office without making out a corrected certificate or correcting the original, the [Commissioner of the Land Office] Archivist, on the application of the party, may in his discretion order the correction to be made by the [said] surveyor; and the corrected certificate made out by him shall be as good and effectual as if he had not resigned, and he shall be entitled to [such] any fees [therefor] as the [Commissioner of the Land Office] Archivist of the Hall of Records Commission shall under all circumstances deem reasonable, not exceeding the fees allowed to surveyors.

15.

All warrants taken out for the purpose of taking up land under the preceding sections shall be directed to the county surveyor of any adjoining county who, before he executes the same warrant, shall take the following oath to be endorsed on the warrant, to wit: "I, A. B., do swear that I will well and truly execute this warrant to the best of my skill and judgment, without favor, affection or partiality."

16.

If in any cause, plots made under the order of the court are not returned from the neglect of the surveyor, the court may order him to pay the costs of the term and may impose on him [such] a fine as the circumstances of the case may require.

17.

If a surveyor shall return a certificate for the examination of the Commissioner of the Land Office Archivist of the Hall of Records Commission and the same it shall be found by him to be erroneous, the party for whose use the survey was made shall not pay any fees to the Commissioner Archivist or surveyor on such erroneous certificate, but the surveyor shall pay to the Commissioner of the Land Office Archivist one third the usual fees thereon.

18.

No surveyor shall mention any boundary in his certificate of any survey, unless he shall actually run and measure the distance to **[**such**]** *the* boundary and the boundaries by him returned shall be at the end of the line as expressed and his certificate shall not contain more land than certified by him therein.

36.

27.

The surveyors of the several counties [and the City of Baltimore] shall each be entitled to charge for his services, under warrant of survey or resurvey directed from the land office, or under such orders or warrants directed from the courts of law, or under courts of equity a per diem fee comparable to the fee prevailing in that respective county [and Baltimore City] as practiced by the members of the Maryland Society of Surveyors.