

A Further Instruction to Edm<sup>d</sup> Jennings Esq<sup>r</sup>  
Judge of our Land-Office in our province of Maryland.

Whereas it has been doubted, whether by our late  
Settlement of Fees, & the Allowance therein of a Fee on  
every Petition, a Fee may be taken on every Petition  
for entering a Caveat, or for other purposes or matters in  
our Land-Affairs, besides the Fees on Petitions for Special  
Warrants. It is our Will & pleasure, y<sup>e</sup> Judge in  
our s<sup>d</sup> Land-Office, shall & may be permitted to take  
receive on every Petition, either for Entering Caveats, or  
other Matters in our s<sup>d</sup> Land-Office, the same Fees as  
is allowed on Petitions by our s<sup>d</sup> late Settlement.

Given under our Hand & Seal at London  
this 26<sup>th</sup> day of May 1735. —

By his Ex<sup>ty</sup> Com<sup>ds</sup>  
John Grove

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Instructions to Sam<sup>l</sup> Ogle our Lieutenant  
Governor & Chancellor, & Edm<sup>d</sup> Jennings Esq<sup>r</sup>  
our Judge of our Land-Office. —

Whereas We have thought fit by our late  
Proclamation, to Direct that no patents or Grants should  
be made for any Surplusage contained in any former Survey  
for w<sup>ch</sup> the possessors should not make application  
within the time directed by our s<sup>d</sup> proclamation; But  
We considering that it may be necessary notwithstanding  
the Elapse of the s<sup>d</sup> time, to give permission to the  
possessors of Land to Resurvey, & take up the Surplusage  
in such manner as may be most proper to shew our  
Indulgence to the Inhabitants. And also not to  
Benefit of the Discoverys of Surplusage