

time being is to sign with you all my Leases of manor
and Reserve Lands, also to do all other acts and Deeds relative
to his said office.

81.) And you are to inform our Judge of the Land
Office that he is to take all such Fees to himself and
his officers as usual, and no other, until my Pleasure
shall be known to the contrary.

82.) Whereas by a proclamation from my late
Dear Father made within our said Province of
Maryland it was directed. "That no grants should be
made for any surplusage Lands contain'd in any former
Surveys within the time directed by the said Proclama-
tion to any Persons in Possession of the said Surplusage
Lands that did not make Discovery thereof within the
Time thereby limited and fixed." As by the said Proclamation
will more fully appear; And considering it may be necessary,
I do hereby order and Direct you on your consultation
with our Judge of the Land Office and my Agent and Receiver
General aforesaid, to make in my name further Proclamation
notwithstanding the Elapse of the said time, to give fresh
Commission to the possessors of such Lands to Resurvey and
take up the surplusage Lands in such manner as you with
the advice aforesaid, shall judge most expedient and best
to show our indulgence of the Inhabitants of our said Pro-
vince; But to do this in such a manner as not to prevent the
Benefit of the Discovery of Surplusage Lands to such Persons
who may be intitled thereto by virtue of my said Dear Father's
said Proclamation.

83.) Whereas the ordinary Bill for regulating ordinary
Keepers and Jarchholders within our said Province is a Beneficial
Law and the Income arising therefrom may considerably increase
for