

or forfeited by presenting some such memorandum or written record over the seal or mark of the said platters upon record as aforesaid.

4. That you also cause the said Escheated Lands as aforesaid to be entered in another place of the Records together by themselves or due Order mentioning the names of those Lands they containe of Acres they containe together with their bounds and the County and place where they lyie and the time of their Escheat and for fixtures.

5. That you issue the same writs or writs of entry every respect to the County Court where such Escheated Lands shall happen to be seized into his Lordships hands and that you cause from time to time notice to be given to his Lordships Surveyor General and his Deputies of such Escheated and forfeited Lands & then no survey of any of the said Lands may be made by any of them for any other persons and that you permit no Grants for his Lordships by such Lands to pass your Office without particular warrants or Instructions given out to be given by his Lordship to that purpose under his Lordships hand and seal at Armes and doth warrant you Record in your Office here and that you send his Lordships a true Copy of the Record attested under your hand of such Lands as are already and shall hereafter from time to time escheated or forfeited to his Lordship.

6. That whereas his Lordship has heretofore Given several Instructions to his Governor and Surveyor General there to cause two Mannors at least to be reserved in every County of the said Province for his Lordships use each Maner containing at least six Hectares of good Land to be reserved in convenient places and so to be forthwith entered upon Record there in the Secretarial Office of the said Province his Lordship doth hereby will and require you to make strict Search in all and every the said Records of