

7th Every Person desirous of taking up Land within this Province is to pay to you, for His Lordships Use, the Sum of Five Pounds Sterling Cauti^on for every hundred Acres, and in like proportion for a greater, or lesser, quantity, and whereas the Judges of the Land Office are not empowered to grant either Special or Common Warrant until the Party, so applying, shall produce to them a Tittling for the same from under the Agents Hands, you are therefore ordering paid the above Cauti^on in Sterling Cash, good Bills of Exchange or foreign Gold and Silver, as mentioned in the sixth Article of these Instructions, to grant to the Party wanting to take up Land either by Common, or Special, Warrant, the following Tittling. Viz.

Let _____ of _____ County have a
Warrant for _____ Acres of Land, he having paid the
usual Cauti^on for the same this _____ Day of _____ 1768

8th But as a greater quantity of Land may be included in the Certificates of Survey returned, than expressed in the Warrants whether Special, or Common, and the Cauti^on Money for such Surplusage will be still due and as when Certificates are returned by virtue of Warrants of Survey and under the Proclamations which are granted by the Judges of the Land Office, without any Tittling from you, the whole Cauti^on Money will be due thereon and in these Cases no Patent can issue until the Cauti^on due thereon shall be satisfied and paid. You are therefore when Certificates, thus circumstanced, are brought to you to receive the Cauti^on that may be due thereon at the rate of Five Pounds Sterling for every hundred Acres, and in like manner as before directed, certifying on the back of each Certificate the Sterling Sum by you received.