

nor will sell or assign any Warrant, or share, or part of any Warrant to be executed in the said County during the time of my acting as Assistant as aforesaid.

The said Oath to be certified as aforesaid

1st Upon receipt of any common Warrant, you are to note down in a Book (to be kept by you for that Purpose) the time of your receiving it, the quantity of Acres included therein, the date thereof, and on what place the Person obtaining it, Locates the same Warrant; and when any Person offers a Warrant for Location on Land upon which some other Person has already entered a Warrant to affect the same; you shall, if required, produce your Book of Entries and shew him that Entry or Location, if such demand be made at your House or any other place where your Book of Entries shall lie.

2^d You are upon all Primitive Surveys to describe your beginning as well and full as the Thing will admit of, and then only mention Course and Distance to the last Course, which is always to be thus Express'd: Then with a straight Line to the first Beginning.

3^d You are by no means to Survey or return a Certificate for a greater number of Acres than are express'd in your Warrant, unless to include the whole of such Vacancy as shall lay between any Two or more Tracts, of Land, giving this as a Reason for having exceeded the quantity mentioned in your Warrant.

4th As soon as you execute any Warrant or any part thereof, you are to indorse on the back of your Warrant, that it is executed, or that such part thereof (which you must Specify) is Executed: you are also to indorse the Name, or Names, of the Land to which the Warrant is applied and sign the same Indorsement.

5th If any Person assigns to another a Warrant, or part of a Warrant, you are to note it down on the back of the Warrant, and also before you execute any Warrant, or lay out any Land,

which is added — c. 10. These Instructions do not differ from 7 old ones except 4 22 d