

21.

You are not to suffer any Person to run out the Lines of, or execute any Warrant for you, unless an Assistant, properly qualified; and to prevent all Disputes about the priority of Entries, or Locations of Land, no Assistant shall presume to receive or enter the Location of any Warrant, whatsoever; that Power being solely vested in the Deputy Surveyor; nor shall you appoint any such Assistant till he shall be approved of by the Surveyor General, and when you apply for such approbation, you are to set forth the Reasons that induce you to make such Application, and after your Assistant (being approved of by the Surveyor General) shall have entered into Bond with Two sufficient Sureties to you, your Executors, for the true and faithful execution of his Trust, or Employment, and shall have qualified to this Effect: That He will truly and faithfully, to the best of his Knowledge and Power, discharge and execute such his Trust and Employment, you are forthwith to return a Certificate of such his Qualification to the Surveyor General whose approbation, or permission shall be expressed or recited in the Order or Appointment, which you make & deliver to your Assistant; and you are also to give him a Copy of these your Instructions.

22.

Whereas the following being an Article of Instructions, delivered to the Judges of the Land Office viz: "In Case of Warrants of Survey hereafter to be issued, notwithstanding the general Power therein to add all or any contiguous Vacancy, yet, unless the Party who shall obtain the same make a particular Location thereof on the Land and number of Acres he shall intend to secure, within eight Months after the Date of such Warrants, such Person shall not have any Preference before any Person interested in any other Warrant, on which a prior Survey shall be made" You are hereby required to act in Conformity therewith.

23.

In Case you should afterwards dismiss your Assistant, you are to give Notice thereof to the Surveyor General, with your Reason for so doing.