

(22)

and the Trees shall be doctored and one Line shall be drawn  
the end of another because the error of such Survey was in  
Mistaking of Trees Yet so if any Second Taker up hath dug  
at any the aforesaid doctored Trees and run Lines parallel to  
first Taken up Lands and that by this Regulation some parts  
the Land of the Second Taker up will now fall within the Lines  
of the first Taker up in such Case the first Taker up shall have  
no Action of Trespass against the Second Taker up for any Super-  
Trespass within his Lines which he could not have had before  
but on the contrary if the Second Taker up have made any Im-  
provement on the Land now to be taken away he shall hold  
his Improvement and all the Lands & all the Land that falls to  
be within the Lines of the first Taker up by reason of this  
Regulation for such Number of Years as a Jury shall think  
such Improvement deserves not exceeding fourteen Years  
to be reckoned from the time that the first Taker up Refused  
his Land by a Jury and the same Jury shall there ore Con-  
determine the Matter. And whereas this may occasion that  
some Land may lie clear by or about these doctored Trees or  
otherwise in such Case the Jury or the Major part of them shall  
determine in Writing under their Hands and Seals what  
part of such Land happening to be clear shall be assigned  
to the Taker up to take up againe by Common Warrant  
and what part shall be assigned to the Second Taker up  
take up againe in like manner which by his all they are  
empowered to do to make good what disadvantage may  
be either part and no other person for a Year and a Day  
shall Take up any the Land so assigned and if he