

it shall be of no Effect nor shall any Grant for the same  
upon any such surreptitious Survey be of Validity in Law  
And if the first Taker up do not within a Year and a Day  
after the publication of this Act in the County where such  
Land lies resurvey his Land and Ascertain his Bounds y<sup>t</sup>  
then after one Year and a Day expired the second Taker  
up (may if he pleases) for Certainty sake Cause the same  
to be done at his own Cost and Charge. And Be it Enacted  
That the Justices of each respective County Court may  
Grant a Warrant of Resurvey and a Venue for a Jury if  
required where the reason of resurvey is merely Ascertaining  
of Bounds according to the Act the Petitioner only paying  
to the Clerk sixteen pounds of Tobacco for his Warrant  
and thirty pounds of Tobacco or two Shillings Sixpence  
to the Commissioners towards Supporting their Expenses and  
where the Warr<sup>t</sup> of Resurvey is granted as aforesaid then  
the Surveyor shall have merely such fees as in a primi-  
tive Survey any Law Statute or Custom to the contrary  
Notwithstanding And shall Certify that by Virtue of  
Such Warrant he hath resurveyed a Tract of Land called  
A: first Laid out for B: described to Eye and be bounded  
as followeth (here the Situation and Bounds of Land  
to be Expressed) and that he hath resurveyed & regulated  
the same according to the first second or other Example  
of the Act for Regulating and Ascertaining &c. which  
Certificate with a fair Plat shall be returned to the  
Examiner of the County and being Approved by him  
to the County Clerk to be Recorded And to that end, Be  
Enacted that the Governor for the time being may

Enacted