

and his Lordships favour make up of his Warrant ^{upward}
 and the first taker up shall reimburse the second his respective
 Charge for letting his Survey fall to be Adjudged by the County
 Court upon his petition or Motion the first taker up being
 Called and heard and after such Judgment award Execution by
 fieri facias or Attachment, but yet if such second Survey has
 been made above seven years before this present Session and
 has been Teated and Improved by the second Taker up and never
 yet Teated and Improved by the first Taker up or his Assignes, then
 the first Taker up and not the second shall be put to seek for the
 Benefit of his Warrant Elsewhere. And this word up the River
 Creek or Instead of down or down instead of up shall not vitiate
 any Grant or Deed by which Land is conveyed from one man
 to another where the rest of the words in the said Grant or Deed
 manifestly imply it not to be a Mistake and the first taker up
 shall rectify his Survey and take a new Grant which shall be
 under the same Rent and no other. Provided always And be
 it Enacted That nothing in this Act contained shall alter
 Change Make void, make Erroneous or defeat any Judgment
 Given and recorded in the provincial Court before the making
 this Act, nor make void any Arbitration or award under hand or
 Seal given before the making of this Act, although such
 Judgments and awards are given contrary to the meaning
 this Act, but all such Judgments and all such awards
 they might not otherwise be good about Land shall be
 hereby Confirmed other Errors in Law Excepted, provided
 awards shall within a year and a day be recorded in
 respective County Records after the publication of