or incorporated village to which such goods and chattels are removed, within two months from such removal, otherwise the said goods and chattels shall be liable to seizure and sale in execution, and in such case such mortgage shall be null and void as against subsequent purchasers and mortgagees for valuable consideration, as if never executed. 5

As to the renewal of registration at the end of the year, under sec. S, of the said Act.

III. The copy of any mortgage registered under the first section of this Act, and the statement of account and affidavits, required by the eighth section of the said Act to be again filed within the period therein mentioned in order to preserve the mortgage, shall be filed in the office of the Clerk of the Township, Union of Townships, city, town or incor- 10 porated village, wherein the goods and chattels mortgaged are then situate, with the same effect, and under the same penalty for not filing them, as provided in the said section with respect to mortgages registered in the office of the Clerk of a County Court.

Certificates of Clerks of Townships and as to instruments registered under this Act. IV. The certificate of the Clerk of the Township, or Union of Town-15 ships, city, town or incorporated village in whose office any instrument or document is fyled under this Act, and the seal of the municipality, shall have the same effect, with regard to any such instrument or document or any copy thereof, as by the ninth section of the said Act is given to the certificate of the Clerk of the County Court under the seal 20 of the Court, with regard to instruments or documents fyled in his office or any copy thereof.