- 2. And every such Municipality shall allow every such Registrar free access to any assessment or valuation roll heretofore made, and shall allow him to make such extracts therefrom as he may think proper, and shall cause such extracts to 5 be examined by the Municipal Officer having the custody of such Roll, and to be certified by him, if found correct ;---And such access, and the privileges hereby conferred on any Registrar, shall be used by him for the purposes for which the certified copies of assessment or valuation rolls are herein-10 above directed to be used by him.
- 5. If the property in question has been at any time during Provision the ten years aforesaid in another County or Registration perty has been division, any books, entries and documents whereof, relating in another to such property or a transcript thereof, have not been trans-Registration Division and the Registry Office of the County or Registration dithe Registration in which the property lies, when the certificate is required, first applied the Registrar's certificate shall state this fact, and in any such has no trancase the applicant for the Judgment of confirmation shall obtain Books, &c. from the Registrar of such former County or Registration a 20 certificate for the period during which the property was in his County or Registration division, or in any other of which the books, entries and documents affecting such property have been transmitted; and such Registrar shall, as to such period, have the same duties and powers as the Registrar in whose 25 County or Registration division the property lies at the time of the application for a judgment of confirmation.

6. If the applicant is willing that the judgment of confirm- Judgment ation be rendered subject to the hypothecs mentioned in the subject to the Registrar's certificate, he shall file, in the Office of the Court, turned by the 30 a declaration to that effect, and it shall be so rendered accord-Registrar. ingly:

2. But if the applicant desires that the judgment of confirm- Proceedings if ation shall discharge the hypothecs upon the property, he the applicant shall, when he files such certificate, pay into Court the price rid of the baid 35 (if any) mentioned in the Title to be confirmed, or which he hypothecs. has made up by bidding in the manner allowed by the said Act; and if it appears by the Registrar's certificate filed as aforesaid, that there are no charges on the property, and if no opposition is filed, or maintained by the Court,-or if such Price to be 40 price be sufficient to pay all the charges mentioned in the paid in. said certificate and in the oppositions (if any) filed in the case and maintained by the Court, and all costs, -- the judgment shall, in either case, be pronounced purely and simply;

3. But if such price be not sufficient to pay such charges and Valuation of 45 costs,-or if there be no price mentioned in the Title to be the property in confirmed, -- the Court or any Judge thereof shall, at the instance certain cases. of the Applicant for the judgment, appoint two Experts, and the Applicant shall appoint one, and such three Experts, or a