

3. Against the immediate *auteur* of the party who owned the property at the commencement of the said ten years ;

4. And which do not appear by the books of such Registrar to have been wholly discharged ;

Such certificate shall state also the date of every instrument registered as creating or evidencing any such hypothec, the date of its registration, and the name of the Notary or Notaries before whom such instrument was passed, if it be notarial, and shall mention, as to each hypothec, any partial discharge registered, and the sum which appears to be due for principal and interest ; and if the registration of any such hypothec has been renewed, the certificate shall mention every such renewal and the date thereof ;

Or, if there be no such privileges as aforesaid registered in his office, or all of them so registered appear by his books to be wholly discharged, the Registrar shall state the same in his certificate, which shall be filed by the said applicant .

Provision where the Registrar cannot get all the information requisite from his books.

3. If the Registrar cannot ascertain from the books and documents in his office, who were the owners of the property during the ten years aforesaid or who was the *auteur* of the party who was owner at the commencement of the said ten years, he shall inquire diligently of the neighbouring proprietors and other parties well acquainted with the property, who shall give him such information as they are able to give, in writing and on oath or solemn affirmation to be made before the Registrar or some Justice of the Peace :

2. The Registrar shall, in his certificate, refer to the information so received, mentioning the parties who gave it ;—he shall take care that each fact, on which he founds any statement in his certificate, is attested by two witnesses at least, and he shall annex their affidavits to his certificate ;

3. The certificate of the Registrar may be in the Form hereunto annexed, or to the like effect.

Registrar to have copies of or access to all assessment rolls.

4. The Municipality of every City, Town or other local Municipality, shall furnish at its own cost, to the Registrar of the County or Registration division in which it is situate, a certified copy of every valuation roll or assessment in force when this Act comes into effect, or which shall be thereafter made in such municipality, and the Registrar shall keep the same in his office among the records thereof, and shall use the same for the purpose of making such certificates as aforesaid, and generally for the purpose of obtaining and furnishing correct information touching all property within his County or Registration Division, and of making the Index to Estates which he is bound by law to keep :