poses as like penalties, fines and forfeitures are required to be collected and applied under and by authority of the sixth and seventh Sections of the Act passed in the eighth year

5 of Her Majesty's Reign, and intituled, "An 8 Vic. c. 58.

" Act to declare certain Lands in Upper Ca-" nada liable to Assessment, and to oblige the

" owners of such Lands to make Returns

" thereof to the District Treasurer."

XLII. And be it enacted, That when-Duty of the Registrar in ever any such plan or map of any such whose office Town or Village, in Upper Canada, or any such plan shall be depooriginal division thereof, shall be made sited U.C. and deposited in the Registry Office of 15 the County wherein the same shall be situate, it shall be the duty of the Registrar of such County to make a record of the same, and enter the day and year on which the same shall be deposited in his of-20 fice; and for such service the said Registrar shall be entitled to charge the same fees, and no more, that are by law established for making a record of any other document, which is by law required to be entered of 25 record in such office; and such Registrar shall thereupon keep a separate book for the registering of title deeds of lands situate in such Town or Village, in the same manner as is by law required for register-30 ing of title deeds for lands situate in Townships.

XLIII. And for avoiding all doubt as to As to lands in the application of the foregoing enactments adjoining concentration in the cases hereinafter mentioned: Be it cluded in the 35 declared and enacted, That in all cases same grant. where any Letters Patent of grant, or other instrument, has issued for several lots or parcels of land in Upper Canada, in concessions adjoining each other, the side lines 40 or limits of the lots or parcels of land therein mentioned and expressed, shall commence at the front angles of such lots or parcels of land respectively, and shall be run as hereinbefore provided, and shall