shall sufficiently specify and describe the said property and shall be made in the manner required with respect to the notice mentioned in the next preceding section, and by the like parties and subject to the same conditions :

Notice and 2. Such notice shall also mention the name of the party in 5 Registration possession of the property affected by it, at the date thereof, thereof. and shall be registered in a book to be kept by the Registrar for the purpose, and the volume and page on which it is registered shall be referred to in the margin of the original registration of the hypothec itself; 10

3. Such renewal of registration shall not interrupt the pre-Effect of renewal. scription of the hypothec to which it relates, and if wrongfully made shall be subject to radiation, in like manner as the original registration of a hypothec.

**20.** An index to the Books used for the registration of 15 Index to notices under the two next preceding sections respectively, shall be kept and written up daily by the Registrars, and every such notice shall be indexed under the name of the party in whose favor the hypothec subsists,---under the name of the party against whom it subsists,---and under the name of the 20 owner of the property as mentioned in the notice.

> And in order to facilitate the proof, for purposes of registratration, of the execution before witnesses of titles to real estate, and of certificates of discharge :---

On what affidavit documents may be Registered under s. 40 of 4 V. c. 30.

notices.

21. The deeds, conveyances, wills and writings for the 25 registration of which at full length provision is made in and by the fortieth section of the said Registration Ordinance, fourth Victoria, chapter thirty, may, if executed and published in any place in this Province, either within or without the Registration Division in which the lands therein mentioned lie, be re- 30 gistered at full length, if an affidavit, sworn before one of the Judges of the Court of Queen's Bench or Superior Court, or before any Commissioner for taking affidavits, either in Upper or Lower Canada, to be used in the Superior Court, or before a Judge of any of the Superior Courts of Law or Equity,---or 35 any Judge of a County Court within his County, in Upper Canada,---be brought with such deed, conveyance, will or writing to the Registrar, wherein one of the witnesses to the execution of such deed, conveyance or writing, or to the signing and publishing of such will, swears that he saw the said 40 deed, conveyance or writing executed, or such will signed and published by the testator ;---or if, when such deed, conveyance, will or writing, is brought to the Registrar's Office to be registered at full length as aforesaid, one of the witnesses to the execution of such deed, conveyance or writing, or to the 45 signing and publishing of such will, makes oath before the said Registrar or his Deputy that he saw the said deed, convey-