Secretary in and with regard to any such Register Book, or one to a similar effect, shall be given by the Judge of the County. Court having jurisdiction in such County, on the application of the Register, and such Certificate shall be in the form or to the effect in the Schedule to this Act annexed; and if such Trea- 5 surer shall refuse or neglect to furnish such book within thirty days after the application of the Register, the Register may provide the same, and recover the cost thereof from the Muni-Size and form cipality of the County. And such Register Books shall be as to be the same nearly as may be of the like size and description as those here-10 tofore furnished to Registers in Upper Canada by the Provincial Secretary under the said twenty-second section of the said

as at present.

Act.

Every County sending a Member, to have a separate Registry Office.

III. And be it enacted, That from and after the passing of this Act, each County in Upper Canada, now entitled to re-15 turn a Member or Members of the Legislative Assembly to represent such County in the Provincial Parliament, shall be also entitled to have a separate Registry Office for the registration of titles, and Registers shall be appointed accordingly.

When a deed, &c. relates to lands in several loonly one memorial need be furnished.

IV. And be it enacted, That when any Deed, Will or other 20 Instrument, shall embrace different lots or parcels of land situate in different localities in the same County, it shall only calities in the be necessary to furnish one Memorial of such Deed, and such same County, Memorial shall be copied into the Register Book for the City, Town, Township or place in which the different parcels or lots 25 of land are situate, so far only as it relates to the lands situate within such City, Town, Township or place respectively, and the Register shall make the necessary Entries and Certificates accordingly: Provided always, that only one Certificate of Registry shall be allowed or charged for, and that in counting 30 folios to be charged for, the marginal certificates, notes or references shall not be included.

Proviso.

Fees to be bereaster allowed to Registrars.

V. And be it enacted, That from and after the passing of this Act, every Register in Upper Canada shall be allowed the 35 following fees, and no more, that is to say:

For drawing Affidavit of Execution of Instrument and Memorial brought to be registered, if done by the Register or his Deputy, including swearing and all certificates thereof two shillings and six-pence.

For recording every Deed, Conveyance, Will, Power of Attorney or Agreement, including all necessary Entries and Certificates, six shillings and three-pence, but in case such Entries and Certificates exceed eight hundred words, at the rate of eight-pence for every additional hundred words.

For registering Certificate of Judgment two shillings and sixpence, satisfaction thereof two shillinge and six-pence.