applicants for examined before either of the said Boards shall give due admission, &c. notice thereof in writing to the Secretary of such Board at least one month previous to the meeting thereof, and shall then pay to the Secretary the fee of five shillings in the said Act mentioned; and each applicant obtaining a 5 certificate shall pay to the Secretary the fee of ten shillings in the said Act mentioned.

Fee or receiv-

IV. And be it enacted, That for and notwithstanding ing certificate, anything in the said Act the sum payable by each applicant receiving a certificate, shall be five pounds currency, 10 and not two pounds ten shillings currency as in the said Act mentioned; and the said sum shall be applied and divided in the manner and to the purposes to which the said sum of two pounds ten shillings is by the said Act directed to be applied and divided.

Application.

Oath of allegiance where to be deposited.

V. And be it enacted, That for and notwithstanding anything in the said Act, the oath of allegiance and of office to be taken by persons admitted as Surveyors, shall, if taken in Lower Canada, be deposited in the office of the Prothonotary of the Superior Court in the District of 20 Quebec; and if taken in Upper Canada, in the Registry Office of the County of York.

Indentures or articles of applicants must be fyled with the Secretary within a certain time.

VI. And be it enacted, That no instrument in writing under which any applicant for admission to practise as a Surveyor shall claim to have served with some practising 25 Surveyor the period of three years, one year, or six months mentioned in the third section of the said amended Act, shall avail to authorize the admission of such applicant, unless such instrument if executed before witnesses, or a notarial copy thereof if it be a notarial instrument, 30 shall have been transmitted to the Secretary of the Board before whom the applicant is to be examined, within months next after the date thereof if it be executed after the passing of this Act, or before the day of now next if it shall have 35 been executed before the passing of this Act: and the said Secretary is hereby required to acknowledge by post the receipt of all such instruments or copies thereof transmitted to him, and carefully to keep the same in his office. 40

Recital.

VII. And whereas, owing partly to certain delays which have occurred in the distribution of the Statutes and partly to other causes, many Procès Verbaux of Survey in Lower Canada have been drawn up in a manner substantially correct, but not in the precise form required by 45 the said Act, and law suits and vexatious proceedings Certain Process might grow out of the same: For remedy thereof, be it enacted, That any Proces Verbal now existing in Lower Canada which shall substantially contain such particulars as may be requisite for the full understanding of the Sur- 50

Verbaux confirmed.