duplicates at length in the register book, which transcription of one of such duplicates shall be as effectual as the entering in such book of both of such duplicates, and be the registering of such deed, conveyance, assurance, power of attorney or instrument, in duplicate.

Certificate of registry and entry in the gister Book.

3. Every such Registrar or Deputy Registrar who shall make such 5 entry as is mentioned in the preceding section of this Act, shall execute margin of Re- a certificate of registry, and sign the same on each and every of such duplicate instruments so registered, and in the margin of such entry by transcription in the registry book, and therein mention the certain day, hour and time on which the said deed, conveyance, assurance, power of 10 attorney or instrument is registered in duplicate, expressing also in what book and number the same is entered, which certificate shall be allowed as evidence of such respective registries in all Courts in Upper Canada.

Registrar to duplicate to be evidence.

4. Every Registrar shall keep and preserve, amongst the records of keep one du-his office, one of the said duplicate original instruments, so entered and 15 registered as duplicates, having such affidavit or authentication on or appended thereto, and produce the same in any Court of Record when thereto lawfully required, and each and either of such duplicate instruments, certified by such Registrar or Deputy Registrar as registered in duplicate, shall be, and be allowed, and taken to be the original 20 registered deed, conveyance, assurance, power of attorney or instrument, as may be in all Courts whatsover.

Registry by duplicate to have the same scription.

5. The registering by transcription, in pursuance of the foregoing sections of this Act, of any such deed, conveyance, assurance, power of attorney or instrument, shall be and be taken and adjudged to be, of 25 gistry by pre- the same validity in law, and shall have the same force and effect upon the estate affected thereby, in relation to subsequent or other deeds and instruments, and to all intents and purposes, as if a memorial thereof had been entered and registered, pursuant to the Registry Laws of Upper Canada, and be subject to the payment of the like fees, with 30 respect to proof of execution, number of words contained in such transcription, searches, abstracts, and copies from the office, as is allowed in case of memorials, also to payment of cents for collating incents for each such certificate of registry endorsed struments, and under the provisions of this Act; anything in the said registry laws 35 contained to the contrary notwithstanding.

Fees. .

Order of registering instruments in duplicate.

Proviso: when the instruments offered as dubut not materially.

6. Each Registrar shall refer in his office calendar to the number of every deed and instrument so registered in duplicate, and to the land, tenements or hereditaments in any township, parish or municipality mentioned in the same, and enter in the indices of the register book the 40 names of the parties thereto, and shall so enter and register the said deeds and instruments so required to be registered by transcription, as hereinbefore is provided, in the same order that he is required to enter and register by law, memorials of other deeds and instruments, wills and probates, not registered through duplicates, that, is, as they shall 45 respectively come to his hand: Provided, nevertheless, when deeds and instruments, executed, proved or authenticated, and produced as duplicates, shall not materially differ from being true transcripts of each plicates differ other, but shall contain whatever is or shall be required by the Registry Laws of Upper Canada, to constitute one of them a memorial of the 50 other of the said instruments, in such case the Registrar, in his discretion, may enter one of the said instruments, having the said proof of execution or authentication on or appended thereto, as a memorial,