ments prepared under the direction of the said Commissioners. or which have come into their hands as such Commissioners.

Commissioner to have plans and books of reference made.

28. The Commissioner of Crown Lands shall cause to be prepared, under his superintendence, a correct plan of each City, Town, Incorporated Village, Parish, Township, or part thereof, in each County or Registration Division in Lower Canada, with a Book of Reference to such place, in which book shall be set forth---

What they shall show.

1. A general description of each lot or parcel of land shewn 10 on the plan to which it refers;

2. The name of the owner of each separate lot or parcel of land or of any estate therein, so far as it can be ascertained; and---

- 3. Every thing necessary to the right understanding of such plan for the purposes of this Act;
- 4. And each separate lot or parcel of land, shewn on the plan, shall be referred to in the said book, by a number which shall be marked on it upon the plan, and entered in the said book, and the Commissioner may adopt any means he thinks to ensure the correctness thereof.

Plans, &c., to a date certain.

29. Each of the said Plans and Books of Reference shall be made up to be made up to some precise date, up to which it shall be corrected as far as possible, and this date shall be marked upon it---and it shall be signed by the said Commissioner, and remain of record in his office.

20

Copies to be Registrars.

errors in

them.

30. A copy of each such Plan and Book of Reference, cerdeposited with tified by the Commissioner of Crown Lands, shall be deposited in the Office of the Registrar in whose County or Registration Division the place to which they refer is situate, and shall there remain open to inspection of the public during office 30 His duty as to hours; They shall not be altered by the Registrar in any way, but if he ascertains that there was any error therein at the time at which they bear date, he shall report such error to the Commissioner of Crown Lands, who, on being satisfied thereof, and of the correction to be made, shall correct the original and 35 the copy accordingly, certifying such correction under his hand:

How corrections may be made.

2. Such correction shall not be so made as to alter the number of the lots or parcels of land on the plan, but any lot or parcel of land found to have been omitted, shall be inserted and dis- 40 tinguished by a letter or some other device which will not interfere with the original numbering; nor shall any correction be made in consequence of any change of ownership or division of any lot happening after the date up to which they were made. 45