

- Bills of sale, 23.  
 Bishop, conveyance to, 61.  
 Books, Registry; application to Treasurer for, 24; Registrar may provide, when, 24; to be paid for out of county or city funds, 24; to be deemed property of the Queen, 24; to be of uniform size, 24; pages of, to be numbered, 37; separate for each township, &c., 24; to be certified by C. C. judge or warden, 24; to be exhibited, 23; formerly not exhibited, 23; to be transferred, when, 25, 26; penalty for refusal to transfer, 26; when not to be delivered, 25, 26; order to restore possession of refused, when, 26; instruments to be copied in full into, 28, 32; lost or destroyed, 51; unfit for use, provision as to, 27; original to be preserved, 27; to be inspected, 53; production of evidence of, registration, 29; for unincorporated villages, 51.  
 Bonds; for the sale of lands may be registered, 29; to the Crown, where registered, 62.  
 Bothwell Petroleum Company, 64.  
 British Colony, affidavit made in, 34.  
 Burial ground sites, need not be registered, 41.  
 Building lots sold according to plan, 49.  
 By-laws, municipal; for opening streets, &c., on private property, must be registered, 40, 62; power to pass how given, 40; mode of registration, 40.  
 By-laws, municipal; as to debentures, 62.  
 Canada Company, 64.  
*Case omittis*, 25.  
 Certificates; of filing and dismissal of bill in equity, 30; of decrees, or of proceedings affecting lands, 30, 62; of filing petition for quieting title, 62; of title, 62; of satisfaction of mortgages—(See *Discharge of Mortgage*); of payment of taxes, 30; of payment of taxes, fee on, 47, 67; of registration to be endorsed, 28, fee on, 45, 46, 47, 67; of registration to be *prima facie* evidence, 28; of registration of power of attorney, 35, 36; respecting registry books, 24; of proof before county judge to be indorsed on instrument, 35; of fees due to Registrar, 48; of appointment of assignee, 62; insufficient, 23; not evidence of title, 23; of identity need not be endorsed on deed, 35; of naturalization, 65.  
 Certified copies of instruments to be furnished, 23; received in evidence, 23.  
 Certified copies of power of attorney received in evidence, 36; may be registered, 36.  
 Certified copies may be used in suits after notice, 36; exception, 36; costs, 36.  
 Cemetery companies, deeds by, 41.  
 Chamberlain—See *Treasurer*.  
 Chattels, assignment of, 23.  
 Church Temporalities Act, deeds under, 61.  
 Cities with separate Registries, 18.  
 Clerk, Registrar's, liability of, 21.  
 Clerk of the Peace, fee to, for search and copy of covenant, &c., 20, 21.  
 Cloud on title, 41.  
 Commissioner of Crown Lands to furnish plans, 52, 66.  
 Commissioners' report on Dower, 62.  
 Companies, joint stock—See *respective titles of*.  
 Computation of fees, mode of, 45, 46.  
 Connexional W. M. Society, deeds to, 61.  
 Consideration, valuable, 40, 41.  
 Contracts, shipbuilding, 63.  
 Conveyance general, where recorded, 24.  
 Conveyances from corporate bodies, 35, 64.  
 Co-operative associations, 64.  
 Copy of entry in registry book, evidence, 29.  
 Copy; of will, 30; of probate or letters of administration with will annexed, 30.  
 Copies of memorials, 25.  
 Copies, certified—(see *Certified copies*); notarial—(see *Notarial copies*).  
 Corporate bodies, deeds from by attorneys, 64.  
 Corporation; seal of, sufficient evidence, 35; municipal, recovery of fees from, 48.