East Saskatchewan Land Regis tration Dis-

(a.) The East Saskatchewan land registration district shall consist of so much of the said Provisional District of Saskatchewan as lies to the east of the dividing line between the tenth and eleventh ranges of townships west of the third principal meridian in the system of Dominion land surveys;

West Saskatchewan Land Regis-tration Dis-

(b.) The West Saskatchewan land registration district shall consist of so much of the said Provisional District of Saskatchewan as lies to the west of the said dividing line between the tenth and eleventh ranges of townships west 10 of the third principal meridian aforesaid.

R.S.C., c. 51, s. 46 amended

3. The following words are hereby added at the end of section forty-six of "The Territories Real Property Act:"-"But in no case shall it be necessary for any applicant to produce copies of any registered documents under the fore- 15 going provisions of this section, if the originals of such documents are of record at the time when the application is made, in the office of the registrar to whom the application is made."

Ratification of fore this Act passed.

4. All registrations effected and all acts done in accord- 20 ance with the foregoing provisions of this Act previous to transfers, &c., the passing thereof are hereby ratified and confirmed, and effected before this Act the transfer by the registrar of the West Saskatchewan registration district to the registrar of the East Saskatchewan registration district of any deeds, instruments or documents 25 registered previous to the said ninth day of M iy and relating to lands by this Act detached from the former and attached to the latter registration district is also hereby ratified and confirmed.

Registrations under 49 V under 49 V., c. 26 and R S. C., c. 51, not invalidated

5. No registration of titles effected under the provisions 30 of either of the Acts hereinbefore cited shall be deemed to be invalid or defective in consequence of such registration having been made by a registrar previously to his having taken the oath of office or entered into the bond required by the said Acts, nor in consequence of any person having acted as deputy registrar without having been formally appointed and without having taken the prescribed oath and entered into a bond as required by the said Acts.

R.S.C., c. 51; s. 138, repeal-ed and new section sub-

6. Section one hundred and thirty-eight of "The Territories Real Property Act" is hereby repealed and the follow- 40 ing substituted therefor:—

Court of Ap-

"138. Any person who feels aggrieved by any judgment or decision of the court or judge may appeal to the Court of Appeal, and for the purposes of this Act the several judges of the Supreme Court of the North-West Territories 45 sitting together are hereby constituted the Court of Appeal, and a majority of such judges shall form a quorum. Such Court of Appeal shall be presided over by the senior judge present, and shall sit at least once in each year at the seat of government of the North-West Territories for the pur- 50 pose of hearing appeals from orders, judgments and decisions

Quorum.

Sittings.