

Attorney-General, the principles asked for being incorporated in the following clauses :—

When any mortgagee or assignee requests that such mortgage or assignment of mortgage shall be registered, but not at full length, he, his solicitor, or agent or the person paying the registry fees, may endorse or cause to be endorsed upon each duplicate original of said mortgage or assignment of mortgage the words following, that is to say :—“The mortgagee (or assignee of the within mortgage, as the case may be) requests that this instrument shall be duly registered, but not at full length.

(Signed)

A. B.,

Mortgagee, assignee, solicitor or agent.

On the receipt by the registrar, for registration, of any such mortgage or assignment of mortgage, executed in two or more original parts, with said request endorsed thereon, it shall not be incumbent upon the registrar to copy the same at full length in the separate registry book for the township, reputed township, city, town, town plot or incorporated village within the county wherein the lands affected by said mortgage lie, but the registrar shall in all other respects register the said instrument according to the requirements of the said Registry Act, as though this Act had not been passed.

Mr. Crerar entered fully into the details of the bill, claiming that it was the outcome of mature deliberation and conceived in the interests of the public at large. It looked as if the Attorney-General were favorably disposed, and it is not unlikely that the bill will be introduced with slight amendments.

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