

of any sub-division heretofore made and recorded, among the said land records, and when such a plat shall be of land acquired by more than one conveyance, the outlines of the land acquired by the several conveyances shall be indicated by red lines drawn upon said plat, and the surveyor's certificate shall assign the various lots, blocks, etc., to the respective conveyances out of which the same shall have been taken, and shall also testify that a monument stone of not less than six inches diameter at the top has been planted, two feet in the ground at each end of one of the principal lines of said plat, and that the location of said stones are properly indicated on said plat; provided, however, that nothing in this section shall prevent the maker of any of said plats from placing the same on record in sections of the size hereinbefore provided.

SEC. 85c. That before said plat shall be received of record, the party desiring to record same shall file in the Circuit Court for Prince George's county a petition setting forth under oath the tract or tracts of which said sub-division is made up, together with reference to the deed or deeds conveying same to him, that the land included in said plat or owned by said party applying for same does not conflict with the established lines of any other sub-division entered of record, and that the name given same to the best of his knowledge is not synonymous and does not conflict with the name of any other sub-division heretofore filed; and upon filing of such application, the clerk shall cause a notice to be published in one of the newspapers published in Prince George's county, setting forth that application has been for the recording of a plat of said sub-division giving the name, the election district in which same is located, requiring cause to be shown within five days from the date of giving such notice why such plat should not be recorded.

SEC. 85D. The maker of said plat or plats, when the same shall be presented for record shall furnish the clerk of the Circuit Court for said county, two copies of such plat or plats, one of which shall be, by said clerk, placed in and attached to the book hereinafter provided for, and other shall, by said clerk, be attached to and made a part of the substance record; now by law required to be kept, and shall transmit the same, with the said substance record, to the Commissioners of the Land Office, as now by law directed; and the said clerk shall receive for each plat or section of a plat so filed with him the sum of two dollars; the maker of said plat or plats at the same time shall furnish to the County Surveyor of said county a copy of such plat or plats, which shall be by said County Surveyor placed in and attached to the plat book in this Act required by him to be