establishment, transferral or cancellation of property or other real rights in an aircraft or parts thereof shall be made public by recordation in the national aviation register, with an annotation on the registration certificate or, in the case of a glider, by recordation in the register or certificates of the Royal National Aeronautics Union [now the Aero Club d'Italia]. In the same manner shall be made public all other documents and requests for which the Civil Code requires registration.

Art. $8\bar{b}6$. (Office competent to effect publication.) The publication must be requested from the Air Minister of Aeronautics in regard to aircraft registered in the national aviation register, or with the

Royal National Aeronautics Union, in the case of gliders.

Publication must also be requested from the director of the airport or the consular authority of the place where the aircraft is located or, in the case of gliders, from the local office of the Royal National Aeronautics Union of the district where the glider is usually kept. The above-mentioned authorities shall immediately transmit the presented documents at the expense of the applicant to the Minister or to the Royal National Aeronautics for recordation in the register.

Art. 867. (Form of the title for publication.) The recordation and annotation may not be made except by virtue of a deed title in the form

prescribed in Article 2657 of the Civil Code (par. 181).

A declaration by the pilot, with an authenticated signature shall

be sufficient in the case of a glider.

Art. 868. (Documents for publication.) A person requesting publication must deliver the documents indicated in Articles 253 and 254 to

the competent office.

Art. 869. (Presentation of certificate of registration.) If publication is requested for an aircraft which has a certificate of registration, the applicant, in addition to delivering the documents stipulated in the preceding article, must present the certificate to the office at which

the application is made for the prescribed annotation.

However, when publication is requested of the Minister of Aeronautics and, due to the fact that the aircraft is in another locality, it is not possible to present the registration certificates, the Minister shall make the recordation in the register and shall, at the expense of the applicant, dispatch a telegram to the director of the airport or to the consular authority at the place where the aircraft is located or to which it is flying, so that the annotation on the registration certificate may be made there.

Art. 870. (Form of publication.) For the form of publication Article

256 shall apply.

The contents of the note shall be recorded in the register where the

aircraft is licensed or registered.

The contents of the recorded note are inserted in the registration

certificate, if any, of the aircraft.

Art. 871. (Order of precedence and priority in recordations.) If several documents are published in accordance with the provisions of the preceding articles, precedence, as established by the Civil Code, shall be determined by the date of recordation in the national aviation register or in the registration certificate.