in the Schedule thereof), and every person having an hypothecary claim on any Seigniory the Schedule relative to which shall be deposited in the office of the Clerk of the Superior Court in the District in which such Seigniory or part thereof is situate, must, for the preservation of his privileges, within six months from the date of the notice in the Canada Gazette of the denosit of the Schedule of such Seigniory, file an opposition to the distribution of all moneys arising or which may arise from the redemption of the Seigniorial rights in such Seigniory; every such opposition Effect and shall be filed in the said office and have effect for thirty duration of years, unless sooner withdrawn, or by Judgment of the opposition. Court dismissed; and if any such opposition be renewed within a less time than thirty years, the opposant shall only be entitled to the costs of one single opposition; and while such opposition shall so remain in force, any Censitaire who shall pay the capital or redemption money, of the rente constituée to the Seignior, shall do so at his peril, and on pain of being liable to any such opposant for any loss he may thereby sustain.

XXI. All minors, interdicted persons and married What parties woman, even in the case of dower not yet open (non must file opencore ouvert,) and all who have entailed or contingent positions to preserve their rights, by themselves or their tutors, curators, husbands privileges. or others, who may act for them, shall be also required. for the preservation of their privileges, to file their opposition to the distribution of all such moneys in the manner provided in the next preceding section : but tutors, curators, husbands or others who shall have neglected to file such oppositions shall, nevertheless. continue to be responsible towards the persons under their charge or authority for any loss which may result from their negligence in the said behalf.

XXII. If after the expiration of six months, from the In default of date of the first publication in the Canada Gazette of opposition, the Notice by the Receiver General of the Deposit of section his share of the fund, &c.

These words are repealed by 19 Vict. Chap. 53, s. 19.