any term thereof, at the place where the judgment in the cause or proceeding is recorded, at any time within six months after such taxation by the Clerk of appeals or his Deputy, and after sufficient notice, (of which sufficiency the Judge shall decide) 5 to the opposite party or his Attorney:

Neither the non-expiration of the time allowed for such revision, nor any correction made by the Judge in the course of such revision, shall operate to stay execution or be a ground of any opposition; but any sum deducted by the Judge shall be 10 deducted from the amount to be paid or levied, and if levied shall be returned by the proper party to the Sheriff or Bailiff levying it, or if paid shall be repaid by the party who received it to the party who paid it; and the Judge's order for deducting such sum shall have the effect of a judgment for the same, 15 by the Court from which the cause in which the taxation was made was originally brought or instituted, and may be enforced by execution accordingly.

7. And whereas by the thirty-ninth section of chapter Appeal under seventy-seven of the Consolidated Statutes for Lower Canada, cap. 40 & cap. 20 it is in effect enacted, that from any judgment rendered by the Stat. for L. C. to Circuit Court in an appealable case the appeal shall be to the lie to the Court said Court of Queen's Bench,—but under the fifteenth section from judgments of the Act respecting Lessors or Lessees (chapter forty of the herenfter ren-Consolidated Statutes for Lower Canada,) an appeal is also 25 given in certain cases from the Circuit Court to the Superior Court,—and by section seven of the Act respecting redress for the illegal detention of soccage lands, (chapter forty-five of the said Consolidated Statutes) an appeal is given from a judgment rendered by a Judge in vacation, to the Superior Court, in 30 cases where such judgment is to be recorded in the Circuit Court, by a Judge of which it is rendered,—so that in the said cases under the said Acts, an appeal now lies either to the Superior Court or to the Court of Queen's Bench at the option of the appellant, and it is expedient that hereafter all appeals from 35 the Circuit Court should be to the Court of Queen's Bench only,-therefore in every case in which an appeal shall lie from any judgment rendered after the passing of this Act under either of the Acts last cited, such appeal shall be to the said Court of Queen's Bench only, whether the judgment be rendered 40 by the Circuit Court or by a Judge of the Superior Court in vacation.

S. So much of either of the said last Acts, or of the Act Repeal of inrespecting the Court of Queen's Bench (chapter seventy-seven consistent enof the Consolidated Statutes for Lower Canada) as is incon-45 sistent with this Act, is hereby repealed.