

In default of
opposition,
Seignior may
receive his
share of the
fund, &c.

And the capital
of the rentes
constituées.

How money
in Receiver
General's
hands shall be
dealt with in
case of oppo-
sition filed.

XXII. If, after the expiration of six months, from the date of the first publication in the *Canada Gazette* of the notice by the Receiver General of the deposit of the schedule of the seigniory in which such land is situated, the possessor of such seigniory produce to the Receiver General a certificate, granted by the Clerk of the Superior Court for the District, in which the schedule relative to such seigniory, or a triplicate thereof, is deposited, stating that there is no opposition to the payment of the redemption moneys in such seigniory, the said Receiver General shall pay to the said Seignior, on his giving a duplicate receipt thereof, the amount of any moneys coming to such Seignior out of the Special Fund hereinbefore mentioned, with interest thereon, at six per cent per annum, to be computed from the date of the said notice, and thereafter the Seignior shall have full right to receive the price of the *rentes constituées* in his seigniory directly from the *Censitaires*, and to deal with such *rentes* as he shall see fit.

XXIII. Whenever the Receiver General shall have ascertained the amount of money coming to any Seignior out of the Special Fund hereby appropriated in aid of the *Censitaires*, and there shall be an opposition filed as aforesaid to the distribution of such money, the Receiver General shall deposit a certificate of the said amount in the hands of the Clerk of the Superior Court in the District wherein the schedule relative to the said seigniory, shall have been deposited; and the said Court shall make the distribution of the said moneys among the opposants, according to the order of their hypotheces, and the preference of their respective privileges; and the Receiver General shall pay the same to the Clerk of the Court to be distributed according to such order, but the interest on any sum coming to a Seignior, and in the Receiver General's hands, shall always be payable to such Seignior.

XXIV. All persons holding in mortmain, corporations, tutors, &c., empowered to tutors, curators and administrators possessing lands held *en*