Contestation & nomologation.

able property.

deposited with the prothonotary of the Superior Court, a certificate and money, as provided by sections 13 and 14 of this act, the said prothonotary shall prepare a report of distribution of the said money in accordance with the rights of the claimants thereto, and the proceedings as to the fyling of claims and the making, contestation and homologation of the said report, shall be the same as proceedings in ordinary cases in the Superior Court after the return of moneys levied by the sheriff, save that in cases of claims bearing interest, such interest shall be calculated up to the date of the deposit, instead of the date of the adjudication and sale, and the same delays shall apply, and the same notices be given as in ordinary cases in the Superior Court.

16. If before the sale of any immoveable property by

1875.

Sale of immove the Secretary Treasurer, the same property be seized by the sheriff, the Secretary-Treasurer, upon being notified in writing by the Plaintiff in the suit, or his attorneys, of such seizure, shall complete his advertisement, but shall

not proceed to sell the same, but shall file an opposition with the sheriff or prothonotary for the amount of the taxes, interest and costs, but if the sheriff's sale is delay ed by opposition or otherwise, the Corporation of the City of Sherbrooke, may then. after two weeks notice given as provided in section five, proceed upon a day to be fixed by such notice to the sale of the said property.

Prescription of

17. All arrears of municipal taxes or school taxes due to this city, are prescribed by four years from the date on which they become due.

This act shall come into force on the day of its sanction.