S. Court may call up the record in cases where lands are seized,

LXXIV. And be it enacted, That when any such Writ de terris, issuing from the 2 Circuit Court, shall have been, in the manner hereinbefore provided, returned into 4 the Superior Court, it shall be lawful for the said last named Court, in its discretion. to direct the record of the cause in which such Writ of execution shall have issued, to 8 be removed into the Superior Court, and such removal shall be made, on an order 10 made by the said Court, and addressed to the Clerk of the Circuit Court at the place 12 from which the record is to be removed, in the same manner and according to the same 14 regulations as are hereinbefore provided for the removal of records in other cases into 16 the Superior Court.

Opposition to Write de bonis, where returnable.

LXXV. And be it enacted, That if 18 any opposition be made to the execution of any Writ de bonis issued from the Circuit 20 such opposition shall be made returnable to the Circuit Court at the place 22 where the cause shall be pending, or at the place in the same District (or in the District 24 of Gaspé, in the same County) where the Circuit Judge or Circuit Judges shall reside, if 26 the Term at such last named place be nearer to the day on which the oppositionshall have 28 been allowed, there to be heard and determined; and when such opposition shall 30 have been made returnable at such last... mentioned place, the Court shall "have 32 nower, if it deem it necessary, to order. the removal of the record in the on-34 ginal suit or action from the place where the judgment was rendered to the place 36 where the Circuit Judge or Judges shall, reside, and such removal shall be made in 38 the manner hereinbefore provided for the removal of records in similar cases; and 40 the Bailiff charged with the execution of the Writ shall immediately after he shall have 42 been served with a true copy of the said opposition, return the same, and the writ 44 with his proceedings thereon, to the Court. to which the opposition shall have been so 46

made returnable; and when final judgment

Removal of record in certain cases.

Duty of Bailiff receiving opposition.