positions to preserve their privileges.

all who have entailed or contingent rights, by themselves or their tutors, curators, husbands 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 behnlf.

XXII. If, after the expiration of six months, from the date

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 therefor, 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 Censilaires, and

XXIII. Whenever the Receiver General shall have as-

certained the amount of money coming to any Seignior out of

and there shall be an opposition filed as aforesaid to the dis-

tribution 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 hypothees, and the pre-

ference 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

to deal with such reales as he shall see fit.

be payable to such Seignior.

Seigniorial Act of 1854.

In default of opposition of the first publication in the *Canada Gazette* of the Notice by Seignior may the Receiver General of the Deposit of the Schedule of the receive his share of the Seigniory in which such land is situate, the possessor of such fund, &c. Seigniory produce to the Receiver General a certificate, granted

And the capital of the rentos constilućes.

How money in Receiver General's hands shall be the Special Fund hereby appropriated in aid of the Censitaires, dealt with in case of opposition filed,

Corporations, tulois, &c., constituées

Proviso.

XXIV. All persons holding in mortmain, corporations, tutors, empowered to curators and administrators possessing lands held en roture, or pay of the ca. persons holding entailed lands the rentes constituées upon which pital of rentes may be redeemed with advantage to those whom they represent, under this Act. may effect the redemption of any rente constituée under the provisions of this Act by paying the price of redemption out of the moneys of those whom they represent : Provided that tutors, curators

18 VICT.

cur of e alie

> repr corj in o pres

185

X

eccl Seig they or in they resp to the unde Act.

DEST

XX Seig notic

any

an op date and by tl to hin to be any s nid ; demp pertie such domai but in serva the d shall parate be req

XX shall : leur de claim out of

or enf

or as

26