

5. That the person, at whose instance any seizure may have been had, or others interested in any opposition to the same, shall take communication of the said declaration or *moyens*, and the several documents so filed as aforesaid, and make answer thereto, within three days from the day of filing the same, and under the like rules that a defendant is bound to plead to the merits of a cause.

6. And it is further ordered, That all and every the rules of this Court, respecting original suits and the course of proceeding therein, in so far as the same may be applicable to claims preferred by opposition, shall be strictly adhered to, as the rules for proceeding thereupon.

7. To the end, that all persons interested in the levy and returns of executions to be issued out of this Court, may be informed when such returns are made—It is ordered, that the Prothonotary of this Court do, from time to time, on every day when any execution may be returned by the Sheriff, and filed of record, fix and place to public view, in his the said Prothonotary's office, a list of such returns, expressing the names of the parties, plaintiff and defendant. That the rules of this Court respecting oppositions to be made after the return of executions, shall be considered to apply to the period that the said list was so affixed by the Prothonotary, in the office aforesaid.

---

---

## SECTION XXXVIII.

### *Of Proceedings in respect to Appeals.*

1. THAT on the allowance of every writ of appeal, the Prothonotary in making up the record, for a due return to such writ, do mark numerical-