And no opposition shall be prefered, or admitted to be made, by the same person, or others in his behalf, for any rights or claims which he may pretend to have, touching any seizure, as aforesaid, and that could have been claimed or made at the period of preferring the original or first opposition, in the manner above directed.

- 2. That every person, who may preser and make any opposition as aforesaid, shall file with the Prothonotary, his declaration or state of the several claims, or moyens d'opposition to be made, after due notice given to file the same, and in which shall be clearly stated all and every his cause or moyens d'opposition of what nature soever, and whereon a sull answer or plea may be made and issue taken, and that no other or surther opposition, claim or moyens shall be made by or received from the same person, to the same levy and scizure.
- 3. That every person, who may file any such cause or moyens d'opposition, shall, at the same time, make an election of domicile in this city, if the sirst election made, as aforesaid, be not in this city, and failing so to do, the office of the Prothonotary shall be taken as his domicile or place of abode, to every legal intent that may be requisite, touching the proceedings of the Court to be notified to the person so opposing.
- 4. That every person, who may file any such declaration, or claim, or moyens d'opposition, shall, at the same time, file in the same office the several deeds, documents and writings, or certified copies thereof, which may be in his power or possession, and whereon the several rights, claimed by the said moyens, are to be maintained, together with a certified list of the same.