To whom addressed.

trict in which the judgment shall have been rendered, and shall be directed to the Sheriff 2 of the said District, who is hereby authorized to levy the sum of money mentioned 4 in such Writ, and the costs of execution. upon and from the immoveable property of 6 the party against whom such judgment shall have been rendered, or upon and from 8 the immoveable property declared by the judgment to be so hypothecated as afore-10 said (as the case may be) in the manner and according to the rules and regulations 12 of law, by and under which any Sheriff may levy money by virtue of a Writ of fieri facias 14 de terris issuing out of any of Her Majesty's Courts of Civil jurisdiction in Lower 16 Canada; and the said Writ, on or before the day fixed for the return thereof, shall be 18 by the said Sheriff returned into the Superior Court, with his proceedings thereupon, in 20 the same manner as if such writ had issued. from the said Court; and all ulterior pro-22. ceedings of what kind soever, consequent upon the issuing of such Writ, or necessary 24 for the execution thereof, as well with regard to the Plaintiff and Defendant as 26. with regard to other parties, who, according. to law, may have intervened in the cause 28 by opposition or otherwise, shall be had in Superior Court, as effectually and in 30 the same manner as if the cause in which such Writ shall have issued had been origi-32 nally brought and determined in the said. Court.

Return.

Ulterior pro-

When the property of the executee is in another District.

LXXIII. And be it enacted, That when the party against whom judgment shall have 36 been rendered in the Circuit Court, shall not have within the District in which such judg-38 ment shall have been rendered, sufficient goods, chattels, lands or tenements to sa; 40 tisfy the said judgment in capital, interest, and costs, but shall have goods, chattels, 42 lands or tenements within any other District in Lower Canada, an alias Writ de bons or 44 de terris, as the case may be, shall issue from the Court at the place where the judgment 46 shall have been rendered, under the seal of