aforesaid, with such intent, have removed, concealed, or disposed of any goods or chattels so obtained, knowing them to have been so obtained, every such person so offending shall be deemed to be guilty of a misdemeanor, 5 and, being convicted thereof, shall be liable to imprisonment in any common gaol in this Province, for any term not exceeding one year, as the Court before whom he shall be tried shall think fit.

CXVII. And be it enacted. That in all cases where it Power to 10 shall be made to appear to the satisfaction of the Court, search for concealed that there is reason to suspect and believe that property. of any bankrupt is concealed in any house, premises, or other place not belonging to such bankrupt, such Court is hereby directed and authorised to grant a search war-15 rant to the Sheriff of the District; and it shall be lawful for such Sheriff, or his deputy, or other officer, to execute such warrant, according to the tenure thereof; and the Sheriff, or other officer employed by him to execute such warrant, shall be entitled to the same protection as is 20 allowed by Law, in execution of a search warrant for property reputed to be stolen or concealed.

CXVIII. And be it enacted, That the Court of Chan- A conrt of cery in and for that part of the Province formerly Upper review e Canada, and the Superior Court in and for that part of 25 the Province formerly Lower Canada, in term or in vacation, in the respective districts in which sections of the said Court are held, shall be, each within their respective jurisdictions, Courts of Review and Appeal in cases or matters of bankruptcy, and shall have full power and 30 authority to entertain, hear and determine and make all necessary orders in all appeals from the several sections of the Court of Bankruptcy, in matters of bankruptcy, in cases arising, pending, or determined within the respective jurisdictions of the said Court of Chancery 35 and the said Superior Court, and to allow such costs of appeal as to them shall seem fit; and that appeals shall respectively lie from the said Court of Bankruptcy, at the instance of any creditor, or of the assignees of any bankrupt, and the decision of such Court of Review shall be 40 final.

CXIX. And be it enacted, That an appeal as aforesaid, In what cases shall lie from all judgments, adjudications and orders of and on what shall lie from all judgments, adjudications and orders of conditions the Court of Bankruptcy, by which any claim to, upon or appeals shall respecting any real estate of the bankrupt, or claimed as 45 belonging to the bankrupt, or any debt, claim or demand upon his estate, shall be determined, and from all judgments, adjudications and orders hereinbefore mentioned, as subject to the revision of the said Court of Review; Provided always, that an exception to the judgment, 50 adjudication or order so appealed from shall be lodged by the appellant in the Court of Bankruptcy within three