342	LAWS OF MARYLAND.	[CH. 1	92
For every pers	son summoned as an evidence on the		
	•••••	<b>7</b> 5	
	g chain carriers, each, if required	<b>7</b> 5	
	chain carriers, every oath	20	
	on a warrant, and return, in crim-		
		1.00	
	uces tecum and return, for each wit-		
	$\operatorname{ned}$	75	
	an attachment when mesne process	15	
_	and chattels which any sheriff shall		
	ake into his possession or wherewith		
	hargeable, the same fees as on execu-		
tion		-1 P	
	a writ of replevin	15	•
_	or executing replevin as upon execu-		
tions	£		
	for serving a withernam as upon		
replevin	force on annuaisament and calc of		
	fees on appraisement and sale of	·	
	ined and sold for rent	1.25	
9	writ of retorno habendo, and return	1.25 $1.25$	
	rit of distringas, and return	$\frac{1.20}{3.00}$	
	nd return of elegit or liberate	3.00	
	g jury on elegit or extent	$\frac{3.00}{20}$	
•	rit of restitution and return	2.00	
_	in partition, for every person sum-	2.00	
	return	75	
For serving wr	rit of partition, and return	$7\overline{5}$	
)	g jury thereon	3.00	
<del></del>	the jury, each	20	
	e, per day	2.00	
	attachment in partition, and return	2.00	. ·
	a writ of inquiry of damages	2.00	
_	g a jury thereon	3.00	
-	the same, each	20	
<u> </u>	e, per day	2.00	
	commissions to supervisors of roads,		
	y the county, each	50	
	f stock under execution	1.00	
	g appraisers in cases of distress for		
	earing them, each	20	
For serving an	execution	15	
0 0 4	7 7 '1 6 17 1 7 7 7 7 1 1 1 1 1 1 1 1 1 1 1 1	. 1 11 .	1

Sec. 2. And be it further enacted, That this Act shall take effect June 1, 1927.