CHAP.

Serving a writ of re-restitution, and return		ſ.	<i>d</i> .
Empannelling a jury to enquire of a forcible entry and de	i <del>.                                    </del>		
For each person summoned as an evidence on the same	I	13	9
For summoning chain carriers, each, if required		4	. 2
For swearing chain carriers, every oath	. 4	4	2 8
For an arrest on a warrant, and return, in criminal cases			
For serving duces tecum, and return		4	10
Return on an attachment when mesne process	f .	—————————————————————————————————————	_
For laying an attachment in any garnishee's hands, for each	h	•	, 4
garnishee • Alleria da		Å	2
For all goods and chattels which any sheriff shall attach an	d	7	-
take into his possession, or wherewith he shall be charge	<del>-</del>		
able, and which shall be condemned, the same fees as or executions.	n		
Returning fieri facias or replevin, each		_	
The same sees on a fieri facias or replevin as upon attachme	ntes	1	4.
Also the same sees on appraisement and sale of goods dis			
trained and fold for rent.			
Serving writ returno habendo, and return		14	Ĭ
Serving writ of distringus, and return		14	
Service and return of elegit or liberat		14	I
Empannelling jury on elegit or extent	1	13	9
For fwearing the same, each	ه معبد د	I	8
Serving writ of restitution and return	I	1.1	0
Summons in partition for every person summoned and re-			
Serving writ of partition, and return		•	2
Empannelling jury thereon		4	
Swearing the jury, each	I	13	9
Attendance por day			
Serving an attachment in partition, and return	•	14 16	* T
Returning writ enquiry of damages			
	I	14	0
Swearing the same, each	1	^ J	8
Attendance per day		14.	
Proclamation of rebellion, and return		16	
Serving withernam, and return		14	
And the same sees allowed as upon replevins.		•	
and the contract of the contra			

IV. And, Whereas it often happens, that small sums only are remaining due, upon judgments given, for great sums and penalties, and nevertheless in these cases, upon executing of writs of capias ad satisfaciendum, the sheriff demands and takes for his fees poundage for the whole money for which such judgments are entered: For remedying of which grievance and inconvenience,

V. Be it enacted, That where any writ of capies ad satisfaciendum Poundage not shall issue, from and after the first day of January next, poundage shall ed for a greater in no case be demanded or taken, upon executing of such writ of capias sum than the ad satisfaciendum, or upon charging any person in execution, by virtue of such writ, for any greater sum than the real debt bona side due and claimed by the plaintiff amounts to, which sum the clerk or the plain-