	7	<b>5.</b>	
Serving a writ of re-restitution, and return		II.	<b>—</b> .
Empannelling a jury to enquire of a forceable entry and	•	<b></b>	
detainer	2	10	7
For each person summoned as an evidence on the same	_	6	3
For summoning chain carriers, each, if required		б	ა ვ
For swearing chain carriers, every oath		2	3 6
For an arrest on a warrant, and return, in criminal cases	,	7	
For serving duces tecum, and return		7.	3
Return on an attachment, when mesne process		2	3
For laying an attachment in any garnishee's hands, for each		6	
garnishee  For all goods and chattels which any sheriff shall attach and		0.	3
For all goods and chattels which any theriff shall attach and take into his possession, or wherewith he shall be charge-		• • • •	-
able, the same sees as on executions		, ,	
Returning fieri facias or replevin, each		2	Q
The same sees on a fieri facias or replevin as upon attachments			
Also the same sees on appraisement and sale of goods dis-		•	
trained and fold tor rent			
Serving writ retorno babendo, and return	I	I	I
Serving writ of diffringas, and return	I	I	I
Service and return of eligit or liberate	I	I	I.
Empannelling jury on elegit or extent	2.	10	7
For swearing the same, each		2	a
Serving writ of restitution, and return	I	IÏ	Ø
Summons in partition, for every person summoned, and	1	سو.	
return		0.	3
Scrving writ of partition, and return		7	3 7 6
Empannelling jury thereon	Ļ	ΙÒ	7
Swearing the jury, each		2	
Attendance, per day	1	I	
Serving an attachment in partition, and fetura	1	<b>5</b>	5
Returning writ enquiry of damages	1	I	I
Empannelling jury thereon	2	10	7
Swearing the fame, each		10 2 1	6
Attendance, per day	į	I	· I
Proclamation of rebellion, and return	I	5	6 1 5
Serving withernam, and return	. 1	Ĩ	E

б

96

3

6

8

5 3 3

6

3

6

9

3

231

RE

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 fatisfasiendam, 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 ennited, 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 greatin no case be demanded or taken upon executing of such writ of capias er sum than the real debt, ad satisfaciendum, or upon charging any person in execution by virtue &c. of such writ, for any greater sum than the real debt band side due and claimed by the plaintiff amounts to, which sum the clerk or the plaintiff, his agent or attorney, shall and are hereby obliged to make and specify