

Municipal Corporations as the case may be, or other person doing the duties of these offices, after judgment in any of Her Majesty's Courts of competent jurisdiction in this Province.

5

Parties having judgments against public functionaries may attach in the hands of the Receiver General or other proper officer.

II. And be it enacted, That it shall be lawful for any person having a judgment against any such officer or public functionary, whose salary or allowance is or shall be payable as aforesaid from the Consolidated Revenue Fund of the Province, or from any District or Municipal fund, to seize and levy on or attach, pursuant to such judgment, in the usual and customary manner and form, in the hands of Her Majesty's Receiver General of the Province, or of the Treasurer of the Municipal District or Corporation, or other person performing the functions of these offices, any amount of the salary or allowance that shall be due to the defendant at the expiration of the then unexpired term of the current year, (or other term at which such salary or allowance is payable, or of the then current fiscal year and so on, by order of the Court, without further process for succeeding quarters or periods until the amount seized shall be equal to that directed to be seized by such writ) and not exceeding, in cases where the salary of the incumbent is or exceeds one thousand pounds currency, one moiety of the sum that shall be due him at the end of each such unexpired term, one-third where the salary is or exceeds five hundred pounds and is short of one thousand pounds, and one-fourth when the salary is short of five hundred pounds, to await the judgment of the Court with respect to the same, and in case of attachment and intervening or opposing creditors, subject to the distribution to be made thereof by order of the Court.

One half of the salary if £1000 or over.

One third if £500 and under £1000. And one fourth if under £500.

What shall be a sufficient service on the Receiver General.

III. And be it enacted, That from whatsoever Court the Writ of Attachment in any such case shall issue, if service thereof be