ration 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 terms until the amount seized shall be equal to that 5 directed to be seized by such writ,) and not exceeding in any case the following proportion, that is to say:

Where the salary, emoluments and allowance of the The preportions seizable. Officer or Functionary shall not exceed the rate of one hundred pounds per annum, no portion thereof shall be 10 seized:

> Where the same shall exceed the rate of one hundred pounds per annum, the per centage thereof which may be seized, shall be as follows:

If they exceed	£100	but not	£150		15	per cent.	15
٠ د د	150	66	200		20	- "	
66	200	"	250		25	- 46	
"	250	66	300		30	"	
66	300	"	400		35	66	
66	400	66	500		40	66	20
66	500	66	600	_	45	66	
66	600	•	800		50	66 '	
66	800	sixty pe	er cent	:			

Court.

Amount seized And the sums so seized shall await the judgment or order to await the of the Court with respect to the same, and in case of 25 attachment and intervening or opposing creditors shall subject to the distribution to be made thereof by order of the Court.

How such seizure may be made.

III. And be it enacted, That from whatsoever Court the Writ of Attachment in any such case shall issue, if 30 service thereof be made upon the Receiver General, or upon the Treasurer of the Municipal Corporation, in person or upon the person doing the duty of his office, by delivering to him personally or by causing to be left at his office, a true copy of such Attachment and certified 35 as such by the Sheriff, his Deputy, or other proper officer of the Court issuing the Attachment, the service of such Writ of Attachment shall be deemed to be sufficient to hold such Receiver General, Treasurer of the Municipal or Corporation, or person doing the duties of his office, 40 although not residing within the local jurisdiction of the Court, to appear therein and answer to such Attachment: and in case it shall not be convenient for him to appear, his answer in writing attested by his official signature and his seal (without oath) stating the salary or amount of 45 money which at the expiration of the year or other term as aforesaid, will be payable to the defendant by him in his capacity of Receiver General, or of the Treasurer of

the Municipal Corporation, shall suffice; and he shall

What return shall suffice.