

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

The proportions seizable.

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

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: 15

If they exceed £100 but not £150	—	15 per cent.	
“ 150	“ 200	— 20	“
“ 200	“ 250	— 25	“
“ 250	“ 300	— 30	“
“ 300	“ 400	— 35	“ 20
“ 400	“ 500	— 40	“
“ 500	“ 600	— 50	“
“ 600	“ 800	— 50	“
“ 800	sixty per cent:		

The whole salary of any officer having other sources of emolument made seizable.

Provided, that whenever any such officer or functionary shall derive from any source whatsoever, either directly or indirectly, any profit or emolument, or shall have any other means of existence besides his salary, the whole amount of such salary in the hands of the Receiver General shall be liable to seizure and attachment for the satisfaction of any judgment held by any creditor against him; and the Court from which the writ of attachment shall issue, upon sufficient proof before any one of the Judges thereof (two days' notice of the application on the part of the judgment creditor for such writ of attachment of the salary of such officer or functionary having been given by such creditor or his attorney), that the said officer or functionary derives any such profit or emolument, directly or indirectly, or has any other means of existence, as aforesaid, shall, in and by such writ, order that the whole of the salary of the said officer or functionary be seized and attached: And the sums so seized shall await the judgment or order of the Court with respect to the same, and in case of attachment and intervening or opposing creditors shall be subject to the distribution to be made thereof by order of the Court. 25 30 35 40 45

Amount seized to await the 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 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 45