

verdict of the jury, to pass judgment against such deputy sheriff or deputy collector, upon which there shall be no writ of error, supersedeas, injunction or appeal, and to award execution as upon all other cases of judgment had in the said court.

4. *And be it enacted*, That if after the securities to the sheriffs and collectors bonds, given by the said William S. Handy, shall have collected a sufficient sum to discharge and pay off the arrearages due by the said William S. Handy to the public, and all costs incurred on his account by his said securities, exclusive of the commission hereinafter allowed them for the collection thereof, any surplus shall remain uncollected, the securities as aforesaid shall, and they are hereby required and directed, to restore and deliver up to the said William S. Handy, all the books, accounts, papers, memorandums and vouchers, in their possession, relative to the same, or which may in any manner be necessary to enable the said William S. Handy to complete the collection of such surplus.

When a sufficient sum is collected to pay off arrearages, surplus accounts to be delivered to Wm. S. Handy.

5. *And be it enacted*, That the said John King, Robert Leatherbury, Henry Banks, senior, Samuel Heath, Josiah F. Polk, and others, securities of the said William S. Handy as aforesaid, are hereby allowed, for their trouble and expense in making the said collection, the same commission upon the residue of the said public taxes or county levy, that was allowed to him the said William S. Handy; and the said securities shall be allowed the term of one year from the passage of this act to make and complete the collection of the balances aforesaid.

Allowance for making collections

6. *And be it enacted*. That James Polk, John Miles, Samuel Heath, Littleton D. Teackle, and all others who became securities for the aforesaid William S. Handy, in the different respective bonds given by him the said William S. Handy, as sheriff of Somerset county for the years eighteen hundred and sixteen, eighteen hundred and seventeen, and eighteen hundred and eighteen, or their representatives, be and they, or their agent or attorney, are hereby appointed, authorised and empowered, in the place of the said William S. Handy, to settle all the business of the said William S. Handy as sheriff, that may be unsettled, and to receive and collect the residue of all dues, fees and demands, and all and every sum and sums of money due to the said William S. Handy in virtue or in consequence of his office of sheriff of Somerset county, for the years eighteen hundred and sixteen, eighteen hundred and seventeen, and eighteen hundred and eighteen, in as full and ample manner as the said William S. Handy could or might have received or collected the same during the time of his being sheriff of Somerset county aforesaid; and the said James Polk, John Miles, Samuel Heath, Littleton D. Teackle, and others, securities to the bonds given by William S. Handy as sheriff of Somerset county, or their representatives, or their agent or attorney, are hereby vested with the whole power and authority which the said William S. Handy had or possessed during the time that he was sheriff of Somerset county; and the said securities shall be allowed the term of one year from the passage of this act in which to complete the collection of the balances aforesaid.

Securities as sheriff authorised to settle all his business as sheriff, &c