

such notice, and proof of such service shall be made to the satisfaction of the court before such judgment shall be entered.

81. If such collector or his securities shall in person or by attorney, desire a trial by jury of any matter in controversy in said suit, which shall by them be pleaded, the court shall thereupon direct a jury to be empanelled at the said term to try and determine the matter in controversy.

82. It shall not be necessary for the State in any suit brought on any bond given by any person who has the collection of any part of the State's revenue, in reply to the plea of performance, to set out at large in its replication, the breaches for which damages are claimed, but may reply generally that the obligor or obligors hath or have not performed the conditions of his or their bond, and give the special matter in evidence, upon which issue the jury shall assess such damages as the State may have sustained, and upon such verdict, if for the State, judgment shall be entered for the penalty of the bond, to be released on the payment of the damages assessed by the jury, with interest thereon until paid and costs.

83. The attorney prosecuting such action shall be allowed the usual commissions for such services, but no payment of any money due the State either in suit or on judgment shall be valid and effectual unless made to the treasurer, or such person as shall have been specially appointed and authorized by him to receive the same, or unless made to such sheriff, coroner or elisor as may be authorized to receive the same by virtue of any execution issued to enforce the payment thereof.

84. The treasurer shall make all just allowances to collectors for insolvencies or removals, upon certificate of the county commissioners or Appeal Tax Court that such allowances are just.

85. Whenever the State shall have a judgment or decree against a debtor or his securities, and money may be ordered to be levied by the county commissioners of any county for the benefit of such debtor, or any one of his sureties, the State's Attorney for the county may order an attachment to be issued by the clerk of the court where such judgment or decree was passed, against the goods, chattels, rights and credits, lands and tenements of such debtor and his sureties, which may be laid in the hands of the county commissioners or their clerk, or any collector of said