Order a suit.

section of this act, the said treasurer may in his discretion order a suit upon his bond, and upon the failure of any collector to pay over as aforesaid by the first day of December, as specified in said ninth section, and settle in full with said treasurer, the latter shall not later than the first day of January following order a suit on his bond. And said collectors shall in all cases be charged with legal inter-Charged with est on all sums of moneys not collected and paid legal interest. over by them by the first day of January succeeding the date of the levy from and after that day, and

shall pay over all interest by them received.

account.

SEC. 15. And be it enacted, That when the said county treasurer shall order suit upon a collector's bond he shall transmit to the State's Attorney, or Statement of some other attorney by him selected, a statement of the account of said collector, and upon the account so transmitted, signed and certified by the treasurer of said county, and on motion being made on behalf of the State, or of the State for the use of the County Commissioners, as the case may be, judgment shall be entered at the first term of the court in which suit is brought against such collector and his sureties, and execution shall issue as in other cases; pro-Previous no- vided ten days previous notice in writing of such motion, and of the amount for which it is to be made, be served on such collector and his sureties, or left

tice.

sheriff.

county.

at their place of abode, signed by said attorney; Duty of the and it shall be the duty of the sheriff to serve such notice, and proof of such service shall be made to the satisfaction of the court before such judgment shall be entered; provided, nevertheless, that when such collector or his sureties, or either of them, shall Not reside in not reside in said county at the time of the institution of the suit, no previous notice of such motion to such non-resident shall be necessary, but judgment shall be entered against such non-resident without summons or notice, as if the same had been duly served, who may, however, in such case come into court at any time before the expiration of the term duce the same at which such judgment is entered, and vacate or reduce the same as to him on proper proof of fraud or mistake in the rendition thereof; and provided that in event of the death of any collector or his sureties, or either of them, the provisions of this section shall