

Chap. Sec.

to the Attorney General, etc., a statement of the account of such collector, and such Attorney, etc., shall proceed against such collector, etc., and upon account so transmitted, etc., and on notice on behalf of the State, judgment shall be entered at the first term, etc., and execution issue thereon, as in all cases of judgment in said courts; provided ten days previous notice be given in writing, to such collectors, etc., signed by the Attorney General, etc., and proof of such notice be made to the satisfaction of court, sheriff to serve such notice; trial by jury may be had by collector, &c., if required, of any matter in controversy, to be specified by them; not necessary for the State on any suit on such bonds, in reply to plea of performance, to set out at large the breaches, etc., but may reply generally that the obligors have not performed the conditions, etc., and give the special matter in evidence, and upon the issues so joined, the jury shall assess such damages as the State shall have sustained, and upon verdict, judgment shall be entered, if for the State, for the penalty of the bond, to be released on payment of the damages assessed by jury, with interest until paid, and costs,

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VALUATION AND ASSESSMENT OF PROPERTY IN THIS STATE—

No appeal taken shall have the effect of staying the collection of the tax; but if after the termination of such appeal it is made to appear to Treasurer for the Western Shore, that any person has paid to proper collector, a greater sum than ought to have been required, agreeably to the opinion of said court, expressed on said appeal, said person shall receive, and Treasurer of Western Shore is authorised to pay him the excess, with interest, etc.,

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If valuation made in any county, &c. shall be corrected in consequence of decision in the Court of Appeals, &c. whereby