

partners as may be agreeable to the provisions of this act, and such decrees may be enforced as decrees in Chancery; may for payment of money, and whereby the answers or any answer in the cause, the claim of the plaintiff shall in any respect be controverted or put in issue, the court on application of any plaintiff or of any party so controverting, or putting the claim in issue, shall frame and send under the rules applied to issues out of Chancery, an issue to a court of law for determining the indebtedness or liability aforesaid, in the premises of said partnership; and any creditor on judgment at law against only the said general partners, may for his claim thereon, proceed by bill in equity, as aforesaid, and have relief as aforesaid, against said general, and said special partners, in which proceeding said judgment shall be taken as prima facie evidence of the amount of the debt due by the partnership as against said special partners."

"Sec. 20. And be it enacted, that if in a cause in equity, as aforesaid instituted, it shall by the answer of any of them on oath or affirmation rendered, or by proof taken in such form as upon petition, the court shall have directed, appear that said partnership has not available assets sufficient to pay its debts, and its liabilities that shall have been fixed, and ascertained, the court may appoint a receiver, with authority to take charge of all the funds and effects, securities, evidences of debts and claims including the property effects, and claims mentioned in the fifteenth section of this act, and books of account, and papers of said partnership, and to sell, claim, recover, receive and compound, in the premises as said court shall order, so that all the property and means and affairs of said partnership shall be liquidated, collected, and received, subject to the future order, or final decree of the court for distribution of the assets among the creditors or otherwise, and said receiver shall be appointed upon such terms, and conditions, and be in all respects subject to such rules and regulations as are according to the course of the court of Chancery, in the case of receivers; and the court may by such order and process as it may deem proper, enforce delivery to said receiver of said funds, and effects, securities, evidences of debt, and books and papers, and may on application compel in manner as orders in Chancery may be enforced, a discovery on oath or affirmation of, and of all matters required relating to said funds, effects, securities, evidences of debt, books and papers, from said partners or any of them, or any of their agents or clerks. And the court may issue such injunction as it may deem proper in