

ARTICLE XC.

SURETIES.

Counter Security.

1. When sureties of executor or administrator may procure counter security.
2. Orphans' court may call on executors or administrators to give new security, may revoke letters for failure to give.
3. Sureties of guardians may call for counter security; court may require it to be given.
4. Sureties of trustees may call for counter security; court may remove trustee for failure to give.
5. Sureties of clerks or registers may apply for counter security; proceedings upon such application; penalty for failure to give

6. Petition for relief from liability of a surety.

7-8. Release of sureties; failure to file new bond.

Completion of Collections of Sheriffs and Collectors of Taxes.

9. Court may appoint trustee to complete collections of sheriff, deputy sheriff and collector, when.
10. Injunction may also issue for protection of sureties, and receiver be appointed in such cases.
11. Court may compel delivery of books and papers to such trustee or receiver.
12. Sections 9-11 shall apply to executors and administrators of said officers.

Counter Security.

1904, art. 90, sec. 1. 1888, art. 90, sec. 1. 1860, art. 91, sec. 1. 1818, ch. 217, sec. 1. 1829, ch. 216, sec. 1.

1. If any security or any counter security of an executor or administrator, or any person interested in the estate of any such security or counter security, shall conceive himself in danger of suffering from the securityship, he may apply to the orphans' court which granted the administration, and the said court may require the party to give counter security, to be approved by the court; and if the party when so required shall not, within a reasonable time fixed by the court, give such counter security, the court may revoke his letters and appoint a new administrator; and if the administrator whose letters are revoked shall not, within a reasonable time to be fixed by the court, deliver over to such new administrator all the property of the decedent remaining in his

As to surety companies, see art. 23, sec. 106, *et seq.*, and art 23, sec. 378, *et seq.*; as to the service of process upon surety companies, see art. 23, sections 87 and 92.

As to the rights of a surety who pays a debt or judgment against his principal, see art. 8, sec. 5, *et seq.*

As to when the premiums on surety bonds are included in the taxable costs, see art. 24, sec. 10. As to the payment for surety bonds furnished the county commissioners, see art. 25, sec. 19.