

2. The courts and judges aforesaid may grant the relief and extension provided in the preceding section, in favor of sheriffs and collectors, to the securities, executors, administrators, or trustees of sheriffs and collectors, who may respectively succeed to their rights and duties.

Art 29, s 47
1852, c 75, s 2
Such relief and extension granted to securities, etc., of sheriff and collector.

3. The said courts and judges may in their discretion require the party applying for such relief to serve notice on the comptroller and county commissioners, or on either of them, according to the character of the taxes represented to be in arrears, previous to passing a final order on such application.

Id s 48
1852, c 75, s 3
In the discretion of courts to require service of notice on the comptroller.

4. Nothing contained in the three last preceding sections shall prevent or delay the enforcement by the comptroller, county commissioners, or others interested, of their rights and remedies.

Id s 49
1852, c 75, s 5
Not to prevent or delay enforcement by comptroller.

XIX.—RELIEF TO SURETIES OF SHERIFFS, DEPUTY SHERIFFS AND COLLECTORS.

- 1 To relieve sureties of sheriff, deputy sheriff, or collector of taxes, trustee appointed.
2 Proceedings, injunction and receiver.

3. Delivery of books, etc., to such trustee or receiver, collections.
4 Applicable to collectors of such officers.

1. In any case where the surety of a sheriff, deputy sheriff or collector of taxes shall apply to a court of equity by bill or petition, the court, on being satisfied that such surety has suffered, or is likely to suffer loss or damage by reason of his suretyship, he may appoint a trustee to complete his collections for the benefit of those concerned, and the court shall compel such sheriff, deputy sheriff or collector, or his representatives, to answer such bill or petition under oath, and disclose the state of his collection.

Art 16, s 74
1831, c 282, ss 1, 2
To relieve sureties of sheriffs, deputy sheriffs, or collectors of taxes.
Trustee appointed

2. If on the filing of a bill or petition under the preceding section, or at any other period in the cause, it shall be made appear to the court, by affidavit, that injunction is necessary to the security of the complainant, the court may issue such injunction, and may appoint a receiver to take charge of the collections of the defendant, and to perform the duty of the trustee mentioned in the preceding section, till the further order of the court; and the court may confer on him such powers, and pass such orders, as may be necessary to effect the objects of such injunction and receivership.

Id. s 75
1834, c 76, s 1
Proceedings.

Injunction and receiver.

3. The court may order the delivery to the trustee or receiver mentioned in the two preceding sections, by any person, of all books, papers and vouchers of or concerning the claims, demands and debts to be collected by such trustee or receiver, and may compel such sheriff, deputy sheriff or collector, or his executors, to disclose, under oath, all the books, papers and vouchers aforesaid, and where they are

Id s 76
1831, c 282, s 3,
1834, c 76, s 1
Delivery of books, etc., to such trustee or receiver