135.090 Jury trial if execution of bond or instrument denied -- Evidence admitted.

If any of the defendants in an action brought under KRS 135.080 shall, upon oath, deny the execution of the bonds or instruments whereby they are sought to be made liable, a jury, if required, shall be impaneled to try the facts. All other facts may be tried by the court. Nothing but a receipt from the State Treasurer for the payment of the taxes or money claimed shall be admitted on the trial, except orders of the court and receipts in pursuance thereof, the records of the Department of Revenue and the State Treasurer, and the delinquent list. No tender of payment nor any offset shall be pleaded or given in evidence.

Effective: June 20, 2005

History: Amended 2005 Ky. Acts ch. 85, sec. 289, effective June 20, 2005. --Recodified 1942 Ky. Acts ch. 208, sec. 1, effective October 1, 1942, from Ky. Stat. sec. 4175.