thirty days in some newspaper published in said county, the interest on the bonds thus called for redemption and not presented for payment shall cease; and upon the redemption and payment of any bond the same shall be cancelled by them fully and thoroughly, but the imprint, signature and material parts shall be left legible, and the cancelled bond shall be carefully preserved for five years from the date of cancellation.

1882, ch. 214.

58. They are further authorized and empowered to make and effect temporary loans for the use of the said county upon notes or drafts signed by them, or a majority of them, and countersigned by the clerk, with the seal of the office, for sums in all not exceeding three thousand dollars at any one time, payable with interest in less time than six months from the date thereof; and they may hypothecate and deliver the said bonds as collateral security therefor; and they shall levy upon the assessable property of the county, taxes sufficient to satisfy the said loans, or satisfy the same from taxes and money collectible and due.

Ibid.

59. They are authorized and empowered to issue bonds in renewal of such bonds as may be satisfactorily transferred or assigned; and in the event of satisfactory evidence of the loss and destruction of any bond outstanding, and ample security approved by them to save them harmless from any loss on account thereof, they may issue a duplicate bond in the place thereof; and in all renewals they shall endorse the number and date of the original bond.

COUNTY TREASURER.

1884, ch. 511.

60. At the general election for county officers in every fourth year, accounting from the year eighteen hundred and eighty-five, a county treasurer shall be elected by the qualified voters of Caroline county, who shall hold office for the term of four years, from the first Monday in January next following his election, and until his successor shall qualify.