Maryland (1930 Edition), title "Caroline County", sub-title "County Treasurer", relating to the bank in which taxes of Caroline County may be deposited by the Treasurer of said County.

SECTION 1. Beit enacted by the General Assembly of Maryland, That Section 119 of Article 6 of the Code of Public Local Laws of Maryland (1930 Edition), title Caroline County", sub-title "County Treasurer", be and it is hereby repealed and re-enacted, with amendments, to read as follows:

119. It shall be the duty of the treasurer each year, as soon as the annual levy is made, to give public notice thereof by advertisement inserted in two newspapers printed and published in said county, and having the largest circulation, and the taxes so levied shall be due and payable on the first day of September of the year in which they are levied; it shall be the duty of said Treasurer, in the months of September, October and November in each year, to sit at least one day at the principal town in each election district of said county for the purpose of receiving taxes; due notice of such sittings shall be given by advertisement as hereinbefore provided; and he shall report to the County Commisioners at their first regular meeting in each month the amount of taxes. State and county separately, collected by him up to the date of such report, and the amount of disbursements made and the balance in hand, and he shall deposit at least once a week in some bank in Caroline County, all taxes received or collected by him up to the date of such deposit, the portion due the State to his credit as collector of State taxes and the portion due the county to his credit as Treasurer of Caroline County; and he shall once a month from and after the first day of October in each year, deliver to the County Commissioners, to be forwarded to the State Treasurer, his check for the amount of State taxes to his credit in bank, and the money deposited to the Treasurer of Caroline County shall only be drawn out upon his check in payment of debts and accounts due by said county, duly approved and passed by said County Commissioners and by them ordered to be paid; and any taxpayer having a sum of money levied to his or her use or a debt against the county, passed by said County Commissioners, shall only be entitled to have the same paid after he has paid the State and county taxes levied upon his or her property and is not indebted in anywise therefor.