

posed on other deposits by or under the provisions of this Act.

71F. At any time during his custody of any banking institution as authorized by this Act, the Bank Commissioner may exercise the powers conferred upon him by Section 9 of this Article, and with the written consent of the Governor and Attorney General obtained prior thereto, forthwith proceed as Receiver, subject to the provisions of said section, and thereupon all suspension of remedies and extensions of deposits or debts shall cease and determine.

71G. All deposits of public money not secured by the deposit of collateral or by a surety bond, guaranteeing the payment of such deposits when demanded, now in any banking institution, made by the State of Maryland, any county, municipality or town, taxing district, or any political sub-division of the State or of any officer, board, commission, institution or other agency thereof or the receiver of any banking institution, shall be entitled to priority and immediately transferred to a new deposit and thereafter subject to all rights as to new deposits set out in Section 71E of this Act. No restriction or limitation on withdrawals of deposits made by or under the provisions of this Act shall apply to withdrawals from any banking institution by check payable to and in the possession of the City Collector of Baltimore City before five P. M. on February 28th, 1933, and presented by the said Collector for deposit to any banking institution in Baltimore City on March 1st, 1933, the aggregate amount of said checks not to exceed \$2,101,347.90. Any banking institution is authorized to accept the certification of the City Collector to the facts above stated, and upon such identification the banking institution upon which said checks are drawn is required to pay the same. The purpose of this is to provide the City with necessary funds to meet certain bonded indebtedness and interest which matured on March 1st, 1933, and to enable said City to meet emergency relief for which funds are otherwise unavailable.

71H. No suspension of remedies or extension of time for payment and no other provision affecting deposits of, or obligations to the State or any political sub-division or agency thereof, which are secured by deposit of collateral or by a surety bond, shall be effective unless and until the depositor of such collateral or the surety shall have exe-