ments and separate tax bills. This Section shall apply only in the case of taxes becoming due and in arrears in the year 1924 and thereafter, upon motor vehicles owned in the City of Baltimore, and in the case of taxes becoming due and in arrears in the year 1927 and thereafter, upon motor vehicles owned in the State of Maryland, other than in the City of Baltimore.

Sec. 2. And be it further enacted, That this Act shall take effect June 1, 1927.

Approved April 26, 1927.

CHAPTER 708.

AN ACT to repeal and re-enact, with amendments, Sections 137, 138, 139, 140 and 144 of Article 48-A, title "Insurance," sub-title "Reciprocal Exchanges and Inter-Insurers."

Section 1. Be it enacted by the General Assembly of Maryland, That Sections 137, 138, 139, 140 and 144 of Article 48-A, title "Insurance," sub-title "Reciprocal Exchanges and Inter-Insurers," be, and the same are hereby repealed and re-enacted, with amendments, so as to read as follows:

- 137. Attorney shall file verified declaration. Such subscribers so contracting among themselves, shall, through their attorney, file with the insurance commissioner a declaration, verified by the oath of such attorney, or where such attorney is a corporation, by oath of the proper officer thereof, setting forth:
- (a) The name of the attorney and the name or designation under which such contracts are issued, which name or designation shall not be so similar to any name or designation adopted by any attorney, or by any insurance organization in the United States, prior to the adoption of such name or designation by the attorney, as to confuse or deceive.
- (b) The kind or kinds of insurance to be effected or exchanged.