

tible papers, and for these purposes shall be treated and considered as the first day of the week, commonly called Sunday; and all such bills, checks, drafts and notes presentable for payment or acceptance on Saturday shall be deemed to be presentable for payment or acceptance on the secular or business day next succeeding; provided, however, that all bills of exchange, drafts and promissory notes made after the passage of this Act, except those payable at sight or on demand, which shall be otherwise payable on any half-holiday Saturday, shall be deemed to be and shall be payable on the next secular or business day; and provided further, that for the purpose of protecting and otherwise holding liable any party to any bill of exchange, bank check, draft or promissory note, and which shall not have been paid before twelve o'clock at noon on any half-holiday Saturday a demand of acceptance or payment thereof may be made, and notice of protest or dishonor thereof may be given on the next succeeding secular or business day; and provided further, that when any person shall receive for collection in said county any bills of exchange, bank check, draft or promissory note due and presentable for acceptance or payment on any half-holiday Saturday, such person shall not be deemed guilty of any neglect or omission of duty nor incur any liability in not presenting for payment or acceptance or collection such bill of exchange, bank check, draft or promissory note on that day; and provided further, that in construing this section every half-holiday Saturday shall, until twelve o'clock noon, be deemed a secular business day. Nothing in Article 7 of the Code of Public General Laws applicable to any Saturday whenever the same, under the provisions of said section, shall be a legal holiday.

#### BIRDS AND GAME.

(All local laws relating to birds and game were repealed by ch. 568, 1927.  
See 1929 Supplement to Annotated Code, Art. 99.)

#### CIRCUIT COURT.

P. L. L., 1888, Art. 7, sec. 16. 1865, ch. 2. 1890, ch. 136, sec. 16.

16. The Circuit Court for Carroll County shall hold four terms of court for common law proceedings, commencing respectively on the second Monday in February, on the second Monday of May, on the second Monday of August and on the second Monday of November in each and every year, to which terms in May and November both grand and petit jurors shall be summoned, and to which February term petit jurors only shall be summoned, and to which August term no jurors shall be summoned; the trial term of said court for the cases depending therein upon issues of facts, to be tried by a jury, shall be the term to which jurors shall be summoned next succeeding the terms to which original process may be returnable to the term next succeeding the date of the issue thereof, and the drawing of jurors for the jury terms aforesaid shall be in all respects as now prescribed by law, except that for the February term aforesaid, and not less than fifteen days before the same, there shall be drawn from