proposition as to whether Carroll County shall become or continue to be Anti-Saloon Territory is submitted to the voters thereof, proclaim the result of said election and publish such proclamation in some newspaper published in the County, if the owners of such newspaper will publish the same at the current rates of advertisement, and shall record in a well bound book, to be kept in their office by them and their successors, the result of the vote upon said proposition and such result may be proved in all courts and in all proceedings by such record or by the official certificate of the Supervisors of Elections, and in cases where such a record or certificate shows that a majority of the legal voters voting upon said proposition voted "For the Proposition" the same shall be conclusive evidence that Carroll County has become Anti-Saloon Territory, unless the proclamation of the Supervisors of Elections shall be reversed after a contest of the election in accordance with the provisions of Section 138 of this Article.

1914, ch. 492, sec. 8.

121. All the territory within Carroll County which has become Anti-Saloon Territory shall continue to be Anti-Saloon Territory throughout its entire extent, notwithstanding any change that may be made in the limits of any political sub-division, until the legal voters thereof have voted, according to the provisions of this Act, to discontinue such Anti-Saloon Territory and the following section shall be construed in harmony herewith. In all Anti-Saloon Territory, during the time that it continues to be Anti-Saloon Territory, the operation of all laws providing for the restriction, regulation or prohibition of the sale of intoxicating liquor or for the issuing of licenses for the sale of intoxicating liquor within any portion or the whole of such territory, so far as inconsistent with its status as Anti-Saloon Territory, shall be suspended.

1914, ch 492, sec. 9.

Upon the filing in the office of the Supervisors of Elections, at least sixty days before an election in Carroll County, of a petition directed to such Supervisors of Elections containing the signatures of legal voters of Anti-Saloon Territory, in number not less than one-fourth of the total vote case therein at the last election, to submit to the voters thereof the proposition "Shall this County continue to be Anti-Saloon Territory?" (provided such petition corresponds in all other respects with the petition in this Act before described) such proposition shall be submitted at such election to the voters of Carroll County, and the provisions of Sections one (1), four (4), five (5), six (6) and seven (7) of this Act shall apply in all respects, so far as applicable, to the proposition "Shall this County continue to be Anti-Saloon Territory?" to the submission of such proposition to such voters, to the petition therefor, to the recording of the vote thereon and to the proof and evidence of the petition and vote. If a majority of the legal voters voting upon such last mentioned proposition vote "Against the proposition" such County shall cease to be Anti-Saloon Territory, and all laws providing for the restriction, regulation or prohibition of the sale of intoxicating liquor, or for the issuing of licenses for the