

by this act, or by any other act of this state relative to lotteries, or the sale of lottery tickets, within this state, his license shall by any such conviction, become forfeited, and be held absolutely null and void, and such person shall forever thereafter be debarred from receiving any license to vend lottery tickets in this state; but no such forfeiture of any license shall prevent any prosecution on the bond given by such vender to obtain such license, nor shall such conviction and forfeiture, bar any suit or recovery upon such bond.

A vender of tickets convicted of any offence specified in this act to forfeit his license, &c.

SEC. 11. *And be it enacted*, That on the trial of any suit or prosecution under this act, or any other act of this state, relative to the sale of lottery tickets within this state, it shall not be necessary to prove that the ticket, share in any ticket, certificate, writing or token, of any interest whatsoever in any lottery or other device or game of chance, or in any prize that shall be dependent on the drawing or determination of any lottery or other device or game of chance, sold, vended, bartered, assured, given, furnished, supplied, procured, notified or registered, or offered, or agreed to be sold, vended, bartered, assured, given, furnished, supplied, procured, notified or registered, was signed, issued or given, by the authority of any person having or assuming to have, authority to sign, issue or give the same; but in all cases, proof of the sale, furnishing, vending, bartering, giving, procuring, supplying, assuring, notifying or registering of any ticket, share of any ticket, certificate, writing or token, of any interest whatsoever in any lottery or other device or game of chance, or of the offer thereof, or agreement therefor, or of any paper, instrument or token, written, printed or otherwise, purporting to be a ticket, share or part of a ticket or prize, or to assure or entitle any person or persons to any prize or interest whatsoever, that shall be dependent on the drawing or determination of any lottery or other device or game of chance, or of the offer thereof, or of the agreement therefor, shall be conclusive evidence that such ticket, share or part of a ticket, or prize, certificate, assurance, writing, instrument, paper or token, was signed, issued and given according to the purport thereof; and it shall not be necessary on any trial, civil or criminal, to prove the existence of any lottery, device or game of chance, in connection with which any such ticket, share or part of a ticket, or prize certificate, assurance, writing, instrument, paper or token, shall purport to have been given, issued or signed, or the signing of any such ticket, part or share of a ticket, assurance, certificate, writing, paper or token, in any such real or pretended lottery, or other device or game of chance.

Proceedings in case of suit or prosecution under this act.

SEC. 12. *And be it enacted*, That if any person or persons within this state, shall offer for sale or disposition, any article or