

SEC. 10. *And be it enacted*, That the matters and facts necessary to constitute an offence under the first section of this act, may be given in evidence either under an indictment, framed according to the principles of the common law, or under indictment which shall set forth, that —, the occupant of an office in — county, or — city, (as the case may be,) being a person not licensed to sell lottery tickets in this state, did on the — day of —, permit or suffer a certain sign board, card, notice or device to be exhibited from a certain office, room or house in — county, (or — city, as the case may be,) by means whereof a place at which dealing in lottery tickets within the state is carried on, was pointed out; and an indictment according to the form here given, shall be deemed good and sufficient in law.

Indictment
for offence
under 1st
section.

SEC. 11. *And be it enacted*, That the matters and facts necessary to constitute an offence under the second section of this act, may be given in evidence either under an indictment, framed according to the principles of the common law, or under an indictment which shall set forth, that —, a person not authorized to sell lottery tickets within this state, did on the — day of —, expose and set up to public view, in — county, (or — city, as the case may be) a sign board, card, notice or device, whereby the people of this state, or some of them, were informed or induced to believe, that some person not licensed to sell lottery tickets in this state, is a dealer in lottery tickets within this state; which indictment, according to the form herein given, shall be deemed good and sufficient in law.

—under 2d
section.

SEC. 12. *And be it enacted*, That the matters and facts necessary to constitute an offence under the third section of this act, may be given in evidence either under an indictment, framed according to the principles of the common law, or under an indictment which shall set forth, that — did advertise in the —, a newspaper printed in this state, bearing date the — day of —, some matter, card or notice, whereby the readers of such newspaper might be informed that interest in, or knowledge of some lottery not authorized by the laws of this state, might be had and obtained in this state; which indictment, according to the form here given, shall be deemed good and sufficient in law.

—under 3d
section.

SEC. 13. *And be it enacted*, That the matters and facts necessary to constitute an offence under the fourth section of this law, may be given in evidence as aforesaid, or under an indictment which shall set forth, that — did expose or set up to public view, a sign board, card, notice or device, in — county, (or in — city, as the case may be,) whereby the people of this state, or some of them, might be informed or induced to believe, that

—under 4th
section.