effect thereafter, subject to the right to request a further vote by the procedure hereinabove set forth. If the continuance of the all-union agreement is not thus supported on any such referendum, it shall be deemed terminated at the termination of the contract of which it is then a part or at the end of one year from the date of the announcement by the board of the result of the referendum, whichever proves to be the earlier date. The board shall declare any such all-union agreement terminated whenever it finds that the labor organization involved has unreasonably refused to receive as a member any employe of such employer, and each such all-union agreement shall be made subject to this duty of the board. Any person interested may come before the board as provided in section 111.07 and ask the performance of this duty. Any all-union agreement in existence on May 5, 1939, and renewed or amended continuously since that time shall be deemed valid and enforcible in all respects.

Approved July 6, 1945.

No. 495, A.]

[Published July 11, 1945.

## CHAPTER 425.

AN ACT to create 348.091 of the statutes, relating to the suppression of gambling and providing a penalty.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

348.091 of the statutes is created to read:

348.091 EVIDENCE OF GAMBLING, FREQUENTERS OF GAMBLING PLACES, PENALTIES. (1) In all prosecutions under this chapter for the suppression of gambling in any form, the presence in any gambling house of any of the articles, devices or schemes mentioned in section 348.09 shall be prima facie evidence that the said articles, devices or schemes were used for gambling purposes in said gambling house.

(2) In all prosecutions under this chapter for the suppression of gambling or for being an inmate or frequenter of a gambling house, it shall be competent and lawful for the prosecution to establish the character of any such house by showing that the same has a common or general reputation as a gambling house while in the possession of the inmates occupying it at or about the time alleged in the indictment, information or complaint,

and was promiscuously visited by persons known to be common professional gamblers or known as frequenters of gambling houses; and such showing shall be prima facie evidence that such house is a common gambling house.

(3) Any person who shall be convicted of the charge of being an inmate of any gambling house shall be punished for the first offense by imprisonment in the county jail not more than 60 days or by fine not exceeding \$50; for a second offense by imprisonment in the county jail not more than 6 months or by fine not exceeding \$100; for a third offense by imprisonment in the county jail not more than one year or by fine not exceeding \$500, or by both such fine and imprisonment.

Approved July 6, 1945.

No. 503, A.]

[Published July 11, 1945.

## CHAPTER 426.

AN ACT to amend 137.01 (2) of the statutes, relating to notaries and engraved official seal.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

137.01 (2) of the statutes is amended to read:

137.01 (2) (a) Every notary public shall take and file the official oath and execute and file an official bond in the sum of \$500, with surety to be approved by the county judge or clerk of the circuit court of his county, or, when executed by a surety company, approved by the secretary of state. \* \*

(b) If the notary desires to have the expiration date of his commission appear upon each impression of his seal he may proceed as follows: Deposit the oath and bond with a statement of his post-office address in the office of the secretary of state. His commission shall issue and the secretary of state shall deliver to such notary a certificate of his appointment, stating the date his commission will expire, which, together with his autograph and an impression of his seal containing a statement of the date when his commission expires, in which statement the word "commission" may be abbreviated "comm.", shall be filed in the office of the clerk of court of the county wherein the notary resides. Such impression, together with the notary's autograph, shall likewise be filed in the office of the