

strength or endurance in any such contest who shall wilfully fail to forthwith make known such fact to his employer, if he is employed as such participant, or to his manager, director or coach, if not so employed, shall be deemed guilty of a misdemeanor and punished by imprisonment for a period of not less than 90 days nor more than one year and by a fine of not less than \$100 nor more than \$1,000, and in addition thereto shall be forever barred in this state from participating in and from otherwise being directly or indirectly identified with any contest of skill, speed, strength or endurance of man or beast for which admission is charged.

(c) No person who shall participate in, or who shall employ, coach or train any participant in or for, any contest of skill, speed, strength or endurance of man or beast at which admission is charged shall bet or wager any money or other thing of value upon any contestant or contestants with whom he is competing. Any person violating this paragraph shall be punished in the manner provided in paragraph (b).

Approved April 29, 1947.

No. 23, A.]

[Published April 30, 1947.

CHAPTER 80.

AN ACT to create 116.285 of the statutes, relating to a bank's liability to depositors for payment of checks having forged indorsements.

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

116.285 of the statutes is created to read:

116.285 BANK; FORGED INDORSEMENTS; LIMITATION. No bank shall be liable to a depositor for the payment by it of a check bearing a forged indorsement unless, within 2 years after the return to the depositor of the voucher for such payment, such depositor shall notify the bank that the check so paid bore such forged or unauthorized indorsement.

Approved April 29, 1947.