[No. 185, A.]

[Published April 25, 1887.]

CHAPTER 236.

AN ACT to amend chapter 181, of the revised statutes, entitled, "of offenses" against the lives and persons of individuals.

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

SECTION 1. Chapter 181, of the revised statutes, Amending ch. is hereby amended by adding thereto as section of the results and of the revised statutes, Amending ch. is hereby amended by adding thereto as section of the revised statutes, Amending ch. is hereby amended by adding thereto as section of the revised statutes, Amending ch. is hereby amending ch. and the revised statutes, Amending ch. is hereby amended by adding thereto as section of the revised statutes, Amending ch. is hereby amended by adding the revised statutes, amending ch. is hereby amended by adding the revised statutes, amending ch. is hereby amended by adding the revised statutes, amending ch. is hereby amended by adding the revised statutes, amending ch. is hereby amended by adding the revised statutes, amending ch. is hereby amended by adding the revised statutes, and of the revised statutes, amending ch. is hereby amended by adding the revised statutes, amending ch. is hereby amended by adding the revised statutes, and of the revised statutes, and the revised statutes are revised statutes. lawful purpose shall, without lawful authority, forcibly take or carry away and remove, or entice or enveigle any person under the age of eighteen years from the home or residence of such minor, or from the care and custody of the parent or guardian of such minor, or without lawful authority, forcibly detain such minor so absent from the custody of the parent or guardian of such minor, or without authority pursuade or entice such minor to remain absent from the home or residence of such minor, or from the custody or care of the parent or guardian of such minor, shall be punished by fine not exceeding five thousand dollars, and by imprisonment in the state prison not more than three years, or in the county jail not exceeding one year. It shall not be a defense to any prosecution brought under this act, that such minor consented to such removal or detention.

Section 2. This act shall take effect and be in force from and after its passage and publication. Approved April 1. 1887,

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