ceeding one hundred dollars, or imprisonment in the county jail not exceeding three months.

SECTION 2. The complainant shall be re-complainant shall be re-shall give quired to give security for costs, and if he neg-security for costs. lect or refuse so to do, no warrant shall be issued under the foregoing section of this act.

SECTION 3. Actions commenced under this Actions not to be settled act shall not be settled or compromised in any unless all costs are paid. manner unless the costs incurred up to the time settlement or compromise are fully of such paid and discharged, and if any such settlement or compromise be made without such costs being paid as aforesaid, the court before whom such action is brought or is pending shall enter judgment against the complainant for the full amount of such costs so remaining unpaid.

SECTION 4. This act shall take effect and be in force from and after its passage and publi-

cation.

Approved April 9, 1897.

No. 61, S.]

[Published April 12, 1897.

## CHAPTER 198.

AN ACT to amend section 4591, revised statutes, relating to the punishment of sodomy.

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

SECTION 1. Section 4591, of the revised stat- Penalty for utes, is hereby amended so as to read as fol-the crime of lows: "Any person who shall commit sodomy sodomy." lows: "Any person who shall commit sodomy or the crime against nature, with mankind or beast, or who shall indecently assault any minor, and take improper liberties with the

privates of such minor, either by the use of the hand or mouth, or who shall voluntarily suffer such defilement of his own person by such minor in the same manner, shall be imprisoned in the state's prison not more than five years nor less than one year."

SECTION 2. This act shall take effect and be in force from and after its passage and publi-

cation.

Approved April 9, 1897.

No. 185, S.]

[Published April 13, 1897.

## CHAPTER 199.

AN ACT to provide for the enforcement of penalties and forfeitures under the provisions of special charters in cities of the first class, and for the violation of ordinances, rules, regulations or by-laws of such city.

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

Relating to entering judgment for penalty or forfeiture against the defendant. SECTION 1. In all cases of convictions in actions brought to recover a penalty imposed under the provisions of any ordinance passed by any city in the state of Wisconsin of the first class, whether organized under the provisions of the general law or operating under a special charter granted by the legislature of this state, to recover a penalty or forfeiture for the violation of any of the ordinances, rules, regulations or by-laws of any such city, the court or magistrate having jurisdiction of such action, shall enter judgment for such penalty or forfeiture, together with the costs of prosecution,