rendered for the violation thereof, as in actions for the violation of other city ordinances.

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

Approved April 19, 1899.

No. 324, A.]

[Published April 21, 1899.

CHAPTER 212.

AN ACT to fix and declare the legal name of the house of correction in Milwaukee county. Whereas, the penal and reformatory institution in Milwaukee county, generally known as the house of correction, has heretofore been variously designated in legal enactments as the house of correction and the house of refuge.

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

SECTION 1. The penal and reformatory institu- Name fixed. tion established and constructed in Milwaukee county, under the provisions of chapter 318, private and local laws of 1855 and acts amendatory thereof, originally designated as a house of refuge and by subsequent enactment as a house of correction, shall hereafter be known as and the legal name thereof shall be, the house of correction.

SECTION 2. All orders, judgment and process Name declared by whatever name known, wherein and whereby legal in orders, said institution has been designated as a house of correction, shall be as legal and binding for all purposes, as if the legal name of said institu-

tion had at all times been, the house of correction.

SECTION 3. This act shall take effect and be in force, from and after its passage and publication.

Approved April 19, 1899.

No. 359, A.]

[Published April 21, 1899.

CHAPTER 213.

AN ACT to regulate employment and intelligence offices and bureaus.

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

Intelligence offices defined. License to conduct same required. Penaity for failure to procure license.

SECTION 1. No person shall engage in the business of keeping an employment or intelligence bureau or office or agency for the purpose of hiring men to work for others, and receive a compensation for such hiring without first having obtained a license so to do as hereinafter provided; any person or persons who shall establish or keep any office or place within said state, for the purpose of obtaining place or employment for laborers of any kind whatever, or for procuring or giving information concerning such places or employment to such laborers, or for procuring or giving information concerning such laborers to employers, shall be deemed a keeper of an employment or intelligence bureau, office or agency; and any person who shall engage in such business without such license, shall be guilty of a misdemeanor and shall upon conviction thereof be punished by a fine not exceeding one hundred dollars or imprisonment in the county jail not exceeding ninety days or both.