

miums on which such commission is produced, and the names of the officers and employes licensed as insurance agents.

SECTION 2. This act shall take effect upon passage and publication.

Approved May 14, 1919.

No. 141, A.]

[Published May 17, 1919

CHAPTER 178.

AN ACT to amend sections 2394—92, 2394—93 and 2394—94, of the statutes, relating to employment agents.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. Sections 2394—92, 2394—93 and 2394—94 of the statutes are amended to read: Section 2394—92. Every applicant for a license to engage in the business of an employment agent shall file with the commission, within a time fixed by the commission, a schedule of the fees or charges made by such employment agent both to applicants for employment and for help for any services rendered to such applicants, together with all rules or regulations that may, in any manner, affect the fees charged or to be charged for any service. *No license shall be issued to such applicant unless such fees and such rules or regulations are reasonable. Such fees and such rules or regulations may be changed only with the approval of the industrial commission and when changed shall be filed with such commission.* It shall be unlawful for any employment agent to charge, demand, collect or receive a greater compensation for any service performed by him than is specified in the schedule filed with the commission, and no employment agent shall charge a registration fee without permission from the industrial commission.

Section 2394—93. It shall be the duty of the industrial commission, and it shall have power, jurisdiction and authority to issue licenses to employment agents, and to refuse to issue such license whenever, after due investigation, the commission or a majority of the members thereof finds that the character of the applicant makes him unfit to be an employment agent, or when the premises for conducting the business of an employment agent is found upon investigation to be unfit for such use, or whenever, upon investigation by the commission, it is found and determined that the number of licensed employment agents or that the employment agency operated by the United States, the state or by the municipality or by two or more thereof jointly in the community in which the applicant for a permit proposes to operate is sufficient to supply the needs of

employers and employes. Any such license granted by the commission may also be revoked by it upon due notice to the holder of said license, and upon due cause shown. Failure to comply with the duties, terms, conditions or provisions of sections 2394—82 to 2394—95, inclusive, of the statutes, or with any lawful orders of the commission, shall be deemed due cause to revoke such license.

Section 2394—94. The commission shall have power, jurisdiction and authority to fix and order such reasonable rules for the conduct of the business of any employment agent as may be necessary adequately to carry out sections 2394—82 to 2394—95, inclusive, of the statutes; to ascertain and fix *reasonable classifications of employments or positions and to fix a reasonable scale of fees to be charged by said employment agent or agents for each such classification under the restrictions contained in sections 2394—82 to 2394—95, inclusive, of the statutes, and fix reasonable classifications of the business of employment agents, and to make its rules and orders conform to such classifications.* It may prescribe the form of books, registers or records to be kept by the employment agent, the receipts or copies of contracts to be handed to persons referred to employment, the reports to be made to the commission, the refunds to be made to applicants who failed to secure employment; and it may order any other measures reasonably necessary to protect the public, or persons seeking employment, or employes seeking help, against fraud, misrepresentation, or any other unauthorized act of any employment agent.

SECTION 2. This act shall take effect upon passage and publication.

Approved May 14, 1919.

No. 296, S.]

[Published May 17, 1919.

CHAPTER 179.

AN ACT to repeal certain session laws and parts of session laws therein enumerated, relating to the city charter of the city of Milwaukee.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. Chapter 92, laws of 1849, section 6 of chapter 26, laws of 1851, chapters 2, 78, 153, and section 6 of chapter 231, laws of 1852, chapters 249, 250, 257, 272, 291, 292, 301, and 358, laws of 1860, chapters 14, 80, 87, 168 and 187, laws of