To condemn same, when, notice how given.

said county, in the case of a jail, or with the city or village clerk in the case of a police station or lock-up, and thereafter it shall not be lawful to confine prisoners in such jail, police station or lock-up; and it shall be the duty of the sheriff of the county or the chief of police, city or village marshal or constable, as the case may be, to immediately transfer all prisoners then in said jail, police station or lock up to some other place of confinement, and thereafter not to use said jail. Sheriff or chief police station or lock up as a place for confining of police, et al., prisoners; provided, that such condemnation shall to transfer not take effect until approved by the circuit judge of the judicial circuit in which such county is sitnated.

prisoners.

Notice of condemnation may be revoked.

The state board of charities and re-Section 2. form may at any time for good reasons, and with the approval of the circuit judge, revoke any notice of condemnation provided for in section one, and may also for good reasons extend the time between the notice and condemnation, not to exceed one year additional.

Not to be constructed in basement of any other building.

Ch. 871, laws 1887, repealed.

Section 3. Hereafter no jail, police station or lock up shall be constructed in the basement of any other building.

Secrion 4. Chapter 371, of the laws of 1887, and all acts and parts of acts conflicting with the provisions of this act are hereby repealed.

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

Approved April 1, 1889.

[No. 179, S.]

[Published April 3, 1889.]

CHAPTER 219.

AN ACT to amend section 4387, of the revised statutes, as amended by chapter 257, of the laws of 18-3, in relation to the offense of kidnapping.

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

Section 1. Section 4387, of the revised statutes, as amended by chapter 257, of the laws of 1883, is hereby amended by striking out the words, "five Amending seo. years," where they occur in said section, and in kidnapping serting in lieu thereof, the words, "fifteen years;" changed from so that said section when so amended shall read 5 to 15 years. as follows: Section 4387. Any person who shall, without lawful authority, forcibly or secretly confine or imprison another, within this state, against his will, or who shall forcibly carry or send another out of this state or from place to place, within this state, against his will and without lawful authority, or who shall, without such lawful authority, forcibly seize, confine, inveigle or kidnap another, with intent to cause such person to be secretly confined or imprisoned in this state against his will, or to be sent or carried out of this state against his will, or to sold as a slave, or in any way held to service against his will, shall be deemed guilty of a felony, and on conviction thereof, shall be punished by imprisonment in the state prison not more than fifteen years nor less than one year, and such offense may be tried in the county where it is committed, or in any county into which the person so kidnapped may be carried or sent; and upon the trial thereof, the consent thereto of the persons so seized, confined, inveigled or kidnapped shall not be a defense, unless it shall be made satisfactorily to appear that such consent was not obtained by fraud, nor extorted or forced by duress or threats.

SECTION 2. This act shall take effect and be in force from and after its passage and publication. Approved April 1, 1889.

[No. 223, S.]

[Published April 3, 1889.]

CHAPTER 220.

An ACT to amend the charter of the city of Monroe.

(See Vol. 2.)