

No. 442, A.]

[Published May 2, 1901.]

CHAPTER 231.

AN ACT declaring it to be a felony to administer narcotics, anaesthetics or other stupefying drugs to enable such offender to commit a felony and to provide a penalty therefor.

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

Crime deemed a felony; penalty. SECTION 1. If any person shall unlawfully and wilfully administer to another, any chloroform, laudanum, chloral or other stupefying and overpowering drug, narcotic or anaesthetic agent by placing, dropping or pouring the same, or causing the same to be placed, dropped or poured, or administer the same in any other manner into or upon any food or drink intended or prepared for the use of any person, or into or upon any dish, glass or vessel into which any such food or drink is intended to be placed or poured or in any other manner or knowing the said drug, narcotic or anaesthetic agent to have been placed, dropped or poured into or upon any such food or drink, or into or upon any such dish, glass or vessel shall cause or allow or permit another to eat or drink the same with intent thereby to enable such offender or any other person to commit or with the intent to assist such offender or other person in committing any felony, every such offender shall be guilty of a felony, and being thereof convicted shall be sentenced to pay a fine not exceeding five thousand dollars or by imprisonment at hard labor in the state prison not exceeding ten years.

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

Approved April 26, 1901.