SECTION 2. Section thirteen (13), of chapter two Amended. hundred and forty-three (243), of the laws of 1874, is hcreby amended to read as follows: Section 13. The journals of the senate and assembly, or "daily slips," How journals to be printed. printed for the use of the legislature while in session, shall be printed in pamphlet form, on good printing paper, of medium octavo size, on long primer type, and folded without being stitched. The subject matter to be printed in such journals shall correspond in style, as nearly as may be, to the journals of the United States Congress. The composition of such journals or "daily slips," shall be in compact order without unnecessary broken lines; provided, however, each distinct subject shall be in separate paragraphs. Such journals or "daily slips," together with the work mentioned in the preceding section, shall be delivered to the sergeant-at-arms of each house of the legislature, on or before nine o'clock on the morning following the session, except Sunday. Said sergeant-atarms shall carefully count and receipt for the same. Such receipts shall be made in a suitable book to be provided by the state printer for that purpose.

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

Approved March 4, 1876.

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CHAPTER 110.

[Published March 4, 1876.]

AN ACT in relation to the organization of towns.

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

SECTION 1. Hereafter it shall be unlawful for the Population and county board of supervisors of any county in this number of elec-state, to set off, establish, or organize, any town, or for town organ-towns that at the time of and comparisation distinction. towns, that at the time of such organization does not contain a population of at least one hundred and twenty-five inhabitants, at least twenty-five of whom shall have been actual electors of this state, and residents within the territory of the proposed new town or towns, at least six months prior to the time such organization shall take effect.

Organizations not in force declared void.

SECTION 2. Any organization of a town, or towns, heretofore made of [by] any county board of supervisors, that has not taken effect at the time of the passage and publication of this act, not made in accordance with this act, shall be void and of no effect; *provided*, that the provisions of this act shall not apply to the counties of Ashland, Barron, Baytield, Burnett, Douglas, Juneau, Marathon, Oconto, Polk, and Shawano.

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

Approved March 4, 1876.

CHAPTER 111.

[Published March 4, 1876.]

AN ACT to amend chapter two hundred and forty-seven of private and local laws of 1869, entitled "An act to incorporate the city of Grand Rapids."

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

Amonded.

City officers.

SECTION 1. Section one of sub-chapter two of chapter 247 of the private and local laws of 1869, entitled "An act to incorporate the city of Grand Rapids," is hereby amended by striking out of the ninth line of said section the word "first," and inserting in the place thereof the word "third," so that said section, when amended, will read as follows: Section 1. The elective officers of said city shall be a mayor, a treasurer, a marshal, one police justice, and one assessor, for the city at large, two aldermen and one justice of the peace for each ward, which said officers shall hold their respective offices as follows: The mayor, treasurer, assessors and marshal for one year; the aldermen, police justice and justices of the peace, for two years; the term of office shall commence on the first Monday next after their election. Each of said officers shall continue in office for his respective term, and until his successor is elected and qualified, and shall have such powers and perform such duties as are prescribed in this act, or as may be prescribed in any ordinance of said city, not inconsistent with this act,