to the same fees for his services, during the time he shall fill such vacancy.

Section eleven of chapter one hundred Amended. Section 2. and eighty-three of the laws of Wisconsin for 1874, is hereby amended so as to read as follows: Section 11. Election and term of muni The qualified electors of the city of Eau Claire shall, cipal judge. on the first Tuesday of April, A. D. 1878, and once in four years thereafter, elect a suitable person to the office of judge of said municipal court, to be called the municipal judge, who shall hold his office for the term of four years, and until his successor is duly elected and qualified, and the said judge shall, before entering upon the duties of his office, take and subscribe an oath to support the constitution of the United States and the state of Wisconsin, and to faithfully, honestly and impartially discharge the duties of his said office, which oath shall be filed in the office of the city clerk of the city of Eau Claire, and a duplicate oath in the office of the clerk of the circuit court of the county of Eau Claire, and shall execute a bond to the city of Eau Claire with such security and conditions as the common council of said city may direct and ap-

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

Approved March 21, 1878.

[No. 440, A.]

[Published April 9, 1878.]

CHAPTER 330.

AN ACT relating to and limiting the number of the officers and employes of the legislature.

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

SECTION 1. Hereafter the officers of the legislature officers of legisof this state shall be as follows: The officers of the lature. senate, aside from the president ex-officio and president pro tempore, shall be one chief clerk, one assistant clerk, one book-keeper, one enrolling clerk, one engrossing clerk, one transcribing clerk, one clerk to the judiciary committee, one clerk to the committee on enrolled bills, one proof reader, one sergeant-at-arms, one assistant sergeant-at-arms, one postmaster, two assistant postmasters, four doorkeepers, one gallery attendant,

who shall also act as committee room attendant, one document room attendant, one janitor, one porter, one night watchman, and eight messengers. The officers of the assembly, aside from the speaker, shall be one chief clerk, two assistant clerks, one book-keeper, one enrolling clerk, one engrossing clerk, one transcribing clerk, one proof reader, one clerk to the judiciary committee, one clerk to the committee on enrolled bills, one sergeant-at-arms, one assistant sergeant-at-arms, one postmaster, one assistant postmaster, one porter, one night watchman, four doorkeepers, two gallery attendants, one wash room attendant, and twelve messengers.

Copyists.

SECTION 2. The chief clerk of each house shall employ such additional copyists to assist in enrolling and engrossing bills as shall be necessary for the proper and expeditious transaction of the business of his house: but no such copyists shall be paid for time when they are not actually employed in copying, enrolling or engrossing bills.

Additional

SECTION 3. Additional clerks for committees may be employed upon extraordinary occasion therefor, but then only upon the order of the house to which the committee belongs; and any clerk so appointed shall not be employed after the exigency requiring his employment shall have passed.

Attendant in committee room.

SECTION 4. In case an attendant shall be needed in any committee room, it shall be the duty of the sergeant-at-arms to detail some messenger or other employe to act as such attendant.

Compensation of extra cierks.

SECTION 5. All extra clerks who may be employed by either branch of the legislature in engrossing bills shall be paid at the rate of fifteen cents per folio, for each folio correctly engrossed, and all clerks employed in either branch of the legislature, in enrolling bills, shall be paid at the rate of twenty cents per folio for each folio correctly enrolled.

SECTION 6. This act shall take effect and be in force

from and after the first day of May, 1878.

Approved March 21, 1878.