thirty-seven north, of range nineteen east, in the county of Marinette, is hereby organized into a town to be known and designated as the town of Dunbar.

SECTION 2. The qualified electors of the town Election, of Dunbar shall meet at the school house in the when held. unincorporated village of Dunbar, in said town, on the first Tuesday of April next, and shall elect the various town officers as is now prescribed by law.

SECTION 3. After the first town meeting shall Town to have been held in said town of Dunbar, as pro-powers, when. vided by law, and the officers that may be elected thereat shall have duly qualified, said town shall be deemed to be duly organized and shall possess all the rights and privileges of other towns of this state.

SECTION 4. This act shall take effect and be in force, from and after its passage and publication.

Approved March 31, 1899.

No. 75, S.] [Published April 3, 1899.

CHAPTER 107.

AN ACT to amend section 171 of the statutes of 1898, relative to the salaries of judges and other officials.

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

SECTION 1. Section 171 of the statutes of 1898, is hereby amended by inserting after the second line thereof, the following, to-wit: provided that no judge of any circuit court shall receive or be allowed to draw any salary for any

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to make affi-davit that no cause submit-ted within ninety days remains un-decided, before salary will be allowed.

Circuit judges quarter unless he shall take and subscribe an affidavit before an officer entitled to administer oaths that no cause in his court remains undecided that has been submitted for decision for the period of ninety days, exclusive of the time that he shall have been actually disabled by sickness, which affidavit shall be presented to and filed with the officer whose duty it shall be to pay such salary, so that said section when amended shall read as follows: Section 171. The salaries of justices of the supreme court and of judges of the circuit courts shall be payable quarterly in advance, provided that no judge of any circuit court shall receive or be allowed to draw any salary for any quarter unless he shall take and subscribe an affidavit before an officer entitled to administer oaths that no cause in his court remains undecided that has been submitted for decision for the period of pinety days, exclusive of the time that he shall have been actually disabled by sickness, which affidavit shall be presented to and filed with the officer whose duty it shall be to pay such salary. No other officer, elective or appointive, nor any employe of the state shall draw any salary or compensation

from the state treasury in advance, but all sal-No salaries of aries (except those of such justices and judges), state officials payable in adand compensation shall be payable wages monthly at the end of each month for the service rendered during such month, except that the same may be paid at the termination of such service.

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

Approved March 30, 1899.

vance.