

the biennial session in 1909 by a majority of all the members elected to each of the two houses, therefore,

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

SECTION 1. The foregoing proposed amendment to the constitution of this state shall be submitted to the people at a general election to be held on Tuesday succeeding the first Monday of November, 1910, and if the people shall approve and ratify the said amendment by a majority of the electors voting thereon, said amendment shall become a part of the constitution of this state.

SECTION 2. The form of the ballot to be cast on the question of adopting or rejecting said amendment shall be "For the amendment providing that each member of the legislature shall receive for his services during a regular session the sum of ten hundred dollars." Opposite said words shall be two spaces, over one of which shall be printed the word "yes" and over one the word "no." The voter may mark his ballot in the space under whichever of said words indicates his intention. The marks made shall be such as the law now provides for. Said form of ballot shall be printed upon the ballot to be voted at such election after the names of the candidates and separated therefrom by an appropriate line or rule. The votes cast on the adoption of said amendment shall be canvassed and returned in the same manner as other votes cast at such election, and the result shall be determined and published in the manner provided by law.

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

Approved June 16, 1909.

No. 179, S.]

[Published June 21, 1909.

CHAPTER 509.

AN ACT to create sections 829l, 829m, and 829n of the statutes, relating to the establishment of permanent land marks at section and quarter-section corners.

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

SECTION 1. There are added to the statutes three new sections to read: Section 829l. Upon petition to the county judge of two or more land owners in any section of land within any town within this state not fully provided with

permanent landmarks at the section or quarter-section corners, the county judge shall make an order setting a time and place of hearing of such petition, notice thereof to be given by publication at least three weeks in some paper published at the county seat of the county where the petitioners reside and at the hearing.

Section 829m. 1. If at the hearing it shall appear necessary to have permanent landmarks as above described established, the county judge shall make an order authorizing and directing the county surveyor to proceed to survey and erect or construct such landmarks as will mark all the corners of the sections and quarter-sections of said section. The surveyor shall thereupon enter upon his final record a plat of the section so surveyed, giving the bearing and distance on the section or quarter-section lines between corners so established, together with the regular description setting forth the character of materials of which such landmarks are composed.

2. The surveyor shall present to the county judge an itemized and verified bill of the cost of such work, and the county judge shall thereupon examine and audit same. The bill so audited shall be filed with the town clerk within which such section or sections are located, and such town clerk shall then draw an order upon the town treasurer for the payment of such bill. The surveyor, upon such order, shall be paid by the town treasurer of said town out of the general fund.

Section 829n. The town clerk shall include in the next tax roll the amount of such bill, and shall apportion the same among the several pieces or parcels of land in said section and adjoining section or sections benefited thereby upon the basis of the assessed valuation of such pieces or parcels, which shall be collected in the same manner as other taxes are collected.

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

Approved June 16, 1909.