

from such decision or judgment; and in order that the points or question reserved may be fairly presented to the Judges in *banc*, the said Circuit Judge, trying the cause, shall make full and fair notes of such of the proceedings as will fully present such points or questions; and the decision of the said Judges in *banc*, shall be the effective determination of the point or question reserved, and judgment or other proceedings shall be had thereupon. The right of having questions reserved shall not, however, apply to trials of appeals from Justices of the Peace;

Which was adopted.

Section 22 was then read.

Pending the reading of the 23d Section,

On motion of Mr. Watkins, of Montgomery,

It was passed over informally.

Pending the reading of the 24th Section,

Mr. John Parran moved to strike out "six," in the third line, and insert "four;"

Decided in the negative.

Mr. Page offered the following amendment:

Strike out all down to the word "they," inclusive, in the 4th line, and insert in lieu thereof, "the said Clerks;"

Which was adopted.

On motion of Mr. Dobbin,

The Convention then returned to the consideration of Part Two of the Report of the Committee upon the Judiciary, viz: the Court of Appeals.

Mr. Merrick moved that the Committee now rise and report progress, and ask leave to sit again;

Decided in the affirmative.