The Convention then returned to the consideration of the 8th Section of the Report,

Pending which,

Mr. Walsh submitted the following amendment:

Amend Section 8, by inserting 11th line, after the word pending, "or when the Judges of said Court shall be disqualified under the provisions of this Constitution to sit in any suit, action, issue, or petition, presentment or indictment;"

Which was adopted.

The Section, as amended, was then read.

The Convention then proceeded to the consideration of

Part IV, Courts of Baltimore City, Section 27,

Pending which,

On motion of Mr. Ritchie,

The further consideration of Part IV was informally postponed, and made the special order of the day for Monday, August 5th, at '12 o'clock, M.

On motion of Mr. Maulsby,

The Convention then returned to the consideration of Section 12, which had on Tuesday, July 18th, been informally postponed.

Mr. Mitchell (by unanimous consent,) withdrew the amendment submitted by him (page 482 Journal,) and submitted the following amendment:

Strike out in 12th Section, line 4, after the word "election," the balance of the Section and insert: "and in case of any contested election of Judge, the Governor shall send the returns to the Court of Appeals, which Court shall judge of the election and qualification at such election; and in case of a contested election for Clerk or Register of Wills, the Circuit Court of the county in which the election may be held shall judge of the election and qualification of the candidates."

Mr. Mackubin submitted the following amendment as a substitute:

"And if the judgment shall be against the one who has been returned, elected or commissioned by the Governor, the House of Delegates shall order a new election;"