"It shall be the duty of the Judge elected for any Circuit embracing more than one county to divide his time equally between each county, and he shall be required to reside at the county town one half of his time, in each county where the Circuit embraces two counties, and one third of his time in each county where the Circuit embraces three counties;"

It was decided in the negative.

On motion of Mr. Galloway,

The rules were suspended, and he submitted the following order:

Ordered, That the Committee on Accounts be instructed not to issue any more certificates for payment of members or officers of this Convention until after its adjournment sine die;

Which was adopted.

The Convention resumed the consideration of the report of the Committee on the Judiciary Department.

Mr. Abbott submitted the following amendment:

Sec. 22, line two, strike out the word "three," and insert the word "two;"

Mr. Sands moved to amend by striking out "three thousand," and inserting the words "twenty-five hundred;"

The question being on the adoption of the amendment submitted by Mr. Sands;

Mr. Abbott demanded the yeas and nays,

The demand being sustained,

The yeas and nays were called, and appeared as follows:

AFFIRMATIVE.

Hebb,	Negley,
Hoffman,	Nyman,
Hollyday,	Parran,
Hopkins,	Russell,
Hopper,	Sands,
Horsey,	Schley,
Johnson,	Schlosser,
	Smith, of Carroll,
King,	Sneary,
Lansdale,	Swope,
Larsh,	Sykes,
	Horsey, Johnson, Keefer, King,