

ing oath: I do swear that I will permit all persons to vote who shall offer to poll at the election now to be held, who in my judgment shall, according to the directions contained in the Constitution and laws, be entitled to poll at same election, and that I will not permit any person to poll at the same election who is not in my judgment qualified to vote as aforesaid, and will in all things execute the office of Judge of Election according to the best of my knowledge, without favor or partiality, so help me God. Also, section 21 of same Article. These laws having never been repealed are the laws that govern the Judges of Election. That being the fact, where, we ask, is there any law to justify the counting of votes refused by Judges of Election, they being by law made sole judges of qualification of the voter, although he may have been registered.—[See the opinion of the Attorney General.]

In conclusion we object to counting any votes that were rejected by the Judges of said election, and recommend the following resolution:

Resolved, That the memorial of Wm. Devecmon and others, contesting the right of Wm. R. McCulley and others to seats as representatives in this Body, be and is hereby dismissed.

H. BAKER,
WM. A. WAMPLER,