

Section the fol-  
the duty of the  
l. counties and the  
pprentice to some  
ated by the adop-  
who are minors,  
as are now or may  
law; and in all  
be given to their  
slavery, when in  
urts they are suit-  
of them.  
ollows:

ions.  
ower of this State  
f. appeals, circuit  
uch courts for the  
e hereinafter pre-  
ad justices of the  
e courts of record,  
in, the authentica-  
from them. The  
cter, of justices of  
ated as hath here-  
is State, or may  
law."

ead as follows:  
s of the several  
ite judges of the  
izens of the Uni-  
e, not less than five  
appointment, and  
t preceding their  
e judicial district  
be, for which they  
shall be not less  
the time of their  
from those who  
actice law in this  
stinguished for in-  
legal knowledge."

DIARY  
strike out the word  
our, and insert the  
to amend that by  
ection" after "ap-  
hiking it out, so as  
t in offering that  
he question, which  
derable discussion,  
ermines at the out-  
will adopt the sys-  
election.  
s to me that the  
an from Allegany  
t indefinite whether  
appointed  
cover the case, no  
lected, election or  
prescribe either;