

JUDGE STEWART GONE.

A BALTIMORE CITY JUDGE WELL-KNOWN IN HOWARD.

Removed from his Country Home at Ilchester. He Meets His Fate in Baltimore—Another Death in Baltimore—The Local News Field.

Judge Wm. A. Stewart, of the Supreme Bench of Baltimore city, died Friday afternoon, August 26, about 4 o'clock, at his home, 205 West Lanvale street, Baltimore. The cause of death was kidney and abdominal trouble and a general weakening of the system. He presided in the Superior Court Friday, July 1, and never set on the bench again.

The judge was confined to his home on West Lanvale street several weeks and he then went to his country place, Mt. Nebo, near Ilchester, Howard county, where he remained until about a week before he died. He began to sink soon after his return to the city and his strength gradually failed until his death.

The judge's wife, his son, Mr. Wm. A. Stewart, Jr., Mrs. Wm. A. Stewart, Jr., and his daughter, Miss Emily Stewart, were with him when he died. Judge Stewart was well-known to hundreds who did not meet him in his official capacity.

His maintenance in Howard county was wide from his spending his summer here, going to his duties in Baltimore from Ilchester and spending his winter in a handsome country home commands a view of Baltimore harbor, more than eight miles distant as the crow flies. He was born in Baltimore, Maryland, in 1824, and was a son of Joseph J. Stewart, who was of Irish descent, the family having emigrated from the North of Ireland in the early part of the last century.

His maternal ancestry was from a family of French refugees who were driven from their native land by religious persecution in the seventeenth century. The early education of Judge Stewart was in the public and private schools of Baltimore and was followed by a course of studies at Baltimore College, which was formerly one of the departments of the University of Maryland.

He read law and was admitted to practice by the Baltimore County Court May 17, 1847. He was made clerk of the First Baltimore City Council in 1849 and held the office in 1850 and 1851. The election of 1851 placed him in the Legislature, and after serving acceptably as a member in 1852 and 1853 he was elected chief clerk of the House of Delegates in 1854. The sessions of the Legislature while Mr. Stewart was a member were especially important, and were followed by the adoption of the State Constitution in 1851. Although one of the youngest members of the House, he was very active and prominent in the deliberations of the body.

Mr. Stewart acted as commercial agent for the republic of Venezuela in 1852, during the absence of the constable of that country. He continued the practice of his profession and built up a large law practice. He was authorized to revise the ordinances and legislative acts pertaining to Baltimore and prepare a digest of the same. After the close of his term in 1857, he returned to the city and was elected a member of the House of Delegates in 1858 and 1859. He was elected Speaker of the House in 1860, and upon the organization of the Legislature in 1861 he was elected Speaker. At the close of the session highly complimentary resolutions to his able and impartial management were adopted. He was appointed one of the trustees of the McDonough Farm School and fund by the Mayor and City Council on July 1, 1861, and was elected its president in 1862. He was vice-president of the board. He was elected one of the judges of the Supreme Bench in October, 1862, in what is known as the "1862 election." He served on the bench for 15 years, and under the system required by the State constitution Judge Stewart presided at different times over each of the six State courts of the city of Baltimore.

President of the Bar and Mechanical Bank. Mr. Carroll was one of the oldest members of St. Martin's Catholic Church, and he was the president of St. Vincent de Paul Society of St. Martin's parish. He was a member of the Hibernian Society. Mr. Carroll leaves a widow, one daughter and five sons. Two of the sons, Messrs. Carroll and Carroll, are members of the firm of Carroll, Adams & Co. Another son, Mr. John A. Carroll, is the senior member of the firm of John A. Carroll & Co., and fourth son, Mr. James Carroll, is a student of the Maryland University School of Medicine.

Mr. John W. Rehman, of Howard county, is the nephew of the deceased. Mr. Rehman's family was summoned to Baltimore by the news of Mr. Carroll's death Friday afternoon. The funeral took place at 9 o'clock Sunday morning from his residence, 615 North Carrollton avenue. From there the remains were taken to St. Martin's Catholic Church, Fulton avenue, where a requiem mass was celebrated by the Rev. T. J. Brody, C. S. C. Father Gwynn was deacon and Father Connolly sub-deacon. The funeral services were held at 10 o'clock in St. Martin's church, where Henry Kreeger, Fielder C. Slingluff, W. T. Dixon, John T. Adams, N. B. Peacock, J. F. Adams, J. F. Adams, Daniel Doolittle, and others of the Holy Trinity church, Baltimore, were messengers. Henry Clark, John Waters, Bartholomew E. Smith, John F. Staub, John E. Hurst, John M. Linn, and John W. H. H. were the interment was in Bonnie Brae Cemetery.

SENATOR PETER'S CRITICISM.

He Elicits a Reply from His Excellency, the Governor.

Ex-Senator W. B. Peter, of Howard county, Friday last week criticized Governor Frank Brown, of Maryland, for failing to convene the State Senate to confirm the Governor's appointments of superintendents of education. Senator Peter said he had noticed a statement that Attorney General Poe had advised the Governor that he had authority to make the appointments without the assent of the Senate under the constitutional provision for the filling of vacancies.

The ex-Senator then proceeded to define a vacancy as contemplated by the constitution, and cited opinions of Attorney Generals Gwynn and Whyte to show that no constitutional vacancies existed under the Act of 1892. Senator Peter expressed apprehension that the Governor's appointment of superintendents of education would be a failure to convene the Senate to confirm the Governor's appointments. He expressed surprise at the criticism expressed and said:

"I understand, some days ago that ex-Senator Peter was preparing an opinion upon the subject, but I thought he would make himself familiar with the facts of the case before he made any appointments, and especially as the Governor's authority to appoint without the confirmation of the Senate is framed in the Act of 1890, and in the Act of 1891, and in the Act of 1892, and in the Act of 1893, and in the Act of 1894, and in the Act of 1895, and in the Act of 1896, and in the Act of 1897, and in the Act of 1898, and in the Act of 1899, and in the Act of 1900, and in the Act of 1901, and in the Act of 1902, and in the Act of 1903, and in the Act of 1904, and in the Act of 1905, and in the Act of 1906, and in the Act of 1907, and in the Act of 1908, and in the Act of 1909, and in the Act of 1910, and in the Act of 1911, and in the Act of 1912, and in the Act of 1913, and in the Act of 1914, and in the Act of 1915, and in the Act of 1916, and in the Act of 1917, and in the Act of 1918, and in 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