## THE NEW FEE BILL.

SECTION 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, and it is hereby enacted by the authority of the same, that from and after the passage of this act the fees to be received by aldermen and justices of the peace shall be as follows :

For information or complaint on behalf of Commouwealth, every ten words Docket entry of action, on behalf of the Commonwealth, Warrant or mittimus, on behalf of the Com-2 monwealth,

Writing an examination or confession of defendaut, for every ten words.

Administering oath or affirmation, Taking recognizance in every criminal case, 20 Transcript in criminal cases, including certificate, Returning same to conrt, for each mile circular actually traveled, to be allowed in only one case, at each session of the court,

Entering judgment, on conviction for fine 10 Recording conviction or copy thereof for every ten words. Warrant to levy fine or forfeiture, Bail piece and return, or supercedas, Discharge to jailor, Entering discontinuance in cases of assault and battery, Entering complaint of master, mistress or apprentice. Notice to master, mistress or apprentice, Hearing parties and discharging complaint, 25 Holding an inquisition under landlord and tenant act, or in case of forcible entry, for each day to each justice, Precept to sheriff, for each justice.

Recording proceedings, to each justice, Writ of restitution, to each justice. Warrant to appraise damages. Warrant to sell strays, Warrant to appraise swine, Receiving and entering return of appraisement of swine. Publishing proceedings of appraisers of swine, Entering action in civil case, 10 Summons, capias or subpœna, each, For every additional name after the first, 2 All witnesses' names to be put in one sub pœna, unless separate subpœnas be requested by the parties. Subpœnas, duces tecum, 25 Entering return of summons and qualifying constable, 10 Entering capias and bail bond Every continuance of suit, 10 Trial and judgment in case of defence made 25 by defendant or defendants. Entering judgment by confession Investigating plaintiff's claim and entering judgment by default, Taking bail, Entering satisfaction, to be discharged only when an actual entry is made on the docket, Entering discontinuance, Entering amicable suit, Entering rule to take depositions of wit-

nesses Rule to take depositions, 10Interrogatories annexed to rules for taking deposition, for every ten words, Entering return of rule. Entering rule to refer, Rule of reference, 15 Notice to each referee, Entering report of referecs and judgment thereon, Written notice to a party in any case, Execution, Entering return of execution. 10 Scire facias in any case, Opening judgment for rehearing, 10 ranscript of judgment and certificate Return of proceedings or certiorari or appeal, including recognizance. 40 Receiving the amount of a judgment before execution, and paying the same over, if not exceeding ten dollars, 10 If exceeding ten, and not exceeding forty 25 dollars, If exceeding forty dollars, Every search where no service is rendered to which any fees are attached 10 Entering complaint in writing in case of attachment, and swearing or affirming complaint. 15 Attachment, 20 Entering return, and appointing free holders, 10 Advertising each, Order to sell goods, 15 Order for the relief of a pauper, each jus-20 tice, Order for the removal of a pauper, each justice. Order to seize goods for the maintenance of wife and children, 25 Order for premium for wolf or fox or other scalps, to be paid by the proper county, 15 Every acknowledgment or probate of deed or other instrument of writing, 20 Taking and signing acknowledgment of indenture of an apprentice, for each inden-20 ture, Assignment and making record of indenture, 20 Cancelling indenture, 10 Comparing and signing tax duplicates, each justice, 50 For marrying each couple, making record thereof, and certificate to the parties, 2 00 Certificate of approbation of two justices to the binding as apprentice of a person by overseer or directors of the poor, each justice. Certificate to obtain land warrant, 50 Swearing or affirming County Commissioners, Assessors or other township or county officer and certificate thereof, to be paid by the county, Administering oath or affirmation in any 25 case not herein provided for 10 Issuing precept to lessee in landlord and tenant proceedings, justice,

SEC. 3. That the fees to be received by constables, shall be as follows : For executing warrant in behalf of the Commonwealth, Conveying to jail on mittimus, or warrant arresting a vagrant, disorderly person, or other offender against the laws, (without process,) and bringing before justice, levying fine for forfeiture on warrant, Taking the body into custody on mittimus where bail is afterwards entered before the prisoner is delivered to the jailor. Serving subpœna, Serving summons, notice on referee, suitor, 10 master, mistress, or apprentice, personally or by copy, each Executing attachment, Arresting on capias, Taking bail bond on capias, or delivery of goods. Notifying plaintiff where defendant has been arrested on capias, to be paid by plaintiff, Executing landlord's warrant, or serving execution, Taking inventory of goods, each item, Levying or destraining goods and selling the same for each dollar not exceeding thirty. For each dollar above thirty, 20 And one-half the said commission shall be 15 allowed where the money is paid after 15 levy without sale : but no commission 20 shall in any case be taken on more than the real debt, and then only for the money actually received by the constable, and paid over to the creditor. Advertising the same. Copy of vendue paper, when demanded, each item, Putting up notice of distress at mansion. 1 50 house, or other public place on the premi-

50 ses, Serving scire facias personally. 25

Serving same by copy, Serving rule and interrogatories in attach-

20 ment of execution, Executing bail piece, 90 Traveling expenses on an execution returned nulla bona and non est inventus, where the constable has been at the place of the defendant's last residence, each mile circu-

lar. Executing order for the removal of a pau-

per, Traveling expenses in said removal, each mile circular, Traveling expenses in all other cases, for each mile circular actually traveled, counting from the office of the justice to the

place of service, For making returns to the court of quarter sessions of the proper county, each for

one day, 10 Milleage for same, counting from residence of constable to the county seat, to be paid by county, per mile circular,

For appraisment, and all other services, 10 under exemption act of 9th of April, 1849. For serving precept, and returning same in landlord and tenant proceeding, 25

10 Executing writ of possession, and returning When the rent shall be received from the lessee by the constable, such commission as is now allowed by law on writs of exe-

cution. SEC. 4. That the 26th and 27th sections of the act approved March 28th, 1814, and of the third section of the act approved March 28th, 1820, in relation to penalties for taking illegal fees and bills of particulars, are hereby re-enacted and their several provisions extended and made applicable to all violations of this

act. SEC. 5. That the provisions of this act 20 shall not apply to the city of Philadelphia. Approved April 19, 1857.

Bradford Reporter. 40

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United States.

E. O. GOODRICH, EDITOR. TOWANDA: Chursday Alorning, Man 15, 1837.

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DAVID WILMOT, of Bradford Co. FOR CANAL COMMISSIONER

WM. MILLWARD, of Philadelphia FOR JUDGES OF THE SUPREME COURT.

JOSEPH J. LEWIS, of Chester Co JAMES VEECH, of Fayette County.

The majority of the Committee of the Senate, of this State on the Dred Scott case, have made a lengthy and able report, accom panied with resolutions declaring that the opinion of the Supreme Court announces principles in palpable opposition to the judicial and legislative history of the Union, and in violation of tance, in furthering the objects we all wish to the plain provisions of the constitution of the promote.

That the opinion, except on the question of jurisdiction, being delivered on a case over which the court admitted it had no jurisdiction, may be justly regarded as obita dicta coram non judico, and inoperative as law.

same opinion made wanton attack on the sovunnecessary excitement in the public mind in regard to the subject of slavery and ihereby forfeited the confidence and respect due to their exalted station,

over which Judge Lecompton presides, is in not so now, unless we can have good teachers, session at Leavenworth, where Frederick is on where we have not now good ones, to take trial for murder. He has been recently appoint- charge of the schools, not simply to keep them, ed to an important place in one oft he territorial but teach them. Let us then encourage our land offices, although he was well known as teachers to qualify themselves as rapidly and the leader of the band of ruffians who drove as thoroughly as is in their power to do ; let the free soilers from Leavenworth and murder- us offer them every inducement possible, to ed Phillips. He will, no doubt, be acquitted, stimulate them ; to gain such a knowledge of as there are on the Jury which is trying him the sciences to be taught, and the best methe postmaster at Leavenworth, named Clark- thods of teaching them, as shall enable them son, and a Col. Paine, of the same city, both to educate our children thoroughly, and preof whom are implicated with Emery in several pare them for usefulness. It is not expected offences, and both of whom are under indict- that there will be a supply of well qualified ment for murder and robbery.

much by way of encouraging those who desire that the work on the Northern Central Rail- to qualify themselves. I propose, if it meets road, up to Trevorton Bridge, is all graded, the views of the directors of the several townand the track will be completed in a few ships, to hold, what I shall, for the sake of weeks. The work on the balance of the road convenience call teachers' drills, in as many lofrom Sunbury to Trevorton Bridge, has been calities in the county as is practicable, during

## To School Directors.

GENTLEMEN : Through the kindness of those of your number who assembled in convention on the fourth inst., for the purpose of electing a Superintendent of Schools for the County of

responsible position. Having no other means of ascertaining your views upon the important questions pertaining to the educational interests of the county, and of communicating, so far as may be proper for me to do so, before my term of office shall commence, my views and plans, I have thought in the county, the following gentlemen appearit advisable to address you through the public ed and answered to their names as Grand Jupress of the county.

I am somewhat aware gentlemen, of the difficulties which cluster around the position to which your partiality has electd me, and I feel that I shall be able to do but little, if any good in the office, without your hearty co-operation. The schools in your several townships are emphatically your schools, in which your own children are to be educated, this of course must cause you to feel a more lively interest in these schools than any other individual can, still I hope to be able to evince to the friends of the schools, that I feel a deep interest in their welfare, and am laboring for their improvement, and through the schools for the well-being of the rising generation. I hope to

be able, by devoting whatever of talent and experience I may have, to the faithful discharge of the duties connected with the office, to secure your confidence, and if I deserve it, I feel assured that I shall have it. I wish you to feel that my business is to act in concert with you, not alone, or without your counsel and assis-

I am also aware, that the law imposes upon you onerous duties, and requires you to perform those duties without receiving any remu neration. It is my duty, as it shall be my pleasure, to lighten those burdens so far as may be done, by co-operating with you-by combining our efforts to awaken an interest in the cause of education, in the minds of those each other advice and encouragement.

It is self-evident, that the schools can be improved only by improving those who are to teach them. " Like teacher, like school," is as true now as when first uttered, our schools

mer The U. S. District Court, in Kansas, then, cannot be made good schools, if they are teachers at the present time, and perhaps not

for several years. Yet directors can do very

## COURT PROCEEDINGS.

On Monday, May 4, Court convened at the Court House at 10 o'clock in the forenoon, Judges WILMOT, President, and CHUBBUCK associate, present. But little business was done Bradford, the undersigned was placed in that in the forenoon, except the granting of some rules and a hearing of motions, &c., afterwhich the Court adjourned to meet again in

the afternoon at 3 o'clock. At 3 o'clock in the afternoon, Court being again called, and after receiving the returns of the Constables from the several townships

rors, and were sent out under the charge of the Court, to wit :--Guy Tozer, Foreman ; A. J. Eastabrooks Obadiah Gore, H. H. Green, Joseph Hilton, J. H. Killgore, Newell Keeler, Stephen Mc. Kiuney, Alonzo Potter, J. C. Ridgway, Nathan Sherman, Cyrus Shumway, Miles E. Squires, Simeon Taylor, Chester Welles, T. Williams and John C. Wilson, who were in session until Thursday, at which time they were discharged.

The following business came up, and was disposed of by them during the time they were n session :---

Com. vs. Thomas. S. Baker-Indictment on a charge of forgery. Grand Jury return a true bill.

Com. vs. Jefferson Carey-Charge, Arson. Frand Jury return no bill and county for costs. Com. vs. Luke Dolan-Assault and battery. Grand Jury return no bill and the prosecutor, Patrick Dolan, for costs.

Com. vs. Patrick Dolan-Assault and batery. Grand Jury return no bill and the prosecutor. Luke Dolan, for costs.

Com. vs. A. V. Trout-Indictment for selling liquor without a license in Canton twp.

Grand Jury return a true bill. Com. vs. Robert M'Cracken-Indictment for selling liquor without a license in Canton township. Grand Jury return a true bill.

Com. vs. George M'Cracken-Indictment for selling liquor without a license in ownship. Grand Jury return a true bill. Com. vs. Levi F. Goetchius-Indictment for elling liquor without a license in Sylvania bo Grand Jury return a true bill.

Com. vs. Nathan Tuttle-Indictment for selling liquor without license in Canton twp. Grand Jury return a true bill.

Com. vs. Horace Tuttle-Indictment for sel ing liquor without license in Canton town ship. Grand Jury return a true bill.

Com. vs. Thomas Davidson-Indictment for elling liquor without license in Canton twp. Grand Jury return a true bill.

Com. vs. Patrick Haleran-Indictment for selling liquor without license in Canton twp. Grand Jury return a true bill.

Com. vs. Geo. W. Browning-Indictment for passing counterfeit money. Grand Jury return a true bill.

Com. vs. Geo. W. Browning et. al.-Indictment for conspiracy to pass counterfeit money. Grand Jury return a true bill.

Com. vs. Geo. W. Browning et. al.-Indict. ment for conspiracy to pass counterfeit money. Grand Jury return a true bill.

Com. vs. Geo. W. Browning et. al.-Indictment for conspiracy to pass counterfeit money.

certain notes, one of \$25,45, purporting to have been signed by Richard M. Killey and John Ward, payable to John R. Moore or bearer, put in circulation by defendant ; and one other note for \$15,27, purporting to have been given by John Ward to Amos Griffith or bearer ; endorsed, J. S. Baker, which note the defendant sold to M. E. Solomon. Jury sworn, and after a full hearing returned a verdict of guilty, in manner and form as he stands indicted.

May 5, Patrick Dolán is sentenced to pay the costs of prosecution in the case of Com. vs. Luke Dolan, whereas the said Patrick Dolan was prosecutor. Same day Luke Dolan is sentenced to pay the costs of prosecution in the case of Com. vs. Patrick Dolan, wherein

the said Luke Dolan was the prosecutor. Com. vs. A. V. Trout-Indictment at pre-

sent sessions for selling liquor without license in Canton. Defendant pleads guilty, whereupon he is sentenced to pay a fine of ten dollars and costs of prosecution.

Com. vs. Jonathan Ada-Indictment preferred at Feb. Sessions last, for selling liquor without license in Durell township. Defendant appears and pleads guilty, and is sentenced to pay a fine of ten dollars and costs of prosecution.

Com. vs. Nothan Tuttle-Indictment at present Sessions for selling liquor in Canton township without license. Defendant appears and pleads guilty, and is sentenced to pay a fine of ten dollars and costs of prosecution

Com. vs. Horace Tuttle-Indictment for selling liquor in Canton twp. without license. preferred at the present sessions. Defendant appears and pleads guilty, and is sentenced to pay a fine of ten dollars and costs of prosecu-

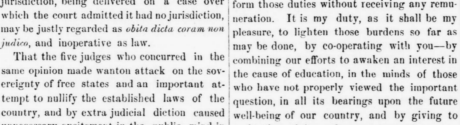
Com. vs. Thos. Davidson-Indictment preferred at the present sessions for selling liquor in Canton twp. without license. Defendant appears and pleads guilty, and is sentenced to pay a fine of ten dollars and costs of prosecu-

Elias Rockwell vs. Canton twp .- Appeal from the report of viewers for damages of a road through the improvement of the said Elias Rockwell in Canton twp. After a hearing of the evidence &c., the Court decree to the said Elias Rockwell the sum of \$228, 20 damages and costs.

In the matter of the application of the incorporation to be styled the Alba Regular Baptist Church, the incorporation was granted agreeably to the prayer of the petitioners. In the matter of the application of James Smith, for the benefit of the insolvent law, the case was called up on Monday for a hearing, and is continued for a further hearing until Saturday, May 9, at 2 o'clock in the afternoon, and the applicant is surrendered to com finement in Jail in the meantime

On Thursday afternoon the Jury were discharged, and the Court adjourned to meet on Saturday afternoon, for a hearing of matters upon the argument list, and some matters for a hearing in the Orphan's Court.

Saturday, May 9, Court again met pursuant to adjournment, and the application of James Smith for the benefit of the insolvent laws, is further continued until the first day of next term, and the Court adjourned over to Monday morning at 10 o'clock. The present week's proceedings will appear in our next issue.



Hearing and determing complaint, and all other services rendered therein, Recording proceedings therein, each Issuing and receiving returns of writ of

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restitution, including entry thereof, each justice. 25

SEC. 2. The fees for services under the laws of the United States, shall be as follows, namely : For certi cate protection, Certificate of lost protection, A warrant. 25 Commitment. Summons for seamen in admirality case, Hearing thereon with docket entry,

Certificate to clerk of district court to issue admirality process,

JAMES POLLOCK Young Lady in a scrape---Hoops and High Heels in Church.

The Richmond Whig says : A few Sundays ago, a modest young gentleman of our acquaintance attended the morning service, in one of our fashionable churches. He was kindly shown into a luxu iously cushioned pew, and had hardly settled himself, and taken an observation of his neighbors, before a beautiful young lady entered, and with a graceful wave of the hand preventing our friend from rising to give her place, quietly sunk into a seat near the end. When a hymn was given out she skillfully found the page, and with a sweet smile that set his heart a thumping, handed her neighbor the book. The minister raised his hands in prayer, and the fair girl knelt, and this posture perplexed her friend to know which most to admire, her beauty or her devoutness. Presently the prayer was concluded, and the congregation resumed their seats. Our friend respectfully raised his eyes from the fair form he had been so earnestly scanning, lest when she looked up, she should deteet him staring at her. After a couple of seconds he darted a fugitive glance at his

charmer and was astonished to see her still on her knees; he looked closely and saw that he was much affected, trembling in violent agitation, no doubt from the eloquent power of the preacher. Deeply sympathizing, he watched her closely. Her emotion became more violent ; reaching her hand behind her, she would convulsively grasp her clothing, and strain, as it were, to rend the brilliant fabric of her dress. The sight was exceedingly painful to behold, but he still gazed like one entranced, with wonder and astonishment. After a minute, the lady raised her face, heretofore concealed in the cushion, and with her hand made an unmistakeable beckon to her friend. He quickly moved along the pew towards her, and inclined his ear as she evident-

ly wished to say something. "Please help me sir," she whispered, "my dress bas caught, and I can't get up." A brief examination revealed the difficulty ; the fair girl wore fashionable high-heeled shoes ; kneelon both knees, these heels of course stuck out at right angles ; and in this position the highest hoop of the new-fangled skirt caught over them, and thus rendered it impossible for her to raise herself or straighten her limbs. The more she struggled the tighter she was bound; she was constrained to call for help. This was immediately, if not scientifically rendered ; and when the next prayer was made, she merely inclined herself upon the back of the front 50 pew-thinking, no doubt that she was not in 25 praying costume.

MA writer in the St Louis papers clearly 25 25 proves-in his own mind-that the threatened 50 comet is to come in collision with the earth, at twenty minutes after ten o'clock, on the 16th 25 day of June.

certain prices, but the company prefers paying temporary schools for drilling teachers in the the cash, and arrangements have been effected several departments of study, to be pursued which will enable them to do so very soon .- in the schools of the county. Commencing, if The work will be resumed in a few weeks and necessary, with the very rudiments, or elevigorously prosecuted to completion.

The American Emigrant Aid and as to the most approved methods of communi-Homestead Company, Mr. Thayer's new scheme cating information in the different branches. to colonize Virginia, has been at length organized in New York city, under the charter granted by New York State, all the stock having been promptly taken. Six hundred shares were taken by three citizens of Virginia. Eli ten days, and at the close of the time, grant Thayer was elected President of the company, certificates to as many of those who have been and John C. Underwood, Secretary

day of adjournment. The appropriation and ing such a teachers' gathering in one portion the apportionment bills are yet in the hands of of the county, say the North East, or South the Committee of Conference.

The House agreed to the Senate amendment to the appropriation bill in regard to Mr. MAFFET, so that the effort of the Canal Commissioners to get hold of the North Branch for political purposes, has finally failed.

The steam saw-mill of WM. and JAMES WILSON, formerly of Monroe township, on the Menominee river, in Chippewa Co. Wis., was destroyed by fire on the 4th ult. Supposed to will you labor with me to get up, and carry have been caused by incendiary. Loss \$40,-

Bes We learn that a portion of the Horse Race dam has been torn out by the late freshet-some accounts say that three hundred feet ral boards of directors upon the subject, and are gone. This is unfortunate, in view of the immediate opening of navigation, as it will of office commences, to visit each township in probably cause a delay of several weeks.

We publish in another column, the Fee Bill passed at the present session of the Legislature. It reduces the fees of Justices me, at their earliest convenience, the names and Constables in this County, from twenty to of the directors in their respective boards, fifty per cent.

MET The Legislature of Connecticut met with each director in the county. on Thursday last, and organized by the election of Republican officers.

At the manicipal election in Indiana-The Governor has signed a bill to anpolis, on Tuesday last, the Republicans elected thorize the Town Council of the Borough of their ticket by one hundred and fifty majority. Towanda to levy a special tax.

suspended temporarily. The contractors have the latter part of August and the whole of agreed to take the bonds of the company at September. "By teachers' drills," I mean ments, and proceeding thoroughly, as far as possible, giving instruction at the same time

The plan will be, to gather so many of the teachers of three or four townships as can be induced to attend, at some convenient place, and give them instruction during a week or

present, and any others that may see fit to attend for the purpose of being examined, as THE LEGISLATURE has not yet fixed upon any shall be entitled to receive them. After hold-West, let there be a similar one in some other locality, thus affording these opportunities to as many of the teachers of the county as possible. It is true these short drills will not do for the teachers' all that is needed, but, it is to be hoped that they may do something toward turning public attention to the subject something to show teachers what they need. Gentlemen, this plan cannot be carried out without your assistance. If it meet your views, on successfully, as many temporary normal schools of this kind, during the coming fall, as

time and circumstances seem to justify. I should be happy to learn the views of the seveas it will be impossible for me, after my term the county before August. I hope to receive letters from individual members of the several boards touching the matter.

Will the Secretaries of the boards send to and the names of the officers. I wish, as soon as possible, to become personally acquainted

C. R. COBURN. Towanda, May 7, 1857.

Grand Jury return a true bill. In the matter of the application for a County Bridge across the Wyalusing creek at Stevensville, the Grand Jury approved of the re

port of the viewers, and return the same as be ing proper for a county Bridge, &c. The following business came before the

Court and Traverse Jury. Monday being the day fixed by a rule of Court for a hearing upon applications for license, during the afternoon on that day, licenses were granted to the following persons, to wif :---

FOR A TAVERN. Joseph O. Pine, Ridgbury. Charles O. French, Ridgbury, Hiram W. Root, Springfield. Darius Myers, Ulster. Nathan Olmsted, Ulster S. F. Washburn, Ulster. Daniel Heverly, jr., Overton. L. D. Bowman, Towanda twp. James Nestor, Towanda boro. Jacob Reel, Athens twp. L. W. Birchard, Athens bore. Thos. R. Davis, Athens boro. Ethel Taylor, Monroe boro. John O. Ward, Troy twp. E. W. Bigony, Troy boro. L. O. Hickok, Troy boro. N. K. Woodburn, Windham. Jason Chaffee, Rome. Francis Porter, Rome. Orrin Moore, Sheshequin. Abraham Snell, jr., Burlington boro. John Dickerson, Warren. J. P. Russell & Norton Jacques, Wyalusing. A. E. Spalding, Canton. S. C. Myers, Canton. H. M. Southwell, Franklin AS MERCHANT DEALERS. Decker & Cornell, Ridgbury. A. H. Case, Troy boro. David Waltman, Overton. LATING SALOON.

William Morgan, Troy boro. The application of Moses T. Carrier was put over for a further consideration and hearing until Monday, the 11th instant.

Com. vs. Moses T. Carrier-Indictment preferred at Feb. Sessions last, for selling liquor to minors and habitual drunkards. May 5,

Jury empanneled and sworn, and after a hearing could not agree upon a verdict and were discharged and cause continued.

Com. vs. Michael Lemmons-Indicted at Feb. Sessions last, for selling liquor to minors and habitual drunkards. Jury empanneled and sworn, and after a hearing, returned a verdict of guilty. Defendant sentenced to ten the estate in view being \$100,000. days imprisonment in the County Jail and to

pay a fine of \$25 and costs of prosecution. Com. vs. Thomas S. Baker-Indietment at present Sessions for forging and selling two convicted and sentenced to be hung.

## Triennial Convention of School Directors of Bradford County.

The Directors came together at the Court House in the Boro' of Towanda, on Monday the 4th day of May 1857, at one o'clock, P. M. The Convention was temporarily organized by calling Charles Stockwell Esq., to the chair, and W. C. Bogart Secretary. On motion adjourned to the large Room of the pub-

lic School House, at which place the chairman called the Convention to order, and the Secretary proceeded to enrol the names of Directors present. The Convention then proceeded to elect officers for its permanent organization tion. Charles Stockwell Esq., was elected President, and W. C. Bogart and O. D. Bartlet Secretaries.

On motion the Convention proceeded first to fix the compensation of the Superintendent, which on motion after considerable discussion, was fixed at one thousand dollars per annum.

On motion the Convention received nominations for County Superintendent. Prof. Charles Coburn and Rev. George Landon, were nominated as candidates, and there being no other names offered. On motion the nominations closed.

A motion was made and seconded to reconsider the resolution fixing the compensation of the Superintendent. After a lengthy discussion the motion to reconsider was not agreed to.

On motion the Convention proceeded to vote for County Superintendent. Whereupon, it appeared that Charles R. Coburn had fiftythree votes ; George Landon had forty-two votes. Charles R. Coburn having a majority of all the Directors present, was declared duly elected to the office of County Superintendent of Common schools of Bradford County for the three succeeding years.

On motion the Convention adjourned sine

A fund of \$96,000 has been subscribed in Vicksburg, Mississippi, to purchase a plantation to be presented to Ex-President Pierce. \$4000 more are wanted, the sum required for

David S. McKim, on trial at Hollidaysburg for the murder of Norcross, has been