

# Indiana State Sentinel.

**SEMI-WEEKLY.**  
ETERNAL VIGILANCE IS THE PRICE OF LIBERTY.  
**INDIANAPOLIS, DEC. 2, 1846.**  
**Our Terms.**  
The following will hereafter be the permanent terms of the Weekly Indiana State Sentinel:  
(1) Payments to be made always in advance.  
One copy, one year, .....\$2.00  
Three copies, one year, .....5.00  
Five copies, one year, .....8.00  
Ten copies, one year, .....15.00  
Twenty copies, one year, directed to one person, 30.00  
**Semi-Weekly.**  
(Published three times a week during the session.)  
One copy, .....\$1.00 | Three copies, .....\$3.00  
**Tri-weekly Sentinel.**  
As customary, the proprietors of the Indiana State Sentinel will issue a tri-weekly sheet during the coming session of the Legislature. The best of Reports have been engaged exclusively for this paper, and no pains will be spared to give the fullest, earliest and most correct intelligence on all subjects. The paper will be of double medium size, (same as the weekly) and affixed at one dollar the session, in all cases in advance.  
The proprietors would respectfully solicit the aid of their friends in procuring subscribers, as a very heavy expense is necessarily involved during the session.  
(2) Our correspondents will confer a favor by giving the above a few insertions, which shall be reciprocated by every means in our power.  
G. A. & J. P. CHAPMAN.

**To Correspondents.**  
J. A. G. Crawford.—You should have paid your postage to have obtained a "good chance." Don't want you.  
H. K. Bowling Green.—Will be the best we can. Can't tell the price of a "pig in a bag," but will be liberal, sure.  
(3) The proceedings of the Indianapolis Benevolent Society, and of a meeting for the suppression of Gambling, are necessarily deferred till our next paper.  
The RAIL ROAD.—We should like to inquire if the management of our railroad cannot be somewhat improved. Complaints are numerous, and we had an opportunity, a few days since, of noticing one bad management. We do not intend to impute the excellent conductor of the passenger train by these remarks; for if ever pains were taken to accommodate the public and do justice to the company, none can do better than Mr. Wilson. But it would seem to us that his authority is too limited or restricted.—As an instance of this, on our passage, a freight train, or rather a train of hog pens, empty, were immediately following the passenger train. The road was covered with snow, and slow progress was necessarily made by the first train. When near Vernon, it was necessary to retrograde to gather headway. The engineer of the 2d train, one Sandy something, notwithstanding he was hailed to check his speed, came lumbering on at full speed, coming in contact with the 1st with sufficient force to prostrate any who might have been on their feet, and injuring the locomotive so that it required near four hours to repair the damage. When this Scotchman was requested to take on the passengers and mails, and leave the hog cars to be brought on, he doggedly refused, thus leaving the passengers sitting hours in the cars, and losing the mails. Why had not the conductor authority in such a case? We advise the directors to put all such engineers on to the fore end of the locomotives, head downwards, to serve as brakes for the rails.  
DEPARTURE OF GENERAL SCOTT FOR THE SEAT OF WAR.—We find the following in the Washington "Daily Fountain" of the 25th Nov. The "Union" says nothing about the matter:  
We understand that General Scott and his staff left Washington yesterday morning for the seat of war. His destination is said to be Tampico, which is expected will be in possession of the American forces by the time he reaches that point. We are informed that he has gone to direct the operations of the army of invasion.

**IN LOCOFO LO. GOVERNOR.**—Our readers will remember that Paris C. Dunning was elected, last August, by the Locofocos of Indiana, to the high and responsible station of Lieutenant Governor. Previous to the election, to make a show of patriotism, he volunteered to go to the Rio Grande. He had not the least intention of leaving home. His Captain, however, arrested him and forced him to take up his line of march.  
We copy the above from the Cincinnati Chronicle of Nov. 21. So far as this State is concerned, it would be entirely unnecessary to say a word in relation to the statements made in the last two sentences. For the information of people abroad, however, it may be proper to pronounce them, as we do, unfounded and infamous LIES.  
(4) Poor Mansfield, of the Cincinnati Chronicle, has been a perfect maniac ever since the vain and superannuated Scott upset the hopes of his friends as well as himself by the "lusty plate of soup." Mansfield had written a life of the hero, and had calculated upon a large collection of dimes, at least, on the sale of the book, consequent upon an anticipated Presidential nomination. Scott made a fool of himself, and the nomination and the book were both knocked into an indefinite futurity. It would be hard now to decide which is the most extravagant, the folly of Scott, or the madness of his chronicler?

(5) The Cincinnati Advertiser and the Cincinnati Enquirer have been united, and will be hereafter published under the title of the Enquirer, under the editorial management of Messrs. John and Charles Brough. This we conceive to be an excellent arrangement as well for the proprietors of both papers as for the Democratic party. Our friends who desire a good newspaper from Cincinnati will be sure to find it in the Enquirer.  
CITY HOTEL, CINCINNATI.—We would call attention to the advertisement of this new and splendid establishment. This hotel we know to be one of the most commodious and pleasant in that city, situated near the centre of business, and under the management of its present proprietors, cannot fail of giving entire satisfaction. We advise our friends to give it a call.  
(6) There has been difficulty in Capt. Gen. Cutler's company of the Kentucky volunteers. Cutler himself had been arrested for shooting a pistol with intent to kill; and was dismissed from the service. General Taylor reinstated him, but 24 of his company refused to act under him, were arrested on a charge of mutiny, and put in irons.

(7) Capt. S. H. Stringham has received orders to take command of the U. S. line of battle ship Ohio, and proceed to sea with all possible dispatch, under sealed orders. His destination is unknown, but presumed to be Vera Cruz. A thousand men for the Ohio had been advertised for.  
(8) We are informed that Richard W. Thompson, Esq., who was expected to open a law school in the Asbury University on the 1st Monday of December inst., will, on account of personal engagements, be compelled to decline doing so for the present.

Supposing the suppositions of the Salem News true, which they are not, we would advise him to read Matt. v. 44, 45, and then pen another paragraph on our new co-partnership.  
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**DEAF AND DUMB ASYLUM.**  
On Wednesday, 18th ult. one of the editors of this paper, in company with the editor of the Journal, visited the Indiana Asylum for the Deaf and Dumb. Words would fail us to describe what we feel, and we can use them only to give an outline of what we witnessed. There were in attendance forty-five scholars—from the child to mature age—and apparently as happy as others not afflicted. We noted the course of instruction, under those excellent and amiable teachers, Messrs. BROWN and WILLARD, the latter also a Mute, and marked the rapid improvement of the scholars. It needs a graphic pen to describe the keen attention of the learners, their quick perception, their almost tangible happiness, beaming in every look, as they feel and know their progress in those branches of education so essential to social well-being. The classes were examined in Geography, Arithmetic, &c., and their prompt and correct answers were worthy of all praise, and reflect great credit on themselves and their teachers. Their progress in writing, spelling, and grammatical construction of sentences, is necessarily taught at the same time; at least, while writing replies to any question, all are taught how to do it. And the general uniformity and neatness and legibility of their handwriting was wonderful.

When questioned how they liked the city and school, every pencil rapidly traced "very well." And judging from their appearance, the response was heartfelt. We have not time or space to say all we wish on this subject, nor to notice particular cases which struck us—not even the "bonnie lass; who is to have a good husband for her cleanliness in the dairy!"—but would urgently request citizens and strangers to visit the Asylum occasionally. They will never regret it. It is an honor to our State; and the pride of every person should be enlisted in its favor. It costs so little, and performs so much good, that none will or can regret the light additional tax necessary to its support.  
The Asylum is now in the "Kinder buildings," rented for the purpose, on Washington street, east of the Branch Bank. The permanent buildings for the Asylum will be erected as soon as the Board of Trustees shall have the necessary funds at their disposal. The location is a beautiful tract about one mile east of the city, fronting on the National Road, near its junction with the Michigan Road, and was purchased under authority of an act of the General Assembly. We are not sure but the location combines many advantages as any in the vicinity.  
We again recommend our friends and strangers generally, to visit the Asylum.

The popular vote given at the recent election in New York exhibits a democratic majority, though the Whigs elected a majority of officers. The Journal of Commerce tests this in several ways: one is by comparing the aggregate of votes for congressmen, which shows 180,019 for the Whig members, and 183,369 for the Democratic members—a democratic majority of 3,350. We have not room for the Journal's table, which it prefaces by other facts, viz: "Slas Wright, who voted for the Tariff of 1842, received a less number of votes in the Tariff of 1843, than Addison Gardner, on the same ticket, who is known to be in favor of the new Tariff. But as a part of this difference may be attributed, and justly so, to the votes of the Anti-Tariff, we will further state that the same Addison Gardner received, in the State at large, near 3000 votes (say 2700) more than John Young, both of whom were on the Anti-Tariff ticket. Is not this a fair test? If then the election turned upon the Tariff question, which we do not believe it did to any great extent, it follows from the above fact, that a majority of the people are in favor of the Tariff of 1843, and opposed to that of 1842."

"Another fact is, that the sum of the votes for the Democratic candidates for Governor and Lt. Governor, Wright and Gardner, is more than 2000 greater than the Whig candidates for the same offices, Young and Fish, received. This shows, if it shows anything, that the State of New York is still Democratic."

**THANKSGIVING.**—This time-honored Yankee festival day was celebrated on the 25th of November in the following States, as we learn from the N. Y. Journal of Commerce:  
New York, Massachusetts,  
New Hampshire, Connecticut,  
Vermont, Maryland,  
Rhode Island, Kentucky,  
Pennsylvania, New Jersey,  
Ohio, Indiana,  
Michigan, Iowa,  
Delaware, Louisiana.  
Total, 16 States, out of 29. In Maine and Missouri, December 3d is the day; in South Carolina and Georgia, November 5th was observed. It is to be hoped that hereafter, the same day will be appointed throughout the Union.

Thursday, the 3d of December, has been appointed as a day of thanksgiving in Maine. Why couldn't the governor have said November 25?—Boston Post.  
Because there are good many weddings fixed for that evening—and we want moonlight for the friends of the parties who live at a distance. Good sleighing is a requisite of thanksgiving day—and we may get a snow storm by the 3d. It is much the best time. The 25th may go to thunder. It isn't much of a day.—Portland Argus.  
(9) Mr. Webster's friends have become ashamed of his great Boston speech, delivered a few days ago. They see the effect his anti-American remarks are producing, and they attempt to extricate him from the dilemma by asserting that he was incorrectly reported. It is a very convenient mode of getting rid of the effect of an unpopular and anti-American remark, by charging the reporter with error, and Mr. Webster's friends have had occasion frequently to resort to it. The editor of the Boston Times, who heard the speech, declares that Webster was correctly reported.

**THE TAXES ARE COMING!**—At the opening of Congress, a proposition will be made by the Government for a tax upon Tea and Coffee, from which a revenue of about three millions of dollars is calculated upon. This is but the beginning of that which is to come. So much for Mr. Folk and his beautiful war upon Mexico.—New Albany Bulletin.  
If the above be true, the torments of the Bulletin can escape paying their share of taxes for the "beautiful war." Let them cease the use of tea and coffee. Philosopher Greeley will approve the course very well.

Miss Nano Hayes of Louisville, Ky., has recovered a verdict of \$6000 from John Hayes for a breach of marriage promise. Miss Nano can now afford to snap her fingers at him. It is said two or three other disappointed spinsters have only awaited this issue to commence other suits. Poor John! we suppose he would sooner have married them all than thus to suffer in his pocket.  
PER CONTRA.—A New Bedford reporter says a case in which Daniel Himes recovered \$20 damages in a suit against Eliza Ann Smith for a breach of promise to marry. The defendant is a young lady of 19 years of age.  
FIRE AT NEW ALBANY.—An extra from the N. A. Democrat states that on the 27th the Fulton Foundry, owned by Lent, South & Shipman, was almost entirely destroyed by fire. The new foundry owned by the same firm, on the same square, was partially injured. The loss is estimated at \$30,000. No insurance.

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# SUPREME COURT OF INDIANA.

**Cases determined at the November Term, 1846.**  
REPORTED FOR THE SENTINEL BY J. A. CRAWFORD.  
MONDAY, NOV. 30.  
**State v. Ellison.** Error to the Warren C. C. Perkins J. In an indictment for perjury, it is not necessary to aver that the oath charged to be false, was administered "by" the officer before whom it is alleged to have been taken. Where the affidavit alleged to be false, is to the belief of the affiant, the indictment need only aver that the affiant did not so believe. Reversed.  
**Olden v. d. u. Speckard.** Error to the Warren C. C. Perkins J. Prior to the statutes of 1843, the widow of a deceased testator might take a provision under his will, and under a testator's estate, unless the taking of the latter would operate to overrule the will, or the gift to the wife was said to be in satisfaction of the dower.  
A release of a right to dower in the personal estate, is an improper use of the term dower, it technically applying only to the widow's interest in the realty; but such a use will not prejudice her right of dower out of her real estate. Reversed.  
**The State v. Farley and another.** Error to the Jefferson C. Dwyer J. The Governor's pardon of a person convicted of a crime does not discharge the convict from the costs of prosecution; nor is the Governor authorized to remit the costs in such cases. Judgment affirmed, with costs, affirmed in remainder. Hammond for the State.  
**Folmes et al. v. Miller et al.** Appeal from the Fountain C. Dwyer J. The bond, filed by the plaintiff, or a claiming creditor in foreign attachment, is not objectionable, because its penalty exceeds double the debt claimed, which is its penalty. The affidavit in foreign attachment may be sworn to by the plaintiff or the claiming creditor.  
But an affidavit in such case purporting to be sworn to before a Justice of the peace in another State is not sufficient. Affirm. C. Chandler for the plaintiff, Gregory for the defendant.  
**Perkins and another v. Goff.** Error to the Dearborn C. C. Blackford J. The statement of a demand against several defendants as partners, in a suit before the President of a town council or a Justice of the Peace, may be filed against them in the name of the firm.  
According to R. S. 1838, p. 272, a deposition may be read if the witness be absent from the State at the time of the trial, although he may have resided in the State between the time of taking the depositions and the time of trial. Affirmed. Dumont for the plaintiff, Hyman and Spooner for the defendant.  
**Finney and others v. Fleming.** Error to the Scott C. C. Blackford J. It is a general rule that in civil suits, except for crim. con., cohabitation and reputation are sufficient evidence of marriage. Affirmed.

**THE MARKETS.**  
BALTIMORE, Nov. 24, 5 p. m.—The Baltimore flour market is without much animation. There was a sale of 500 barrels Howard street flour yesterday afternoon at \$5; which price is contended for to-day, with moderate transactions. Considerable sales were made yesterday and this morning of City Mills flour at \$5, which holders are firm in asking. Good to prime red wheat is selling freely at 90 a 100 cents; ordinary to good do. at 75 to 90 cents; new white corn 53 a 54 cents; oats 29 a 30; and rye 66 a 68 cents. Sales of wheat are making in bids at 23 cents per gallon, and in barrels at 23 a 24 cents.  
BALTIMORE, Nov. 25, 5 p. m.—There were sales this morning to the extent of 5,000 barrels Howard street flour at \$4 75, being a decline of 25 cents on previous quotations. Holders of City Mills still contend for \$5, at which sales were made yesterday; but nothing has been done to-day. There is also a considerable reduction in the price of wheat. Sales of good to prime red wheat to-day at 90 a 95 cents—millers not much disposed to purchase. Both white and yellow corn has declined to 50 cts. per bushel for new; oats 28 a 30 cts; rye 65 cts; clover seed, free of mill, \$1.50; and wheat 23 a 24 cts.  
At Philadelphia, to-day, the flour market was inactive. Sales of western brands were made at \$4 75 a \$4 87 1/2, a decline, and of fresh ground brands \$4 87 1/2, a decline. Large sales of prime wheat at 97 cents.  
At New York, this morning, the sales of flour were moderate, and without change in price. Good Government brand was bid for \$5 18 1/2, on time; and \$5 12 1/2 without full privilege; Michigan was held at \$5.  
Several fine large ships are now loading at our wharves, with breadstuffs for Liverpool; and I learn that there is no less than twelve in Liverpool, and upwards of thirty in New York, taking in similar cargoes for the same destination.—Cor. W. Union.  
CINCINNATI, Nov. 25.—Flour.—Sales on Thursday of 750 bbls in lots at \$3 52 a 55; yesterday 950 bbls. Flour from canal at \$3 55; 100 bbls at \$3 56; 275 bbls in fire lots from canal and wagon at \$3 57; 60 bbls from store at \$3 65.  
**To the Members of the Legislature.**  
The undersigned respectfully begs to present himself a candidate for the post of Assistant Clerk of the House of Representatives.  
JAMES G. RAY.  
TOBACCO FOR FRANCE.—The New York Journal of Commerce contains an advertisement of the French government for proposals to supply the royal factories with tobacco. They require of the crop of 1846 from the United States 8,500,000 lbs., and from Hungary and other places 3,000,000 lbs. in all, 11,500,000 kilograms, or 24,420,500 lbs. The amount of Maryland tobacco required of the crop of 1846, is 1,550,000 kilograms, and of Virginia 1,800,000 kilograms.

MARTIN, On Wednesday, the 25th ult., by Thos. Morrow, Esq., Mr. M. Decei Hadley to Miss Sarah Barnhill, both of this county.  
DIED, At Martinsville, on the 15th ult., JAMES B. RICHARDS, in the 55th year of his age.  
**MANAGER'S OFFICE.**  
J. G. GREGORY & CO., WHEELING, NOV. 25, 1846.  
NEW JERSEY LOTTERY, Class 96; draws at Jersey City, Dec. 2nd 1846; 75 No. Lottery; 14 draw balls. Tickets \$5; a certificate of 25 whole tickets will cost \$65.  
ALEXANDRIA LOTTERY, Class 96; draws at Alexandria, Dec. 12 1846; 75 No. Lottery; 14 draw balls. Tickets \$5; a certificate of 25 whole tickets will cost \$65.  
NEW JERSEY LOTTERY, Class 100; draws at Jersey City, Dec. 22 1846; 75 No. Lottery; 14 draw balls. Tickets \$5; a certificate of 25 whole tickets will cost \$65.  
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