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INDIANA STATE SENTINEL

The Price of Freedom is Eternal Vigilance.

PUBLISHED EVERY TUESDAY.

Vol. I.] INDIANAPOLIS, DECEMBER 21, 1841. [No. 22.

Indiana Legislature.

HOUSE OF REPRESENTATIVES.

On motion of Mr. Read, Resolved, That the committee on the judiciary be instructed to inquire into the expediency of so amending the law authorizing summoning of petit jurors, that twelve instead of twenty-four be summoned for each week of court.

On motion of Mr. Ellis, Resolved, That the judiciary committee be instructed to inquire into the expediency of so amending the act, entitled "An act defining the duties of Recorders," approved February 17th, 1838, as to authorize such recorders to demand and receive their fees in advance, and to receive a fee of — cents for searching the records for each year back such search may necessarily extend, as that they be entitled to — cents for each 100 words for all certificates of authentication annexed to any instrument left for record, other than the certificate of proof or acknowledgment, with leave to report by bill or otherwise.

On motion of Mr. Matheny, Resolved, That the committee on the State Bank be instructed to inquire into the expediency of directing the State Board of the State Bank of Indiana, to take early and efficient means to enable the several Branches of the State Bank to resume specie payment.

On motion of Mr. Gorman, Resolved, That the committee on canals and internal improvements be instructed to inquire into the expediency of abolishing the board of internal improvement and chief engineer.

On motion of Mr. Saffor, Resolved, That a select committee be appointed to inquire into the expediency of so amending the act regulating the duties of justices of the peace, as to require only one justice of the peace in each township to transact county business, and report by bill or otherwise.

On motion of Mr. Bowers, Resolved, That the Board of internal improvement be requested to report to this House the number of engineers, special agents and others, in the employ of the State, connected with the system of internal improvements, their names, amount of their salaries, and the nature and extent of their services.

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On motion of Mr. Milklin, Resolved, That the committee on the State Bank be instructed to inquire into the expediency of so amending the law levying a tax on individual stock in the Branches of the State Bank of Indiana, that the fifteen per cent. now levied by the State in lieu of all county and road taxes, be paid into such county treasury where such stock is owned, providing that the stock is owned by residents.

On motion of Mr. Goodnow, Resolved, That the committee on roads be instructed to inquire into the expediency of so amending the sixth section of the act relating to public roads and high-ways, approved February 17th, 1838, as to fix a definite width to all roads, in cases where the Boards doing county business have failed, or may hereafter fail to perform that duty.

On motion of Mr. Myers, Resolved, That the committee on ways and means be instructed to report a bill to this House, as soon as possible, to extend the time of collecting taxes by distress until the first day of March next.

By Mr. Wines of Allen, that the committee on canals and internal improvements be instructed to prepare and report to the House, a memorial to the Congress of the United States, asking the cession of every alternate section for one mile square, through much of the central road as shall pass through the lands lately acquired by the United States from the Miami Indians, to aid in the construction of said canal north of Indianapolis.

By Mr. Goodhue, That the committee on the judiciary be instructed to inquire into the expediency of so amending the law regulating the jurisdiction of justices of the peace, that in all suits hereafter instituted before any justice of the peace, where the judgment obtained does not exceed one dollar, that the plaintiff shall not recover costs from the defendant, to exceed one dollar; and in all cases where the judgment is over one dollar and not exceeding five dollars, the plaintiff shall not recover costs to exceed the amount he may recover in debt and damages.

By Mr. Clements, that the chief engineer report the amount of expenditures on the Vincennes and New-Albany road, &c.

By Mr. Lawrence, That the committee on claims make enquiry in relation to the claim of Joseph H. Hendricks.

By Mr. Sinks, That the judiciary committee consider the propriety of amending the execution laws, so that all property sold on execution shall bring two-thirds of its value, &c.

By Mr. Whight, that the committee on the judiciary be instructed to inquire into the propriety of repealing so much of the execution law as relates to writs of fieri facias, on bonds for the delivery of property levied on by execution.

By Mr. Leslie, that the committee on roads be instructed to inquire into the expediency of so amending the law on that subject, as to authorize the Commissioners of the several counties to divide their road districts, and appoint additional supervisors, in such manner as to increase expense for working hands and working roads.

By Mr. Robinson of C., That the Chief Engineer report the probable estimated cost of constructing the Wabash and Erie canal from the mouth of the Tippecanoe river to Terre Haute, including the work already done on the same.

By Mr. Marshall, That the committee on canals and internal improvements inquire into the expediency of providing by law for the transit of all or any one or more of the public works to a company or companies, when such company or companies shall deliver to the State, to be cancelled, an amount in State bonds equal to the amount which has been expended by the State, on such work or works.

By Mr. Foulk, That the committee on the judiciary inquire into the expediency of so amending the law as to mortgages, so as to give the first deed or mortgage filed and recorded a priority of lien, &c.

By Mr. Clements, That the committee on canals and internal improvements be required to take into consideration as early a period as practicable, that part of the General message which says: "Heavy sacrifices to pay interest will add to the existing burdens of the State, without the most remote promise of ultimate relief, although this may be true, in respect of measures, to secure the completion of some of the best works," as well as other parts of the same, in relation thereto, and if a plan can be conceived by them, to complete some of the best works of internal improvement, that they report it by bill or otherwise.

Mr. Wines of A., offered a resolution, as to the expediency of making an appropriation for the speedy construction of the Erie and Michigan canal; which was not adopted.

Mr. Shoop offered a resolution, that \$80,000 be appropriated, by a re-issue of Treasury Notes, on the White-water canal, between Laurel and the feeder dam; when Mr. Davis of F., moved to add the Jeffersonville and Crawfordsville road, between New Albany and Salem; when

On motion, the resolution and amendment were laid upon the table.

House adjourned.

The question of repudiation of State debts has of late created a great deal of excitement in New York, because the suffrages of the people of Mississippi have been given against paying. The principle of repudiation, if traced to its source, will however, be found to have originated in Philadelphia, and to have been backed by the Pearl Street interest in New York. The Legislature of Pennsylvania, in 1820, formally and solemnly granted to the banks of that State the privilege of suspending specie payments. This was the first step in violation of contracts. This principle was then echoed from Wall Street, when John Haggerty, Robert Jeffreys, Thomas Denny, S. Draper, jr., and a host of others, called a meeting at the City Hotel, to compel the banks of New York to suspend notwithstanding the fact that they had received from the termination to pay their debts. The Wall Street press, without exception, sustained this corrupt movement; the sole object of which was to depreciate the currency from the constitutional standard, in order that debtors might get clear of their liabilities at the expense of their creditors. This was looked upon as highly moral and praiseworthy, although those debts were honestly contracted. The doctrine there promulgated has progressed and assumed the shape not only of repudiation of an unjust debt, as in the case of Mississippi, but of open and barefaced bankruptcy, as in the case of Michigan. This conduct on the part of the States is looked upon with affected horror by the same clique, and their organs, that formerly clamored for bankruptcy in New York. The reason is that they were then debtors and are now creditors. They must, however, swallow the bitter fruits of their own hypocrisy. The State of Michigan, as we recently mentioned, has issued a large amount of scrip, according to a law of last session, authorizing \$250,000. The amount, however, much exceeds that, and has been dishonored, principal and interest.

Our crowing friend, CHAPMAN, at Indianapolis, has had presented to him to feed his victorious Rooster, a specimen of corn, that yields 100 bushels per acre. Contrary to send us an ear or two, old soldier, and we will fetch such a blast as has not been heard since the fall of Jericho. Your crowing shall be nothing to it. We are not jesting. Send the corn.—Natchez Free Trader.

We have sent the corn, but not having the franking privilege, we have preserved the cob, which is a beautiful red, far more pleasing to the eye than a red head, or even a white one. Let us hear your blast now.

From the New Haven Register: "CROW, CHAPMAN! CROW!" (Corrected from the Whig Song Book, page 17.)

Come, Chapman, cock yer bonnet high, Plunge up yer feathers brow, man! We've awoke the cockle-birds and rams, Now wait to hear ye crow, man! We'll get the hills of Vermont ring With echoes from the strain, man! And Maize, from all her hills and glens, The shout shall give again, man! The Western Eagle from her nest, Young Indiana springs man— She'll shake the iron fetters off, And boldly spread her wings, man! The Hoopster has discerned the cheat, Had eider will not do, man— They'll leave, we think, the smut to drink, And vote for what is true, man! The Federal ranks, in strong phalanx, Their banners rear'd on high, man! For ye've awoke the cockle-birds and rams, Their rind was so high, man! Full in their eyes the plunder lies, They thought to have it a man— Whop eye towards the sea, And turn 'em all away, man! The Ewing's glory, who can tell! The Badger's skill appeal, man! For ye've awoke the cockle-birds and rams, Or Bear the horse-thief, land, man! The Pipe-layers, by Glenworth led, They sent their skiers of "sars," man! Whop eye towards the sea, A mighty name, man! Let Freedom's flag all proudly wave, While hoists proclaim us free, man! For ye've awoke the cockle-birds and rams, Go with us, now, up tree, man! With swelling lays, well sing the praise To worth and valor due, man! Whop eye towards the sea, Shall wait thank-givings true, man! Then raise the crystal goblet high, And kiss its balmy brim, man— To Empire York, our maddest State, Where Freedom's flag is flying, man! For Yeung, Ginn, Georgia, Maine, We'll wait the wreath of Fame, man! And Pennsylvania, to the sea, And Ohio, the same, man! Our sister Mary too, shall be Exalted with the rest, man! And in our glee, staunch Tennessee, Shall sing the praises of her best, man! Missouri too, shall join the throng, Louisiana there be put, man! An Ohioan comes to the sea, With old CONSTITUTION, man! The men who fought in ancient times Have left a scold behind, man! And we, next Spring, will do a thing, To show the world we're not behind, man! Then, Chapman, lift your head on high, And flap your wings anew, man! Our Yankee lads, both bairns and dabs, Behop your eye towards the sea, "HURRY, MAINE," Nov. 9th, 1841.

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