

Our Terms.
The following will be the permanent terms of the Weekly Indiana State Sentinel:
(7) Payments to be made always in advance.
One copy, one year, \$2.00
Three copies, do, 5.00
Five copies, do, 8.00
Ten copies, do, 15.00
Twenty copies, do, to be directed to one person, 20.00
Semi-Weekly.
(Published three times a week during the session.)
One copy \$4.00 | Three copies \$10.00

End of the Volume.
This number, 109, closes the first volume of the Semi-Weekly State Sentinel, and with it the time of those who so kindly assisted by subscribing at the commencement. It has met with a patronage but little expected, and we hope that our efforts to please have not been unavailing. It was but an experiment, made after due reflection, with the fact staring us in the face, that a similar attempt by others, though prosecuted with zeal for a long time, had proved abortive. We now announce that the second volume will commence on Wednesday next, and will be continued through the year, (hitherto during the session) on the same terms as heretofore, and continued to all subscribers not signifying a wish to discontinue.
We would take this occasion, also, to urge upon those who have not subscribed, to do so at once, so as to obtain complete files of the volume. The expense is trifling compared with what we intend to give as an equivalent; and the more patronage we obtain, the more attention can we devote to the paper. As a medium of advertising, also, the State Sentinel is unsurpassed by any newspaper in the State. Its subscription is unquestionably the largest, and advertisements always have an insertion in the heavy weekly edition. The Sentinel is also required by law to be filed in every Clerk's office in every county in the State, where it meets the eyes of thousands who are not subscribers. These are matters that advertisers should not overlook. We hope our friends will lend a helping hand in extending its circulation.

Now is the time for News!
This is one of the most propitious times for the friends of the State Sentinel to extend its circulation. In the present condition of affairs, every man, woman and child must feel an interest; and nothing can be more satisfactory than early and correct intelligence on all subjects of public and individual concernment. The present war, its prosecution and results, are alike interesting. The chances of a war with other nations is becoming an interesting topic, and one of the highest importance. To meet the wishes of the public in these respects—to give the earliest correct information of transpiring events abroad, is no slight labor, and involves no small expense. But whatever the publishers of the Sentinel can accomplish, shall be done, regardless of either. They would however urge upon all the necessity of extending, or assisting to extend the circulation of the Weekly paper. There is not as cheap a medium in the Western States, all things considered, if in the United States, through which to derive the earliest and current news of the day. If its list can be doubled, we pledge ourselves to double, if possible, our exertions and expenses for the benefit of its readers.

The Weekly paper will as heretofore be entirely filled with reading matter, excepting occasional news and government advertisements, the latter being published officially. The terms will be found in each number, and are so low that none should excuse themselves from subscribing.
We deem it unnecessary to say more on the subject at present, as the paper is too well and favorably known to need puffing, especially by ourselves. But we appeal to our present subscribers to assist us in our endeavors to give it a greater circulation, that we may be enabled to realize the means the better to make our contemplated improvements for the benefit of all.

Subscriptions always to be paid in advance. See the terms.

The Convention.
Are the delegates all ready to attend the Convention on Saturday next? If not, they should prepare, and that at once. Come up and spend one day for your country and your principles. Come in the spirit of harmony and concession. Come as independent freemen, prepared to speak and act without fear, favor or affection. Know the will of your constituents, and carry out their will in such a way as will best subserve the interests of the whole. Let not hickories and jealousies find a harboring place among you. Let the findings of office-seekers pass by as the idle wind. Avoid the demagogue as you would the rattlesnake. Be true, as you have proved yourselves heretofore true; and with union, harmony, energy and perseverance, we will give whiggery such a thrashing as will reverberate throughout the land, and still preserve the destinies of the State from falling from its present high estate into the hands of stockjobbers and brokers, who desire power only that they may abuse it by bawling on the toll and sweat of the laboring thousands. Remember, then, the 7th, The First Saturday in June.

Whig Candidate for Lt. Governor.
Ten members of the Whig Central Committee had a meeting in this city on Thursday last, and nominated ALEXANDER C. STEVENSON of Putnam county, as the Whig Candidate for Lieutenant Governor, in place of G. S. ORTH, who declined to run. This is a very poor selection, should it happen to be a successful one. If otherwise, it is good enough. Dr. Stevenson was the Speaker of the House of Representatives winter before last; and though as a man, he was well enough, he had but little capacity as a presiding officer of a legislative body. We doubt whether he would do any better as President of the Senate.

BANKS BURNING.—The N. Y. News says, the inflated condition of the banks is such that the most serious results may be looked for. Three banks have already failed, viz.—the Lewis County Bank, the Farmers and Drivers' at Buffalo, and the White Plains. The latter are at 20 per cent discount. A demand for specie will inevitably bring down a large number of these absurd shin plaster concerns and we trust that if the war does no other good, it will clear us of these pestilent institutions.

The Bank of River Raisin, at Monroe, Michigan, has gone by the board, and thousands are sufferers by its villany.

CAUTION.—All persons, and especially the Farmers, should be exceedingly cautious in laying by or holding for any length of time, any description of bank notes, and especially those of Ohio. A grand explosion of a large majority of them may be looked for, as soon as they can get a sufficient quantity of their rags afloat. They will have a grand excuse in the war, the subservience, or something else, for their villany. We caution all hands in season, and we hope they will take our advice. If you have spare change to lay by, take your bills to the banks and get the Benton Mint Drops, or the Yankee Shiners—they are the boys to keep.

INSURRECTION.—Extract from a letter dated Richmond, Va., May 17, 1846: "We had a negro insurrection here a few days since, a few miles from the city. They were to march to the city, and take the banks and all the cash, but they were not quite quick enough. About a dozen were arrested, and they will put a rope around their necks by way of a pattern."

The Indiana State Sentinel.

Published every Thursday.

INDIANAPOLIS, JUNE 4, 1846.

[Volume XXXIII Number 50.]

The Bloomington Herald, Indiana Journal, Ex-Governor Bigger and Governor Whitcomb.

The Bloomington Herald of the 16th inst. stated substantially that Gov. Whitcomb had remarked in his speech in that town, that Gov. Bigger had pardoned a person in Clay county indicted for assault and battery with a bowie knife and stabbing a man with intent to commit murder; that the pardon was granted BEFORE TRIAL; that he also pardoned the same individual for a similar charge on indictment in another county BEFORE TRIAL; not only this, but he pardoned the same person for the crime of professional gambling [punishable in the penitentiary] on an indictment in Posey county, and this also was BEFORE TRIAL. The Herald declaring its disbelief of this statement, (very courteous and charitable, isn't it?) asks the editor of the Journal to enquire into the truth of the matter and let the truth be told.

Well, the Journal after promising to do it, and then waiting several days, engaged in the inquiry, no doubt, comes out with a long expected answer in the Daily Monday. In the first place, it conveniently confines its attention to the case first named. IT SAYS NOTHING OF THE OTHER TWO CASES! And as to the first, after saying that Gov. Whitcomb had not recollected that applications for the pardoning power are preserved on file in the Secretary's office, &c. cunningly intimating thereby that he had misstated the facts, it does not deny or contradict a single remark imputed to Gov. Whitcomb by the Herald, which being his violent political opponent, has no doubt given the matter its harshest colorings. The Journal restricts itself, not to a denial of the pardon, but to matters in excuse of it. It says, that the prosecuting attorney, E. W. McGaughey and others, stated in a letter to Gov. Bigger that the person did not intend to kill! Well then, where was the necessity of pardoning him of the intent alone and BEFORE TRIAL? Why not let the jury say that there was no intention to kill? That was their peculiar province. We rather think the witnesses knew as much of the intent, and of the transaction generally, as did Mr. Prosecuting Attorney, or Mr. McGaughey. Why stop the mouths of the witnesses by pardoning BEFORE TRIAL? Why not let them speak out in the face of the public? It is true, the intent only was pardoned. But that was the felony. Take that away, and only an assault and battery, or a mayhem at most, was left. And in fact, Mr. Prosecuting Attorney afterwards dismissed the balance so that he escaped punishment entirely. The Journal seems conscious of the weakness of its defence, for it says, "we express no opinion as to the propriety of granting the pardon!" Very well; then why insinuate that it is high treason for others to call it in question?

But why does the Journal slip over the other two cases, when his brother is so anxious to know about them? We beg to be excused for supplying the omission. And in doing so we will not repeat as applicable to himself the Journal editor's remark, "he ought to have recollected that these matters are found in the Secretary's office." But we will say that the record of pardons show that the same individual was pardoned of another indictment for assault and battery with intent to commit murder, in Posey county, and also of an indictment for professional gambling in the same county; and that the last two cases were pardoned BEFORE TRIAL,—that is, WITHOUT TRIAL! Now we will say nothing of the motives of the Ex-Governor, for no man can look into the heart of another; but to enable the public to form their own opinion, we give the facts, and add the further statement, that although the indictments of the last two cases had been in existence a long time, yet they were not granted until after the August election at which Gov. Bigger was a candidate. The first case was pardoned the fall previously. Here then is the case of an individual being pardoned for three separate offences, of a high grade, committed in different places, and at considerable intervals of time, and that too without a trial being had? We happen to think that the second case, at least, ought to have made Gov. Bigger suspect that the offender was not exactly the kind of man who ought to find favor.

But it is said Gov. Whitcomb ought not to speak of this matter. But Gov. W. takes the ground that he has endeavored to restrain the extravagant use of the pardoning power. And nothing is an improvement except by comparison. He must compare his course with that which preceded it. And in all this, he restricts himself entirely to Gov. Bigger's official conduct. He calls no names, and indulges in no ribaldry or unsavory epithets. Above all, he does not impeach his veracity. Now if one cannot comment upon, or even mention the public and official conduct of an officer without its being called abuse, we have come to a strange pass. We have not yet spoken of the seventy pardons out of the penitentiary by Gov. Bigger, nor of the many done by his immediate predecessors. The Journal says of Gov. Bigger, that he has a heart, and that such is its goodness, that there may have been cases where he exercised the pardoning power which were unworthy of Executive clemency, &c. For a prejudiced political advocate, this is saying a good deal. Does not the Journal know that Gov. Bigger's extravagant use of the pardoning power is a common topic even with his own political friends hereabouts? We may have more to say on this subject hereafter.

CORONER'S INQUEST.—We are informed by CORONER SMITH, that the verdict of the inquest on the dead body of a male infant found in the well on the premises of Charles Youngman, noticed in our last, was as follows: That in the opinion of the jury, said infant came to its death by violence or neglect on the part of its mother; and that in the opinion of the jury, so far as they could determine, from the evidence before them, Leonora Bowman is the mother of said child.
Many witnesses were summoned by the jury, and the investigation was minute and protracted, occupying about twelve hours. There was an evident disposition on the part of some witnesses to testify strongly against the person suspected to be the mother; and there were none who testified with alacrity in her favor. This circumstance could not have other than an unfavorable effect against her, in the minds of the jury. On the whole, however, there seemed to be much solicitude on the part of the jury to ascertain the real facts of the case, and, while zealously performing their sworn duty, to do so in a spirit of mercy as well as justice, to the parties suspected of guilt. The action of the jury, we hope, will have a favorable influence in checking a repetition of the horrible and unnatural crime.

ONE MORE PASSENGER THAN HAD PAID HIS FARE!—During the passage of the cars, recently, from Auburn to Rochester, a German woman belonging to a party of emigrants wending their way to the west, was safely delivered of a fine fat little Dutchman, the car running at the rate of 15 or 20 miles per hour at the time. On their arrival at Rochester, the woman and her friends laid over a half a day, and went on their way rejoicing in the afternoon.

THE TEXANS ARE TURNING OUT EN MASSE. Gov. Henderson is going to take command in person.

Foreign Bondholders.

The N. Y. Journal of Commerce, of a late date, contains the following extract of a letter from an Indiana Bondholder, dated

"LONDON, 2d March, 1846.
"The Act of the Legislature of Indiana, gives me much pain; and though I do not know how the committee here consider it, I cannot but fear its success. When it shall be fully known to the Indiana bondholders, I fear it will meet with great objections. The principle of getting rid of the obligation of half the interest for the uncertain produce of the canal, is bad, and shows a want of right feeling; and the condition of forcing a further subscription from those who have already lost so much by trusting Indiana, is most objectionable. This cannot be complied with in all cases where the bonds are in trust, as is the case in many instances. This act will also do much harm to the estimation of all American securities, and greatly retard any return of confidence. It is impossible for people in Europe to separate the conduct of one State from that of the rest. Some people will make the distinction, but the world at large will not. 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