

# The Sentinel

JONAH TURNER, Jr., Editor  
JAMES H. MOORE,  
Assistant and Local Editor.

SATURDAY, DECEMBER 24, 1870.

TERMS OF SUBSCRIPTION:  
Dinner, one month, \$1.00  
" six months, \$5.00  
" three years, \$15.00  
" one year, \$5.00  
" half yearly, \$3.00  
" three months, \$1.50  
" one month, \$0.75  
" week, twelve months, \$1.00  
" six months, \$0.50  
" three months, \$0.25

## INCITING TO MURDER AND OUTRAGE.

In an article in the Standard of last Saturday occurs the following sentence:

"We advise the Republicans of every county and neighborhood to watch out and kill every Ku Klux they see. Whoever a man is seen proving about disguised, he should be sent down the spot."

This is the sort of advice that has been sent out from Raleigh before; as is testified by several of the negroes recently arrested for barn-burning in the Blackwood section of the county. Such advice can emanate from none but a cowardly master, and the author of it is fit only for the mad house or the Penitentiary.

Republicans—yes, Republicans, as attested by the Penitentiary register and Court records—every county in the State, from the seaboard to the mountains, have been engaged in burning houses, wagons, barns, horses and cattle, under just this species of advice. The Standard men are certainly not such fools as to know what effect the advice they give will have upon the class to whom it is given; if they were ignorant of the state of the case when they first hung up their carpet-bags, they would be so now.

long enough, now, to find out by actual demonstration the effects of that sort of advice upon the minds of a simple, yet bold savage and ignorant people, who believe it right to burn, ravish, kill and destroy all whom they see taught one mile to them, *obedientia te sita sit*. Hippocrates both ways and has been the cause of much damage and disorder.

The Rev. Mr. Phillips, colored Republican, now in the Penitentiary, told us that he and every man in Graham had outlawed that he fired on the Ku Klux, and that he would do so whenever he saw one. He might have taken any man, walking at night, for a Ku Klux, and shot him; but he was afraid, and so he took his life in his own hands, the result was he was hung.

One unwise act begets other unwise acts. When a whole neighborhood is provoked into a general massacre, and is being burnt out by a class of ignorant and superstitious people, invited by the advice of their leaders to set a nail, and under the latitude of that advice, night is made hideous with the glare of their incendiary torches, it is no wonder that acts of violence should occur, and the peace and good order of society should be disturbed.

We deplore all lawlessness. We say to Ku Klux bands, disband; and to the legions, disband also, and no longer listen to the advice of Ashby and the Standard, to bid defiance to law and order. No longer heed the counsels of men who would incite to murder and burn; that they may hold office and fill their pockets on the hard earnings of the people.

## GOV. HOLDEN'S TRIAL.

We are not surprised that the Standard and other such papers should attempt to create the impression that the impeachment of Gov. Holden is a Democratic party measure, and entirely animated by party motives. That paper, and those it peculiarly represents, are not expected to tell the whole truth, and nothing but the truth in the matter. If they ever have an honest conviction at all, it must be upon this question, and it must suggest to them that, as a violator of the law, as an encroacher upon the rights of the people, and as a despoiler of constitutional liberty, Gov. Holden stands without a peer. And yet, if he be arraigned by the people, through their Representatives, before the court of impeachment, for trial for his offence, which is the only tribunal, according to the Republican judges of the State, before which he could be arraigned, his friends and abettors have the presumption to say that it is a party measure.

In one sense it is a party measure; Gov. Holden is one party, and the whole liberally-loving, law-abiding people of the whole State are the other party.

We would think little, indeed, of a single member of the House who was interested in casting his vote for impeachment, according to the Governor's politics. We would think as little of a Senator who would allow the Governor's political friends to influence his vote, for or against conviction.

There is not a single article against him for being a Republican, he will not be tried as such, nor be punished as such. We would think as little of those Conservative gentlemen who would be actuated by such motives, as we would of those Republicans who, from the position they always held, social and political, and that the Governor has greatly transcended his powers, yet defend him and sustain him for the purpose of winning for themselves the plaudits of ignorance and prejudice. These are culpable, because they refuse to do what they know to be their duty, and lend themselves to defaming and traducing the honest people of the State, who know their rights and dare maintain them, and are endeavoring to air up bad feelings and strife among the classes in the State by sustaining that which is wrong, and desiring that which they know to be untrue.

Gov. Holden will have a fair trial, and we ask every member of the Senate—Democrats and Republicans—to be actuated by personal or political motives in giving their verdict, lest to hear the evidence and decide upon the conduct of the

Governor just as that conduct stands in relation to the Constitution and the laws, and his oath to support, maintain and defend the same. We believe every Conservative and Democrat will do this. It requires no personal or party motives to govern in this decision. It is a plain matter of law and fact, and must and will be so decided.

We are led to these remarks by the suggestion of a Virginia contemporary, which says that the "unguarded allusions of several exchanges as to what may be expected from the Democratic Legislature, are calculated to strengthen his (Gov. Holden's) supporters, and give a coloring to the cry of impeachment which the Southernists are indulging in." This same article concludes:

"There can be no doubt that Gov. Holden deserves anything else rather than a fair trial of the charges which an outraged and勇敢的 people have preferred against him. If half even his party organizes to bear him, he richly merits the severest punishment."

## CRYING MIGHTILY UNTO THE LORD.

The colored members of the Legislature have put forth an address to the colored people of the State, appealing Friday (yesterday's day) January 13th as a day of fasting and prayer for the safe delivery of the late Gov. Holden from imprisonment.

This address tells the negroes to "cry mightily unto the Lord" in the Governor's behalf. It charges the Legislature with the purpose to "let loose their murderous bands" upon the negro, comparing the Democrats and Conservatives to Hannan, the colored members of the Legislature to Morelton, and the great body of the colored people to the Jews of old, and altogether a mischievous circular, filled with lying indications cloaked in a disguise of piety.

If the Governor wrote this address, as they were ignorant of the state of the case when they first hung up their carpet-bags, they would believe that he did, in view of all similar with his style, who may read

is void of christian charity and truth.

We have no objection to the colored people praying for the Governor, and doing it on empty stomachs, if they like, but to couple an appointment for this purpose with a blasphemous allusion to scripture, and a false and malicious accusation against the Conservative party, partiesakes too much of the piet of the devil to pass unnoticed.

**JUDGE WARREN.** The election of Judge Warren to the speakership of the Senate was a deserved compliment to that gentleman. He is one of the ablest men in the Senate, and will preside with that dignity and impartiality which pertains to that office. He conducted on the floor of the Senate during the present session, has won for him the high respect and confidence of all his fellowmen, as well as his station as a statesman. Through answering greatly from reputation, he is at his most regularly, and uniformly the liveliest interest in all that relates to the welfare of the people of his State.

**FROM GREECE.—GOVERNOR OF NORTH CAROLINA.** His Excellency, Governor of North Carolina, has just given indubitable evidence of his belief in the doctrine that we shall hereafter be judged and punished for the sins committed in the flesh. But he goes still further, and thinks that a man who deliberately contemplates the perpetration of a crime, may first lay his case before Heaven and then commit the act in full confidence that under all the circumstances he will be forgiven. The Governor having been impeached, writes, "But to come down and defend him." Straightway however, being pressed in his conscience, he professed to be greatly troubled, especially in anticipation of his trial. We are taught to acknowledge the boundaries of moral law, and to abstain from the violation of God, and not to avert the

evil of his kindred, and to do the best of our power to remove the curse of God from the land.

**MR. PEASLON, JR.** On motion of Mr. Gilmer, the organization of the Court of Impeachment was made the special order for the hour of 12, today.

**MR. JONES.** On motion of Mr. Jones, it was ordered that a Committee be appointed to wait upon the Chief Justice when the hour of 12 should arrive. The President appointed Messrs. Jones and Lehman.

**MR. ALLEN.** Commissioners to take depositions in the contested election from Greenville and Person, reported that he had been engaged in the duties of his Commission over since the 12th inst., and with the addition of his efficient Clerk, W. P. Allen, he now has an entire and a sufficient number of depositions. He had adjourned his Court, over to the 2nd of January, and hoped to be able to complete the labor of his work by the re-assembling of the General Assembly after the recess.

**RESOLUTION AUTHORIZING THE PUBLICA TRUST FUND.** On motion of Mr. Covington, the public trust fund was appropriated, before the appearance day mentioned, before the 1st of January, 1871.

**MR. COVINGTON.** On motion of Mr. Covington, the public trust fund was appropriated, before the appearance day mentioned, before the 1st of January, 1871.

**MR. COVINGTON.** On motion of Mr. Covington, the public trust fund was appropriated, before the appearance day mentioned, before the 1st of January, 1871.

**MR. COVINGTON.** On motion of Mr. Covington, the public trust fund was appropriated, before the appearance day mentioned, before the 1st of January, 1871.

**MR. COVINGTON.** On motion of Mr. Covington, the public trust fund was appropriated, before the appearance day mentioned, before the 1st of January, 1871.

**MR. COVINGTON.** On motion of Mr. Covington, the public trust fund was appropriated, before the appearance day mentioned, before the 1st of January, 1871.

**MR. COVINGTON.** On motion of Mr. Covington, the public trust fund was appropriated, before the appearance day mentioned, before the 1st of January, 1871.

**MR. COVINGTON.** On motion of Mr. Covington, the public trust fund was appropriated, before the appearance day mentioned, before the 1st of January, 1871.

**MR. COVINGTON.** On motion of Mr. Covington, the public trust fund was appropriated, before the appearance day mentioned, before the 1st of January, 1871.

**MR. COVINGTON.** On motion of Mr. Covington, the public trust fund was appropriated, before the appearance day mentioned, before the 1st of January, 1871.

**MR. COVINGTON.** On motion of Mr. Covington, the public trust fund was appropriated, before the appearance day mentioned, before the 1st of January, 1871.

**MR. COVINGTON.** On motion of Mr. Covington, the public trust fund was appropriated, before the appearance day mentioned, before the 1st of January, 1871.

**MR. COVINGTON.** On motion of Mr. Covington, the public trust fund was appropriated, before the appearance day mentioned, before the 1st of January, 1871.

**MR. COVINGTON.** On motion of Mr. Covington, the public trust fund was appropriated, before the appearance day mentioned, before the 1st of January, 1871.

**MR. COVINGTON.** On motion of Mr. Covington, the public trust fund was appropriated, before the appearance day mentioned, before the 1st of January, 1871.

**MR. COVINGTON.** On motion of Mr. Covington, the public trust fund was appropriated, before the appearance day mentioned, before the 1st of January, 1871.

**MR. COVINGTON.** On motion of Mr. Covington, the public trust fund was appropriated, before the appearance day mentioned, before the 1st of January, 1871.

**MR. COVINGTON.** On motion of Mr. Covington, the public trust fund was appropriated, before the appearance day mentioned, before the 1st of January, 1871.

**MR. COVINGTON.** On motion of Mr. Covington, the public trust fund was appropriated, before the appearance day mentioned, before the 1st of January, 1871.

**MR. COVINGTON.** On motion of Mr. Covington, the public trust fund was appropriated, before the appearance day mentioned, before the 1st of January, 1871.

**MR. COVINGTON.** On motion of Mr. Covington, the public trust fund was appropriated, before the appearance day mentioned, before the 1st of January, 1871.

**MR. COVINGTON.** On motion of Mr. Covington, the public trust fund was appropriated, before the appearance day mentioned, before the 1st of January, 1871.

**MR. COVINGTON.** On motion of Mr. Covington, the public trust fund was appropriated, before the appearance day mentioned, before the 1st of January, 1871.

**MR. COVINGTON.** On motion of Mr. Covington, the public trust fund was appropriated, before the appearance day mentioned, before the 1st of January, 1871.

**MR. COVINGTON.** On motion of Mr. Covington, the public trust fund was appropriated, before the appearance day mentioned, before the 1st of January, 1871.

**MR. COVINGTON.** On motion of Mr. Covington, the public trust fund was appropriated, before the appearance day mentioned, before the 1st of January, 1871.

**MR. COVINGTON.** On motion of Mr. Covington, the public trust fund was appropriated, before the appearance day mentioned, before the 1st of January, 1871.

**MR. COVINGTON.** On motion of Mr. Covington, the public trust fund was appropriated, before the appearance day mentioned, before the 1st of January, 1871.

**MR. COVINGTON.** On motion of Mr. Covington, the public trust fund was appropriated, before the appearance day mentioned, before the 1st of January, 1871.

**MR. COVINGTON.** On motion of Mr. Covington, the public trust fund was appropriated, before the appearance day mentioned, before the 1st of January, 1871.

**MR. COVINGTON.** On motion of Mr. Covington, the public trust fund was appropriated, before the appearance day mentioned, before the 1st of January, 1871.

**MR. COVINGTON.** On motion of Mr. Covington, the public trust fund was appropriated, before the appearance day mentioned, before the 1st of January, 1871.

**MR. COVINGTON.** On motion of Mr. Covington, the public trust fund was appropriated, before the appearance day mentioned, before the 1st of January, 1871.

**MR. COVINGTON.** On motion of Mr. Covington, the public trust fund was appropriated, before the appearance day mentioned, before the 1st of January, 1871.

**MR. COVINGTON.** On motion of Mr. Covington, the public trust fund was appropriated, before the appearance day mentioned, before the 1st of January, 1871.

**MR. COVINGTON.** On motion of Mr. Covington, the public trust fund was appropriated, before the appearance day mentioned, before the 1st of January, 1871.

**MR. COVINGTON.** On motion of Mr. Covington, the public trust fund was appropriated, before the appearance day mentioned, before the 1st of January, 1871.

**MR. COVINGTON.** On motion of Mr. Covington, the public trust fund was appropriated, before the appearance day mentioned, before the 1st of January, 1871.

**MR. COVINGTON.** On motion of Mr. Covington, the public trust fund was appropriated, before the appearance day mentioned, before the 1st of January, 1871.

**MR. COVINGTON.** On motion of Mr. Covington, the public trust fund was appropriated, before the appearance day mentioned, before the 1st of January, 1871.

**MR. COVINGTON.** On motion of Mr. Covington, the public trust fund was appropriated, before the appearance day mentioned, before the 1st of January, 1871.

**MR. COVINGTON.** On motion of Mr. Covington, the public trust fund was appropriated, before the appearance day mentioned, before the 1st of January, 1871.

**MR. COVINGTON.** On motion of Mr. Covington, the public trust fund was appropriated, before the appearance day mentioned, before the 1st of January, 1871.

**MR. COVINGTON.** On motion of Mr. Covington, the public trust fund was appropriated, before the appearance day mentioned, before the 1st of January, 1871.

**MR. COVINGTON.** On motion of Mr. Covington, the public trust fund was appropriated, before the appearance day mentioned, before the 1st of January, 1871.

**MR. COVINGTON.** On motion of Mr. Covington, the public trust fund was appropriated, before the appearance day mentioned, before the 1st of January, 1871.

**MR. COVINGTON.** On motion of Mr. Covington, the public trust fund was appropriated, before the appearance day mentioned, before the 1st of January, 1871.

**MR. COVINGTON.** On motion of Mr. Covington, the public trust fund was appropriated, before the appearance day mentioned, before the 1st of January, 1871.

**MR. COVINGTON.** On motion of Mr. Covington, the public trust fund was appropriated, before the appearance day mentioned, before the 1st of January, 1871.

**MR. COVINGTON.** On motion of Mr. Covington, the public trust fund was appropriated, before the appearance day mentioned, before the 1st of January, 1871.

**MR. COVINGTON.** On motion of Mr. Covington, the public trust fund was appropriated, before the appearance day mentioned, before the 1st of January, 1871.

**MR. COVINGTON.** On motion of Mr. Covington, the public trust fund was appropriated, before the appearance day mentioned, before the 1st of January, 1871.

**MR. COVINGTON.** On motion of Mr. Covington, the public trust fund was appropriated, before the appearance day mentioned, before the 1st of January, 1871.

**MR. COVINGTON.** On motion of Mr. Covington, the public trust fund was appropriated, before the appearance day mentioned, before the 1st of January, 1871.

**MR. COVINGTON.** On motion of Mr. Covington, the public trust fund