



**THEN AND NOW.**  
Small Ads for Two Months Compared.  
September, 1934, 5,511  
Same Month 1890, 3,907  
**Increase, 1,944.**



**A CENT A WORD**  
Keeps You Before the Public Through  
**THE DISPATCH.**  
THREE CENTS.

**CRIMINAL CHARGES.**

**Attorney General Hensel May Get Out a Strong Warrant for Livsey, to**

**SECURE HIS EXTRADITION.**

**His Evidence and That of Bardsley Considered Very Important.**

**PROGRAMME OF THE REPUBLICANS**

Depending on the Lawyers to Furnish an Excuse for the Whitewash.

**CURTIN SAYS THE GOVERNOR IS RIGHT**

submit his opinion in the morning, and will advise the payment of the warrant.

A Point in the Jurisdiction Issue. Its payment, it is thought by many, will at least by implication determine the authority of the Senate on the work in hand, and will relieve the Republic side of any further embarrassment on the question of jurisdiction until it will probably be effectively raised later on by the counsel for the accused.

The Republicans have abiding faith in the attorneys for the defense. All hope of acquitting the State officials and of at the same time satisfying the State that the work for which the Governor convened the Senate has been faithfully performed is depending upon the lawyers. The trial of the accused will be vigorously pushed. The Republican Senators will endeavor to outdo their Democratic brethren in that purpose, but then the attorneys, acting not only for Boyer and McCannan, but who seem decidedly solicitous for the best interest of the majority party, will raise enough legal and constitutional questions to justify the Senate in returning the old Scotch verdict: "Guilty, but not proven." On that sort of a verdict the Governor cannot remove.

**The Views of Senator Cameron.**

Senator Don Cameron came up from his home this morning and spent a couple of hours with friends here. He said he fears no ill effect to his party from the Senatorial inquiry, and added: "The matter should be gone into thoroughly. Our party cannot afford to shield the guilty or denounce the innocent for partisan reasons."

He believes the Republicans are pursuing the right course, and he is confident they will carry the State next month. He thinks McKimley will be elected in Ohio, and that Fasset will be successful in a Presidential possibility. In the afternoon Senator Neuh, Keefer, Bates, Robinson and Crouse, all Republicans, went to "Lochiel" and spent an hour visiting Senator Curtin. They held a reception at the Bolton House, where Democrats of high and low degree gathered to greet them. The Governor and his cabinet, all the Democratic senators and all the visiting congressmen attended. The candidates themselves continued their itinerary to Williamsport, whence they will attend the meeting to-night.

**Need's Idea of the Situation.**

This evening Senator Need met a personal friend from Pittsburgh at the Lochiel Hotel.

"Well, John, how are you getting along with your whitewashing job?" the friend asked.

"First rate," the robust Senator replied. "We have about completed our work on the Governor and to-morrow we will apply the first coat to Hensel."

It was reported here to-night that the citizens of West Virginia were preparing a memorial to the Governor, asking him to issue a proclamation including their magistrates in the charges of corruption.

**THE GOVERNOR WAS RIGHT.**

**EX-GOVERNOR CURTIN SAYS HE PERFORMED HIS OFFICIAL DUTY.**

The Senators Must Submit Themselves to a Proper Test—They Will Not Dare to Shirk the Responsibility Imposed by the Constitution.

PHILADELPHIA, Oct. 20.—[Special.]—Ex-Governor Curtin is in the city, and with his son and daughter is at home at the Stratford. He left Bellefonte, where he passed the summer, Monday, and expects to return by Saturday next. Shortly after Governor Pattison issued his call upon the State Senators to meet in extra session a story became public to the effect that Judge John E. Orr credited the ex-Governor with the statement that there was no authority or constitutional warrant for such a proceeding. This statement ex-Governor Curtin denied promptly, and to-day added comment.

"The Governor's duty was very clear in the premises," he said this evening, "and in fact he had no other course to pursue. The Senate is part of the executive power of the State Government. By its constitution there is nothing made any clearer than that fact. I notice also that the Republican Senators ignore Mr. Shapley's views on the matter, and have accepted the constitutional limitations by deciding to go ahead. I think they will see their duty on every contested step in the progress of investigating prospective malfeasance in office to which Governor Pattison directs their attention, and further believe they will not dare attempt to avoid or shirk their duty."

"It was the direct instrument of framing that very provision in the present Constitution under which Governor Pattison has acted," continued the ex-Governor. "There were on that committee Judge George W. Riddle, Dr. R. A. Lamberton, now President of the Lehigh University; William H. New York; Adolph Dray, of St. Louis; S. Whitehead, of St. Paul, and William Glenn, of Cincinnati."

**PLATE GLASS DEALERS.**

**They Devise Methods for Squeezing Profits Out of the Maker.**

CHICAGO, Oct. 20.—[Special.]—The Plate Glass Association of the United States has its regular quarterly meeting at the Wellington this morning. Among those present were President George F. Kimball, of this city; Secretary E. C. Sherburne, of Boston; Vice President William Reid, of Detroit; C. W. Brown, of Minneapolis; W. C. Peale, of Cincinnati; William Heroy, of New York; Adolph Dray, of St. Louis; S. Whitehead, of St. Paul, and William Glenn, of Cincinnati.

The object of the meeting is to discuss the state of the trade, and as one of the members expressed it, "to devise methods of squeezing profits out of the manufacturer." The sessions are held behind closed doors. There is no feature of particular interest in the glass trade at present, and the meeting is expected to be of great importance.

**HE WANTS TO BE RELEASED.**

**Hiram McNight Thinks He Was Wrongly Extradited From New York.**

COLUMBUS, O., Oct. 20.—[Special.]—The Supreme Court to-day called the habeas corpus case of Hiram P. McNight, sent up last April from Wood county for three years for obtaining goods under false pretenses. The plaintiff was extradited a year ago from New York, on an indictment for forgery, and tried and sentenced on the other indictment. He now maintains that he is illegally deprived of his liberty.

The essential point made by the prisoner in his own behalf was that, when a State asked a sister State to hand a man over for trial on a given indictment and the request was granted, that became an implied contract binding in the ethics of interstate law, and could not be violated rightfully. The prisoner was remanded to the custody of Warden Dyer pending a decision.

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**HONEST MONEY AND PROTECTION**

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There was booming of cannons, playing of bands and drum corps, display of fireworks, blowing of the horns and the like. The City Hall was packed to its utmost, there being about 3,000 persons present. Major McKinley was escorted to the hall by the McKinley Club of Marietta College, the only college league club in Ohio. It numbers 70. A grand ovation was tendered at the hall, where continuous applause served to speak for the grand occasion the esteem they had had for the Republican standard bearer.

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