

## WHY COUGH,

WHEN a few doses of Ayer's Cherry Pectoral will relieve you? Try it. Keep it in the house. You are liable to have a cough at any time, and no other remedy is so effective as this world-renowned preparation. No household, with young children, should be without it. Scores of lives are saved every year by its timely use.

Amanda B. Jenning, Northampton, Mass., writes: "Common gratitude impels me to acknowledge the great benefit I have derived from the use of Ayer's most excellent Cherry Pectoral. I had lost two dear children from cough and consumption, and had the greatest fear of losing my only remaining daughter and son, as they were delicate. Happily, I find that by giving them Ayer's Cherry Pectoral, on the first symptoms of throat or lung trouble, they are relieved from danger, and are becoming robust, healthy children."

"In the winter of 1885 I took a bad cold which, in spite of every known remedy, grew worse, so that the family physician considered me incurable, supposing me to be in consumption. As a last resort I tried Ayer's Cherry Pectoral, and, though the cure was not complete, since then I have never been without this medicine. I am fifty years of age, weigh over 180 pounds, and attribute my good health to the use of Ayer's Cherry Pectoral." — G. W. Youker, Salem, N. J.

"Last winter I contracted a severe cold, which by repeated exposure, became quite obstinate. I was much troubled with hoarseness and bronchial irritation. After trying various medicines, without relief, I at last purchased a bottle of Ayer's Cherry Pectoral. On taking the medicine, my cough ceased almost immediately, and has not been well ever since." — Rev. Thos. B. Russell, Secretary Holston Conference and P. E. of the Greenville District, M. E., Jonesboro, Tenn.

## Ayer's Cherry Pectoral,

PREPARED BY

Dr. J. C. Ayer &amp; Co., Lowell, Mass.

Sold by all Druggists. Price \$1; six bottles, \$6.

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Cleanses and beautifies the hair. Promotes a luxuriant growth. Never fails to restore gray hair to its former black. Cures scalp diseases & hair falling. \$3, 500 at Druggists.

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Parker's Gingko Tonic, a powerful Cough Remedy. It cures Consumption in time. 25cts. WINTER CORMS. The winter comes. The winter goes.

## THE REVIEW.

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SATURDAY, SEPT. 28, 1890.

## DEMOCRATIC STATE TICKET.

Judge Supreme Court  
JOSEPH A. S. MITCHELL, Elkhart County.  
Secretary of State  
CLAUDE MATHEWS, Vevilleton County.  
Auditor State  
JOHN O. HENDERSON, Howard County.  
Treasurer of State  
ALBERT GILL, Marion County.  
ALONZO G. SMITH, Jennings County.  
Chair Supreme Court  
ANDREW M. SWEENEY, Dubois County.  
Supt. Public Instruction  
HARNEY D. VORIES, Johnson County.  
State Geologist  
SYLVESTER S. GORBY, Fountain County.  
Chief of Bureau of Statistics  
WILLIAM A. PEELE, JR., Randolph County.

## DEMOCRATIC TICKET.

For Congress—E. V. BROOKSHIRE  
For Judge—JAMES W. HILL  
For Senator—S. MOFFET  
For Representative—A. N. HIGGINS  
For Auditor—JOHN L. GOBIN  
For Treasurer—JOHN C. HUTTON  
For Sheriff—JOHN C. BIBLE  
For County—C. T. BRONAUGH  
For District—JOHN W. FULLER  
34 District—ALLEN YERKES  
For State Representative for the counties of  
Montgomery, Putnam and Clay;  
MICHAEL J. CARROLL

## THE EXPRESS AND MR. MOUNT.

Terre Haute News.  
The Express, the organ of the republican party, and James A. Mount, candidate for congress, after persistent prodding by the News, this morning openly declares its position on perhaps the most infamous law that ever stood upon the statute books of Indiana—the conspiracy act. The conspiracy measure made it a penitentiary offense for a striker to threaten to interfere in any way with the operations of a railway or other company. Mr. Mount voted against the repeal of the law. The Express says: "Mr. Mount was right." Therefore, the Express believes in sending the railroad man, the car shop man, the iron worker, the carpenter, in short, any working man to the penitentiary because he should threaten to interfere with a man that took his place. By its endorsement of Mount, the Express endorses an infamous law, one that was a blot on the civilization of Indiana! It allies itself against organized labor and its bold assertion should be condemned by every laboring man in the Eighth Congressional district. The Express says:

Now, suppose one of this latter class is employed at labor for wages with which he is satisfied, because they enable him to support his family. Suppose he is compelled to work whether large or small for future contingencies. What right has any to interfere with him? suppose also that another man, situated precisely in the same way, thinks proper to give up his place or to stop work—no matter what comes—does this give the latter any right to interfere with the former, and to demand of him that he shall also quit work and give up his wages, to the injury of himself and family? Certainly not. He may reason with and persuade him as much as he pleases, but if he shall conspire with others to compel him to quit work and give up his wages and thus to injure himself and family, does he not do what no man ought to be allowed to do to another? Every man of ordinary capacity will decide that he does.

The Express fails to meet the great objection which was urged against the conspiracy law. The labor organizations and all thinking people do not believe in resorting to intimidation, yet no man of good judgement will say with Mr. Mount and the Express that the penitentiary is a fit place for a workingman who threatens a man who has taken his place. Continuing the Express says:

The legislature passed a law a few years ago to prohibit this, and called it properly enough a conspiracy. That it would be a conspiracy all agree. When an effort was made to repeal this law, Mr. Mount, the republican candidate for congress, voted against the repeal. For this he is complained of, not by laboring men, but those who set themselves up to tell laboring men what they ought to do. Mr. Mount was right and proved himself to be the friend of the laboring man, and every laboring man in this district ought to vote for him.

Then the Express vote as did Mr. Mount on the repeal of the infanty! The Express should be denounced by every labor organization in Terre Haute. An advocate of the conspiracy law is not entitled to the respect of honest toilers. It taints itself with the disgrace and discredit which clings to its candidate for congress. It sinks even lower than Mr. Mount in public opinion. Mr. Mount made a deplorable speech. The Express, in its office as a newspaper and public educator, for the sake of party shamelessly turns its back on the wage earners of the Eighth Congressional district.

## THE PETTIT TRIAL.

Next Wednesday, if no obstructions come in the way, circuit court will begin to grind in the celebrated Pettit wife poisoning case. All parties, we believe, express themselves as ready and from the continued delay for a year past, we should think they would be ready for trial soon, if ever. The case bids fair to continue for several weeks, some alleging that it will not close before the 20th of November. A large number of witnesses have been summoned, and from the first there has been much gossip and discussion relating to it. If convicted, boquets and jelly cake from sentimental food will be in order, if liberated the man and his cause must soon pass into obscurity.

But while the trial progresses the unexplainable curiosity of the people to hear all the smutty details relating to the accused will exist. It always does in cases of this kind, and the crowds to listen to it will be large, and their appetites only satisfied when they have heard everything and discussed it fully in all its bearings. Although in the end of no material benefit to the they must know all about it. Whatever unfortunate situations the actors in the drama may have gotten themselves into the public must know all about it regardless of the pangs, pains and distress it may create. This is human nature.

The elements created a disaster in the expected large business of the state fair last week. On Thursday of the fair week it rained the entire day, and the business was cut down more than one-half that would have been done. The State Fair association made no money this year.

For the dozen or more democratic members of the house of representatives, who have been deprived of their seats through the scoundrelly manipulations of the republican majority, most of them have been re-elected on returning to their constituents. This is the best evidence in which the republican meanness is held by the voters.

THE Indianapolis Sentinel commenting on the state debt says:

"No better evidence of the integrity with which the democrats have managed the finances of Indiana could be desired than the failure of the republican platform to make even an insinuation of corruption against them. We invite the special attention of the voters of Indiana to this significant omission. It leaves the only charge preferred against the democrats that of recklessness and unbusiness like management, and that charge is easily disposed of.

"The democrats have not been reckless, and they have not been unbusiness like in the management of state finances. The total debt of the state, as shown by the last report of the auditor, is \$8,057,615.12. Of this debt \$1,533,773.12 was made by the republicans, and \$3,202,832 by the democrats. So the account stands:

"Republican debt.....\$4,853,733.12  
Democratic debt.....3,202,832.00

"Total.....\$8,056,515.12

"It will be thus seen that over 60 per cent. of the existing debt was contracted by the republicans, and less than 40 per cent. by the democrats. The democrats can show what has been done with the \$3,202,832 for which they have issued the obligations of the state. They can show that every dollar of it has been judiciously and honestly expended, in so far as they have been able to control its expenditure. They can show that it has been wisely expended in great public institutions, which were made absolutely necessary by the growth of the state, and which have put Indiana abreast of the foremost commonwealths in the Union in respect to these great monuments of humanity and civilization. They can show further that under the circumstances it was sound business policy to use the credit of the state for the erection of these institutions instead of attempting to provide for them altogether by an increased tax levy.

JUDGE WOODS, of the federal court, lately

wrote a letter in explanation of why he gave

two decisions directly opposite but both relat-

ing to the "blocks-of-five" Dudley letter.

A federal judge is supposed to be as near inac-

curate as possible for a human being to be,

or at least that is the popular conception of

one, yet there could be nothing further from

such an ideal than this man Woods. The dirty,

partisan feeling which animates him was very

strongly shown in the Sun, Cox and Dudley

cases, and he, it would seem, would be the

last man from whom to expect pure, unbiased

justice in any matter of a political hue, where

the defendant was like himself, a partisan.

It is to be regretted that any man holding the

high position that he does should be so steeped

in party feeling and political hatred, as to

put him being a just judge, yet the fact is

the same nevertheless. It is pleasant to note,

however, that men of Woods' stamp are not

numerous.

ROGER Q. MILLS, of Texas, is a Jeffersonian

democrat. He believes in the greatest liberty

consistent with the public good. In speaking

of the Bennett school law he says: "I oppose

prohibition on the sound democratic principle

that every man's right of individual liberty

should be sacredly guarded. This so called

Bennett law I consider to be of this objection-

able kind of legislation. It promises the right

of the state to say how much, in what language,

and where the parent shall educate his

children. This right is exclusively that of the

parent and does not belong to the state. It is

the right and duty of the state to provide every

means for the child to become educated, but

it rests wholly with the parents to determine

the amount, the kind and the place where his

child shall be educated.

CRAWFORDSVILLE seems to have an unusual

number of drunkards, tipplers, etc., for

some months past. The number of men

hanging around saloons, or slipping in the

back way to get a glass of the stimulant is

somewhat alarming to contemplate. How

these fellows live and get food and clothing is

a mystery. They never seem to work or bother

themselves about the affairs of to-morrow.

One man living a few miles from town has

been in town over a month on a prolonged

drunk. He probably goes home long enough to

change shirts, and then returns back to his

old quarters at the saloon, working quietly

in the interest of the whisky trust, not doubt,

hoping to destroy enough of the fluid so that

the price will be raised.

SCHOOLS UNDER WAY.

All the township schools of the county,

numbering probably 180, with about