

SNEEZING CATARRH.

The distressing sneeze, sneeze, sneeze, the acid, watery discharges from the eyes and nose, the painful inflammation extending to the throat, the swelling of the mucous lining, causing choking sensations, cough, ringing noises in the head and splitting headache—how familiar these symptoms are to thousands who suffer periodically from head colds or influenza, and who live in ignorance of the fact that a simple application of Sanford's Radical Cure for Catarrh will afford instantaneous relief.

But this treatment in cases of simple Catarrh gives but a faint idea of what the remedy will do in the chronic forms, where the breathing is obstructed by choking, putrid, mucous accumulations, the nostrils inflamed and raw, the throat ulcerated and hacking cough gradually fastening itself upon the debilitated system. Then it is that the marvelous curative power of Sanford's Radical Cure manifests itself in instantaneous and grateful relief. Cure begins from the first application. It is rapid, radical, permanent, economical, safe.

Sanford's Radical Cure consists of one bottle of the Radical Cure, one box Catarrhal Solvent and an improved Inhaler; price, \$1.

POTTER DRUG & CHEMICAL CO., Boston.

IN ONE MINUTE.

Rheumatic Neuralgia, Sciatic, Sudden, Sharp and Nervous Pains and Strains relieved in one minute by the application of the "One Minute Cure." Most perfect antidote to pain and inflammation ever compounded. New, original, instantaneous, infallible and safe. At all druggists. Price, five for \$1.00; or, postage free, of Potter Drug and Chemical Co., Boston, Mass.

CHARGED WITH FRAUD.

A Number of Sensational Arrests on Federal Grand Jury Warrants.

General Carnahan, Chairman of the Republican County Committee, Indicted.

With Him Are Indicted a Number of Prominent Democrats.

They All Declare Their Innocence of the Charges, and Demand Immediate Trials—Names of Bondsmen.

There is no longer any secrecy connected with the report of the United States Grand Jury. The twelve indictments returned Friday evening were all for violations of the election law, and the parties who stand charged with fraudulent acts are well-known citizens of Indianapolis.

Speculation as to the names of those indicted was not altogether amiss, and the list does not vary materially from that which gossip had prepared. The accused are Messrs. C. J. Bernhamer, Sullivan, Counselman, Perkins, Spear, Metcalf, Budd, Beck, Reardon, Mattler and Barrows, all of whom are well-known names among Democrats of greater or less prominence, and held to answer for complicity in the alleged alteration of the tally sheets of the late Marion County election.

Barrows, the twelfth man, is a Republican, and is superintendent of the mechanical department of the Indiana Farmer Company. He was Republican inspector at one of the precincts in the Twenty-first Ward, at the November election, 1886, and is charged with having voted twice.

There is still another indictment—the thirteenth—upon which the warrant has not yet been served. It is, as was reported, against General James K. Carnahan, chairman of the Republican County Central Committee, for conspiring to obtain unlawful possession of the tally sheets, he having sent out a secret circular on the eve of the election, directing the Republican inspectors to secure and hold the tally papers. General Carnahan is now out of town, and the warrant for his arrest will not be served until his return from the Washington encampment.

Although the indictment had been instructed to Clerk Butler and were locked in the vaults of his office, yet their contents became revealed in some manner and it was definitely known early Saturday morning that the parties named above were those against whom charges had been made. The warrants had scarce been issued when the eleven Democrats began to appear at the Federal building, and the court asked permission to give bonds.

The court had placed the amount at \$1,000 in the cases of the alleged conspirators and at \$500 in the cases involving ordinary violations of the election law.

Mr. Coy was one of the first to present himself, and seemed not at all surprised at the outcome of the Grand Jury's session. In the contract he said that he was not at all surprised at the result of the work of a partisan jury, and was prepared for it. He manifested no doubt of final exoneration, and was good-humored as usual, saying himself that the interest of his friends with the object in view to see that none suffered any embarrassment for want of bondmen.

Bonds were made out and accepted as follows:

Simon Coy, two cases; bond, \$1,500. Hiram W. Miller, surety.

W. F. A. Bernhamer, two cases; bond, \$1,500. William Hild and W. F. A. Bernhamer, sureties.

John E. Sullivan, one case; bond, \$1,000. Hiram W. Miller, surety.

John H. Counselman, two cases; bond, \$1,500. William Hild and W. F. A. Bernhamer, sureties.

Samuel E. Perkins, two cases; bond, \$1,500. Oscar B. Hord and Sylvester Johnson, sureties.

Henry N. Spear, one case; bond, \$1,000. Albert Bahr and John E. Sullivan, sureties.

C. N. Metcalf, one case; bond, \$1,000. Richard F. Stone and Smith H. Myers, sureties.

George W. Budd, two cases; bond, \$1,500. John E. Sullivan, surety.

Albert T. Beck, one case; bond, \$1,000. William Henderson, John W. Ray, R. N. Lamb and W. C. Griffith, sureties.

John S. Reardon, one case; bond, \$1,000. John E. Sullivan, surety.

Stephen Mattler, two cases; bond, \$1,500. John E. Sullivan, surety.

William F. Barrows, one case; bond, \$500. John B. Conner, surety.

A joint indictment was found by the Grand Jury against Messrs. E. Perkins, Coy, Spear, H. Counselman, Metcalf, Sullivan, Beck, Budd, Mattler, Bernhamer and Reardon. It consists of three counts.

The first charges that on the 11th day of November, 1887, they conspired to commit offenses against the United States in feloniously inducing Allan Hisey to unlawfully neglect to perform the duty imposed upon him by the law, as inspector of the Second Precinct of the Thirtieth Ward. Hisey, it charges, failed to retain in his own possession one of the tally papers, poll list and certificate of election, but at the solicitation of these men, delivered them to Samuel E. Perkins, who altered the list before it was returned to the board of canvassers.

The second and third counts embody similar charges. The former stating that the indicted met and induced Lorenzo Schmidt, Inspector of the Second Precinct of the Twenty-third Ward, to give up the tally sheets and poll-books to John E. Sullivan and George W. Budd, the latter of whom changed the result of the votes before they were counted.

The third count indicts the men above named for persuading John H. Counselman, Inspector of the Second Precinct of the Fourth Ward, to surrender one of the tally sheets and one of the poll lists to some other person whose name is unknown at present.

Separate indictments were returned against six of the men, Perkins, Coy, Bernhamer, Budd, Counselman and Mattler.

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