

# My Hair Ran Away

Don't have a falling out with your hair. It might leave you! Then what? That would mean thin, scraggly, uneven, rough hair. Keep your hair at home! Fasten it tightly to your scalp! You can easily do it with Ayer's Hair Vigor. It is something more than a simple hair dressing. It is a hair medicine, a hair tonic, a hair food.

The best kind of a testimonial—  
"Sold for over sixty years."

Made by J. C. Ayer Co., Lowell, Mass.  
Also manufacturers of  
Ayer's SARSAPARILLA.  
PILLS.  
CHERRY PECTORAL.

## JASPER COUNTY DEMOCRAT.

F. E. BABCOCK, EDITOR AND PUBLISHER.

Official Democratic Paper of Jasper County.

Entered at the Post-office at Rensselaer, Ind. as second class matter.

Office on Van Rensselaer Street

LONG DISTANCE TELEPHONES { OFFICE 311,  
RESIDENCE 312.

\$1.00 PER YEAR, IN ADVANCE.

Advertising rates made known on application

SATURDAY, OCT. 12, 1907.

The democratic editors of the Tenth District will meet at Lafayette October 20 as the guests of the district chairman, James K. Risk. It is probable that politics will be discussed a little at this meeting. Mr. Risk is a candidate for state chairman, to succeed Wm. H. O'Brian, and has the hearty support of the democracy of his district in his race for the place.

According to the testimony of an official of the Standard Oil company, that monopoly has made \$900,000,000 profits since 1882. The profits of the Indiana branch of the concern in 1906 alone were \$10,516,082. And yet the Standard Oil company is one of the "infant industries" that the Republic can tariff "protects" by a 150 per cent import duty. Does the tariff need reforming?

Now that Harriman has been indicted by the federal grand jury at San Francisco, along with the Southern Pacific railroad, for cutting published rates, he will see what he has come to by breaking off his relations with that other "practical" man, Theodore Roosevelt. The Hon. Paul Morton admitted that he had violated the rebate law, but Mr. Roosevelt kept him in his cabinet until a place at \$75,000 a year could be found for him with an insurance company—at the policyholders' expense.

In a speech at Nashville, Governor Folk of Missouri, said: "Fortified behind the wall of tariff protection, gigantic trusts have sprung up, controlling the necessities of life, whereby the cost of living has been increased enormously during the past few years. Until those tariff privileges are eradicated the trust question can never be settled." Governor Folk is right. Everybody knows that the Republican method—the Roosevelt method—of busting the trusts does not bust them at all. It does not even jar them.

President Roosevelt is represented as saying that his opinion of the Oklahoma constitution is "not fit for publication," but that as there are no legal objections to it he will promulgate it and allow the new state to enter the Union. Mr. Roosevelt's personal opinion of the constitution adopted by the Oklahomans by such an overwhelming majority is not important. It is well known that he has a mighty poor opinion of constitutions in general, including that of the United States. He thinks so little of that great charter that he never mentions it "for publica-

tion." Mr. Roosevelt has some excellent qualities, but at the same time he has many glaring weaknesses—one of which is the belief that all authority should rest in the White House while he is president, regardless of constitutions.

The Indiana branch of the Standard Oil company is capitalized at \$1,000,000. Last year its profits were more than \$10,000,000, which is more than 1,000 per cent. A "protective" tariff duty of 150 per cent gives the Standard a monopoly of the American market and enables it to cheat and swindle the people at will. But the Republican leaders declare that the tariff shall not be reformed except "by its friends"—and the Standard is surely a "friend."

To the impartial citizen it looks distinctly unfair for the friends of Roosevelt and Taft to gloat over the troubles that have come upon Vice President Fairbanks because of that cocktail episode. The defeat of Mr. Fairbanks for lay delegate to the general Methodist conference is traced by the Roosevelt-Taft newspapers to it and they grow hilarious about it. Of course, it is generally known that when President Roosevelt was in Indianapolis to make a speech last Decoration Day he was entertained at luncheon by Mr. Fairbanks. The latter had been in Washington a long time and he certainly knew what sort of solid liquid refreshments would suit the president. In his effort to have everything satisfactory to his distinguished guest, he provided the cocktails, the wines and the brandy digestes, as he doubtless had furnished them on many other occasions to other persons too numerous to mention. Outsiders have a right to think of it as they please, but the Roosevelt people should feel estopped.

### MENTIONED AS CANDIDATES.

When the text Democratic state convention meets, the delegates, in choosing a candidate for governor, will have to consider the claims of several men of high standing in the party. The men already proposed by their friends for the office are Richard K. Erwin of Decatur; Samuel M. Ralston of Lebanon; Thomas R. Marshall of Columbia City; Daniel W. Simms of Lafayette; John A. M. Adair of Portland; L. Ert Slack of Franklin; Thomas H. Kuhn of Richmond; Mont Hathaway of Winamac; John W. Boehne of Evansville. Other names may be suggested before the convention.

While only two or three of those mentioned have openly declared themselves candidates, it is known that others are consulting their friends with a view to determining their course. The outlook for Democratic success in 1908 is so promising and the public need of it so urgent that the honor of leading the party forces in the campaign is considered a high and important one and the rivalry for it will doubtless be keen when the convention assembles.

Unlike the Republicans, the Democrats are not troubled with warring factions. There will be active candidacies, but no bitter dissensions such as are tearing the Republican party to pieces.

There is every indication that the Democrats of Indiana will be thoroughly united for an aggressive and winning fight, carried on with old-time enthusiasm.

### KEEP WARM

By buying a Safe Storm Front for your buggy. You pay \$5.00 for the same front anywhere else, \$4.00 at Worland's Buggy Store.

### LAND BARGAINS

480 acres, mostly smooth black prairie land in meadow or pasture; has large ditch, on main road, near good markets, fenced but no buildings. Fine for cultivation or pasture. Will divide to suit and sell on easy terms at the low price of \$30 per acre. G. F. MEYERS, Rensselaer, Ind.

Butter wrappers printed while you wait at The Democrat office.

### MUCH CONCERN FELT.

#### Ordinary Methods for Treating Catarrh Prove Unsuccessful.

Recent statistics showing an increase in catarrh have shaken the confidence of medical men in the usual prescriptions to safeguard human health from the ravages of this disease.

When stomach dosing proved ineffective, it was natural to look for some other treatment, and it is believed that in Hyomei an absolute cure for all catarrhal troubles has at last been found. Breathed through neat pocket inhaler, its healing medication reaches every spot where there are catarrhal germs, destroys them, prevents their future growth, and soothes the irritated mucous membrane so that relief is felt almost instantly, while lasting cure is practically sure to follow.

The complete Hyomei outfit costs but \$1.00, and is sold by B. F. Fendig under an absolute agreement to refund the money if it does not give satisfaction. It is the only cure for catarrh that has ever been sold under a guarantee to cost nothing unless it cures, but B. F. Fendig has so much faith in its power to cure all catarrhal troubles that he is willing to take the risk, so if Hyomei does not help you, there will not be a penny's expense. Get an outfit at once on this liberal plan.

Why not earn more? See "Ad" Harlem Book Co.

### CIRCUIT COURT PROCEEDINGS.

Following are some of the later proceedings of the September term of the Jasper circuit court which ended Saturday not heretofore published:

John Finn vs. Winifred Finn et al; parties agree that deposition of John C. Kaupke may be used in trial of cause; guardian ad-litem moves to take examination of John Finn; sustained and Finn ordered to appear at office of Ira L. Sigler in Rensselaer Oct. 9; plaintiff moves for order to take deposition of William F. Conner and examination of Mary I. Kays, Anna F. Kays, Louella Kays and Vera Matilda Kays and Winifred Finn; sustained, and ordered taken before Ira L. Sigler Oct. 11, at Cooper hotel in San Pierre.

George A. Cover et al ditch; John E. Alter appointed special drainage commissioner to meet at source of ditch Oct. 14 and report first day of November term.

Samuel Mitchell et al; vs. Frank M. Mitchell, et al; commissioner's report filed and approved and commissioner discharged.

Warren T. McCray vs. Fred Wellington et al; report of receiver approved and receiver discharged.

A. L. Johns & Co., vs. John Coen et al; motion for change of venue heretofore filed is granted and case sent to Newton county.

Howard C. Parks et al, vs. Everett Halstead, et al; continued by agreement. James Bullis and Josephine Bullis vs. Mary Welsh et al; court finds that James and Josephine Bullis are owners of 2 9/10 acres of land in controversy, John Hudson 1 1/2, Clara Goodrich, Amelia Sawyer and Mary Welsh 3/4, Wm. Keen, Frank Babcock and A. A. Fell appointed to make partition and report first day next term.

Frank Bohman vs. U. M. Baughman as guardian of Clinton Ricks; plaintiff files motion for new trial.

Leroy E. Noland as guardian of Elizabeth Redd, vs. Harry Rishling et al; change of venue granted and cause sent to Newton county.

Mina Yount vs. Roy Yount; plaintiff granted divorce and maiden name of Mina Schull restored.

John J. Lawler et al road petition vs. Gangloff et al; motion to re-tax costs; motion sustained in part and clerk directed to tax to defendants fees of John R. Lewis, James Randle, N. Huston, John Martindale, sheriff's costs made by defendants and one-half costs of clerk, docket and jury fees, all of auditor's fees and one-half fees of Daniels, Wilcox, Payne and Bates. Andrew Gangloff charged with costs of Morlan, Parkison and Martindale, \$9.25. All other costs to petitioners.

Harry R. Kurrie vs. William A. Patterson et al; judgment quieting title.

Chas. R. Peregrine, as adm., estate of Wm. H. Jones, deceased, vs. Martha Collins et al; report of adm., of partial sale to Jessie F. Gerber at full appraised value \$200 cash. Sale approved, deed ordered etc.

B. J. Gifford vs. Charles Snider et al; continued by agreement.

Erastus Peacock vs. Florence Peacock; plaintiff asks for continuance, which is granted and court orders \$10 per week be paid by plaintiff to defendant as a temporary allowance.

First National Bank of Rensselaer vs. Francis M. Walters; judgment for \$459.40 and foreclosure of mortgage.

Chicago, Indianapolis & Louisville Ry. Co., vs. John H. Thornton, justice of the peace; plaintiff files motion for new trial.

Notice of Sale of School House.

Notice is hereby given that the undersigned, as Trustee of Barkley Township in Jasper County, Ind., will, on Tuesday, October 29, 1907, offer for sale at public outcry to the highest bidder at 10 o'clock a. m. the school house and out-buildings situated on the southwest corner of the Northwest corner of Section Thirteen, Township Thirtieth North, Range Six West, known as "Snow Flake" school house. Said property if sold will be sold for cash at not less than two-thirds of the appraised value thereof. Privilege is reserved of re-opening any or all bids. G. F. MEYERS, Trustee Barkley Township.

\$2.00

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\$2.00

# Are You Earning \$100 or More Each Month?

Why don't you earn the above amount each month?

Why don't you place yourself in a position to demand and get from \$1,000.00 to \$5,000.00 salary each year?

Why do you pay a Correspondence School \$86.00 for its course when you can buy our plan for \$2.00?

Why can't you learn as readily from a text-book giving the course thoroughly and in a complete, plain way, as from a Correspondence School sending one lesson at a time?

Do you consider it worth while to spend \$2.00 in order to place yourself in a position to earn perhaps twice as much each month as you are now earning?

Are you a Clerk, Bookkeeper, Telegraph Operator, Lawyer, Banker. No matter what you do, a thorough course of Shorthand will make you worth more. If you are a Farmer it will be a good thing to teach your son or daughter. No one knows when it may become handy and you may not always stay on the farm.

The demands for good Stenographers is always greater than the supply and the salary is from \$15.00 to \$50.00 a week; often more; Court Reporters earn from \$2,000.00 to \$10,000.00 per year. The Reporter for the United States Senate receives \$25,000.00 for his services, and the Commercial Shorthand writer receives from \$50.00 to \$100.00 a month for ordinary office work.

Wage earners of every class who wish to advance in their present positions, or are dissatisfied and wish to take up other and more lucrative work can do no better than to perfect themselves in Shorthand.

Have you stopped to consider that if you learn Shorthand by our course, and in that way you get but \$10.00 more salary each month, it will mean at the end of the year \$120.00, the chances are it will be more than that? Isn't the study and investment of but \$2.00 worth while?

This offer holds good ten days from the issue of this paper only. If you see any value in it, buy now. Send draft or postoffice order of \$2.00 and you will receive instructions promptly.

# HARLEM BOOK CO.

204 Douglas Block

\$2.00

OMAHA, NEB.

\$2.00

### The Leading Question



### PUBLIC SALE

NOTICE OF ADMINISTRATRIX  
State of Indiana, }  
County of Jasper, }  
Notice is hereby given that the undersigned  
has been appointed as Administratrix of the  
estate of Emil Bernhardt, deceased, late of  
Cook County, Illinois. Said Estate is sup-  
posed to be solvent.

MYRTLE BERNHARDT,  
Administratrix.

October 8th, 1907.

### ADMINISTRATOR'S SALE.

Notice is hereby given that the undersigned,  
Administrator of the estate of Karah L. Mc-  
Killip, deceased, will, on

WEDNESDAY, THE 23d DAY OF OCTO-  
BER, 1907.

At the late residence of said deceased, in  
Milroy township, Jasper County, Indiana,  
8 miles Northeast of Woleott and 4 miles  
Southwest of Monon, offer for sale at auc-  
tion the personal property of said deceased,  
consisting of farming implements, wagons,  
horses, mules, hay-racks, hay-ladders, road scrap-  
ers, carts, horses and ponies, about 500  
bushels of oats, and many other articles too  
numerous to mention.

Said sale will begin at ten o'clock a. m. of  
said day.

Sum of \$5 and under cash in hand.  
Over \$5 credit of 10 days will be given upon  
upon execution of a note with freshold sureties,  
to be approved by the undersigned,  
with interest after maturity, payable with-  
out notice from valuation or appraisement  
laws of Indiana, with attorney's fees.

Cash must be paid on notes given before  
removal of the property.

The right is reserved to reject any bid  
where the amount bid is wholly inadequate to  
the value of the property.

CHARLES M. SMITH,  
Administrator.

### Ditch Notice

#### NOTICE OF FILING AND DOCKETING OF DITCH PETITION.

To James Parks, Peter H. Parks, Laura  
Kenyon, George Hardy, S. E. Swinehart,  
Florence M. Johnson, Christian Egan, An-  
drew Bell, Harry Wetherell, Angeline  
Bell, Emma Bell, Elmer Bell.

You and each of you are hereby notified  
that I, Charles V. May, have filed in the office  
of the Auditor of Jasper County, Indiana, with  
the Auditor thereof, my petition, and the  
memorandum in the Commissioners  
Court of said Jasper County, Indiana, for  
the drainage of my real estate, described as  
follows: The Southwest Quarter of the North-  
west Quarter of Section Thirtieth (32), in  
Township Twenty-seven (27) north, Range  
Twenty-seven north, Range Six west, in  
Jasper County, Indiana, and running  
along the public highway along the South  
line of said Section Thirtieth (32), a distance  
of One Hundred and Eighty rods; thence East  
forty-four rods; thence Northeastly Two  
Hundred rods to a point which is Sixty rods  
from the South line of said Section Thirtieth  
and Sixty rods to the East Section Line of  
Section Twenty-nine; thence North  
along the margin of the public highway on  
the East line of said Section Twenty-nine  
and Sixty rods to a point which is Forty rods  
South of the North line of said Section  
Twenty-nine; thence Northeastly Two  
Hundred rods to a point which is Sixty rods  
from the South line of said Section Thirtieth  
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