## **PUBLIC PRINTING**

BOTH HOUSES REPEALLAW LET-TINGOUTTOLOWEST BIDDER.

#### COMMITTEES ANNOUNCED.

The Fusionists Try to Flect President Pro Tem of Senate -- Mr. Ewart and The News and Observer's Cricicism of "Indecent Haste" .- The Work of Amending Town Charters Begun--The First Dragreement Between Populists and Republicaus.

The Senate convened at 11 o'clock. Prayer by R-v. Father Marion, of the Catholic church.

The journal of Friday was read and approved.

#### Bills and Resolutions.

Mr Paddison, of Pender, to amend chapter 733, of The Code, relative to costs in criminal actions; Mr. Grant, of Wayne, to amend charter of the city of Goldsboro (abolishing wards and elect ing officers by the people); Mr. Starbuck, of Guilford, to instruct Senators and Representatives in Congress to use every bonorable means to secure a repeal of the 10 per cent. tax on State banks; also a resolution recommending that our moreland were granted leave of absence. Congressmen endeavor to secure a repeal of certain objectionable features of the internal revenue law (placed on the calendar); Mr Taylor of Harnett, to re lieve W. J. Sutton, late sheriff of Bladen

Standing Committees.

Mr. Rice, of New Honover, stated that the committee on selection of committees was ready to report The following standing committees were then announced:

JUDICIARY .- C. A Cook, chairman; J E. Fowler, J. M. Moody, Elias Hurley, S. J. Black, J. T. B. Hoover, E. L. Franck, J. B Fortune, S. E Marshall, A. C. Sharp, W. C. Dowd, E S. Abell, W. J.

FINANCE. - J. J. Long, chairman; A. Y. Sigmon, J. M. Mewborne, H. L. Grant, J. Y. Hamrick, O. A. Starbuck, A. A. Forbes, R. L. Herbert, W. E. White, J. M. Candler, Warren Carver, F. B. Rice, E. S. Abell, C. W. Mitchell, W. C. Dowd,

W. J. Adams AGRICULTURE -J M. Mewborne, chairman; H. L. Grant, E. T. Snipes, S W. Wall, W A Mody, W. R Lindsay, J. J. Long, T. E. McCaskey, Angus Shaw. W. P. Mercer, C. W. Mitchell, W. C.

PR VILEGES AND ELECTIONS .- W. E. White, chairman; J. M. Moody, J. C. Bellamy, J. M. Candler, J. E. Fowler, A. A. Forbes, J. E. Marshall, H. L. Grant, E L. Franck, A. C. Sharp, J. T. B. Hoover, W. G. Stephens, A. J. Dula, E. S. Abell, W. C. Dowd.

ENGROSSED BILLS -S. J. Black, chairman; W. H Farthing, W. R. Lindsay, O. M. Sanders, F. B. Rice, B. R. Brown, H. W. Norris, A. W. Wicker, C. W. Mitchell, W. P. Mercer, I. Green, W. C.

FEDERAL RELATIONS. W. R Lindsay, chairman; Warren Carver, A. J. Dulby, J. M. Mondy, J. J. Long, C. A. Cook, J. Y. Hamrick, S. J. Black, J. C. Bellamy. I. E. Green, E. S. Abell, C. W Mitchell SALARIES AND FEES -J. M. Moody, chairman; J. Y. Hamrick, S. W. Wall, O. M. Sauders, A. H. Paddison, J. B. Fortune, A. J. Dala, E. S. Abell, W. J. Adams, W.C. Dowd, I. E. Green.

EDUCATION.—H L Grant, Chairman; J. B. Parsons S. A. White, J Y Ham-rick, B. R. Brown, W. H. Farthing, S. C. Marshall, Jao. Ammons, S. W. Wall, C. A Cook, A H. Paddison, W. C. Dowl, W. J. Adams, E S. Abell, I. E. Green.

INTERNAL IMPROVEMENTS -R. L. Herbert, Chairman; J. B. Fortune, Theop ilus White, I. W. Taylor, A. Shaw, O. M. Sanders, J. F. Westmoreland, W. E. White, S. A. White, Warren Carver, I. E. Green, W. P. Mercer, E. S. Abell. DEAF, DUMB AND BLIND INSTITUTIONS

J. Y. Hanrick. Chairman; J. M. Candler, A. J. Dalby, E. T. Snipes, Warren Carver, W. E White, I E. Green, W. P. Mercer, C. W. Mitchell, W. J.

PENSIONS AND SOLDIERS' HOME - J. C. Bellamy, chairman; Warren Carver, Theophilus Wnite, W. G. Stephens, J. T. B. Hoover, A. C. Sharp, Elias Hurley, O. M. Sanders, C. W. Mitchell, W. P. Mercer, W. C. Dowd

INSANE ASYLUMS. - J. M. Mooly, chair man; J B. Parsons, Theopulus White, J E. Fowler, W. H. Farthing, A Sigmon, S. J Black, I W. Taylor, B. R. Brown, T. E McCaskey, J. M. Candler, Warren Carver, E F. Supes, W. G Stephens, A J. Dalby, John Ammons, A. J. Dula, O A Starbuck, E. S. Abell, W. C. Dovd. I. E Green.

MILITARY AFFAIRS - I. E. McCaskey, chairman; C. A. Cook, J M. Moody, J. M Mewborne, J J. Long, J. Y Ham rick, J. M. Candler, Warren Carver, S. E. Marsadl, W C. Dowd, E S. Abell, W. P. Mercer, C. W. Mitchell.

CORPORATIONS. - F. B Rice, chairman; J. Dalby, A. A. Forbes, S. W. Wall, J. F. Westmoreland, A. Y. Sigmon, H. W. Norris, A. C. Sharp, E. S. Abell, W. J. Adams, W. C. Dowd.

PENAL INSTITUTIONS - Warren Carver, chairman; A H Paddison, B. R. Brown, Mewborne, Elias Hurly, H. L. Grant, W. G. Stephens, T. E. McCrskey, A J. Duby. J. C. Bellamy, J. T. B. Hoover, R. L. Herberi, I. E. Green, W. P. Mercer, C. W. Mitchell, W. J. Adams, W. C. Dowd.

INSURANCE -J. T. B. Hoover, chairmau; A Y. Sigmon, H. W Norris, W. Wicker, J B. Fortune, S W. Wall. J. C. Bellamy, J. E. Marshall, J. E. Fowler, W. C. Dowd, I. E. Green, C. W.

Mitchell, W. J. Adams. FISH AND FISHERIES. - Theophilus White, chairman; E T. Snipes, A. A. Forb s, E L Franck, S J. Black, J. B Parsons, R. L. Herbert, T. E. McCaskey, C. W. Mitchell, J. B. Fortune, I. E.

Green, W. P. Mercer. COUNTIES, CITIES AND TOWNS -A H Paddison, chairman; J. M. Moody, G. F. Westmoreland, A. Shaw, A. W. Wi-ker, O A. Starbuck, Warren Carver, S J Black, S. E. Marshall, H. L. Grant, E. S. Abell, W. J. Adams, W. C. Dowd, I. E. Green, W. P Mercer, W. W. Mirchell H. Farthing, W. A. Moody, J M. Moody, Warren Carver, S. W. Wall, A. W. predicate his remarks with the belief

Mirchell, I E Green.

RAILROADS AND RA LROAD COMMISSION. -H. W. Norris, chairman; S. A. White, J. J. Long, R. L. Herbert, A. J. Dula, O A Starbuck, W. R. Lindsay, S J B'ack, J. T. B. Hoover, F B Rice, J. B Parsons, C. A. Cook, J. M Mewborne, E S. Abell, W. J. Adams, W. C. Dowd, I. E Green, W. P. Mercer, C. W. Mitchell PUBL C HEALTH .- J. M. Candler,

chairman; The philus White, W. G. Stephens, John Ammons, A. J. Dalby, C. W. Mitchell, I. E. Green, W. P. Mercer. BANKING AND CURRENCY -A. J Dula,

hairman; B. R. Brown, E. L. Franck, W. Taylor, A. Y. Sigmon, John E. Fowler, Elias Hurley, W. A. Moody, E. S. Abell, I. E. Green, W. C. Dowd.
PUBLIC ROODS — J. B. Fortune, chair-

man; The pinlus White, S. A White, E. Marshall, John Ammons, S J. Black, W. C. Dowd, C. W. Mitchell, W. J. Adams E. S Abell.

PROPOSITIONS AND GRIEVANCES-E. L. Franck, chairman; F. B. Rice, W. H. child's play. Farthing A. W. Weker, E. T. Snipes, S. J. Back, J. M. Moody, J. B. Parsons, the election of I E Green, W. P. Mercer, E.S. Abell, W. J. Adams.

On motion of Mr. Adams, Messrs. Mitchell and Mercer were added to the committee on Insane Asilums.

Leave of Absence Granted. Senators Mercer, Hamrick and West-

Public Printing. Mr. Abell enquired if the bill repealing the law relative to State Printing had been sent to the House. He was informed that it had. Mr. Abell moved that the bill be re called, and referred to the Committee on Public Printing, as he thought there was some misunderstand ing among Senators in regard to the bill at the time of its passage.

On the question of re-calling the bill there was considerable discussion.

Mr. Mewborne explained his reason for introducing the bill to be to prevent action in making contract until the General Assembly had time to con-

Mr. Starbuck favored recalling it, and didn't want to do what he had blamed Democrats for doing, in refusing to let printing to the lowest responsible bid-

Mr. Dowd said the Senate could not afford to take the public printing from the lowest bidder.

Mr. Moody asked if the Secretary of State, or the Committee on Public Printing, determined the responsibility of bidders. He was informed by Mr. Dowd that the committee was vested with that

Mr. Cook stated that he saw no reason for repealing a law to let printing to lowest bidder, when it would be necessary to re enact the same kind of a law. Mr. Carver favored recalling the bill.

Mr. Fowler stated that he was not present at the introduction of the bill and wanted to go on record against it. to have the printing whether he be a Populist, a Republican, or a Democrat.

Mr. Hoover thought the Senator from Lenoir (who introduced the bill) had been misunderstood.

Mr. Moody explained that the inten- States Senator. tion of the supporters of the bill was to get rid of the statute requiring bids to to be held at the Capitol at 2 p. m. be received by Secretary of State by the second Wednesday in January. Mr Sharp, of Yadkin, wanted a law

with less loop holes Mr. Franck, of Onslow, said the controversy could be ended by recalling the bill and referring it to the proper com-

resolution to recall the bill be tabled. Mr. Adams demanded the yeas and

The resolution to recall was tabled by a vote of 30 to 14.

A message was received from the House announcing the concurrence of that body in sundry bills and resolutions; and transmitting sundry bills to the Senate.

### Mr. Franck Makes a Break.

Mr. Franck, of Onslow, enquired if the Governor's message ought not to be embodied in the statutes. The presiding officer informed him that it was not customary to embody the Governor's message in the statutes, but that it usually appeared in the journal.

Resolutions. Mr. Norris offered a resolution that some minister of Wake county be invi-

ted to offer prayer in the Senate. Mr. Rice moved that the Senate proceed to the election of a President pro I do not think any man on this floor will

Mr. Dowd believed such election at this time to be unconstitutional.

but that he did not think it unconstitutional; that there was a precedent in the contestee are paid per diem and mileage. election of a Speaker pro tem of the and this is not just to the 'ax-payers of United States Senate.

had previously expressed, that the elec- mileage unless he is a member of tion of a presiding officer of the S-nate' the House of Representatives. The not be given at such a distance as to except in the absence of the Lieutenant-Governor, or in case of his promotion to the office of G werner, would be a plain | As to indecent haste in the Jones county violation of the Constitution.

the views of Mr. Adams. He said he been filed with the clerk and that the had taken an oath to support the constitution, and he was not going to knowingly violate it.

Mr. Cook thought the constitution meant to provide a presiding officer pro that he had qualified as chairman of the tem, but he did not think it meant to Coan'y Commissioners. We notified the designate any particular time for his contestee that we would continue the election, or it would have been clearer case so as to give him full opportunity to on that point.

Cook's interpretation of as plain English | charged withindecent haste offered to give as the constitution He said there was a second hearing to the contestees. Is no precedent for electing a speaker pro that indecent haste? I leave it to any tem, under such circumstances, since the gentlem in to say whether there was any adoption of the constitution of '68. He cited the fact, that when Senators Boy- of the NEWS AND OBSERVER, or the Etikin and King were elected Presidents for who wrote that editorial. Now, take it up when tabled, and, amid the pro tem of the Senate, the office of Lieu- gentlemen, if after this statement any tenant-Governor was in both instances fair-minded man can say that there was withdrew his motion. vacant.

Mr. White, of Alexander, said he was say. a graduate from Webster's spelling book, and in that he had read that "many up memorial in contested election case things which are lawful are not expe-

Mr. Rice made another constitutional argument from the standpoint of an out- "When I introduced that resolution yes-

of the nature of an obituary.

Mr. Fortune, of Cleveland, thought the Senate only wanted to get in shape not believe that there was any inten-

Mr. Hoover saw no necessity for elect- tee ing, for the term of two years, an officer which the Senate might never need.

Mr. Lindsay asked if a Speaker pro-tem was elected for two years. Mr. Moody believed it contrary to the constitution to elect a presiding officer

pro tem at this time. Mr. Starbuck suggested that if a pre-

siding officer were elected unconstitutionally, all laws enacted while he presided might be declared unconstitutional and void

Mr Carver en lorsed Mr. Starbuck's views from the bottom of his heart.

Mr. Rice stated that if it was uncon stitutional to elect now, he would be willing to have two elections.

Mr. Starbuck said that would be Mr. Cook re-affirmed his belief that the election could legally and properly occur now, but that the president pro-

tem could only preside in the absence of the Lieutenant Governor. Mr. Marshall enlightened the Senate with the information that the best way to do a thing was as good as any. He

agreed with Mr. Moody. Mr. Moody, addressing himself to the Fusion Senators, asked if we elect a presiding officer, and the Supreme Court declares laws made under his presidency inconstitutional, where will our boasted reform be?

Mr. Ammous thought the Senate safe inside the limits of the Constitution and moved to table the motion.

Mr. Abell demanded the yeas and nays. The motion was tabled by a vote of thirty-six to six, the six voting nay being Messrs. Black, Cook, Dala, Rice, Shaw and white of Alamance—all Re publicans except Mr. Shaw. The Populists voting, save Mr. Shaw, were recorded as voting with the Democrats.

Mr. Carver Gets Out of Order.

By unanimous consent, Mr. Carver offered a resolution instructing Mr. powers of said commissioners, to fix their Frank to hold himself in readiness to be President pro tem of the Senate.

Mr. Carver was declared out of order. Having a Little Fun.

Mr. Moody offered the following hum orous resolution:

Resolved, That the City of Raleign and the town of Waynesville be no longer considered as suburbs of the city of Henderson, N. C., as it appears from the act incorporating said city of Henderson that its corporate limits shall extend one thousand miles in each direction.

Referred to Committee on Penal Insti-

Mr. Forbes moved that the Senate adjourn to meet at 11 o'clock Monday

Mr. Cook asked Mr. Forbes to change He wanted the lowest responsible bidder the time of meeting to 3 p. m. This was done, and the Senate adjourned at 1 o'clock.

It was announced that a joint caucus of Republicans would be hild at the Capitol at 8 p. m. to nominate a United

A Populist joint caucus was announced

Opened with prayer by Rev. L L.

Smith, member from Cleveland. Mr. Ewart Tosses his Mane. The journal was read and approved. Mr Evart, Rep, Henderson, rising to

g editorial extract from the NEWS AND OBSERVER of yesterday:

"Mr. Ewart, chairman of the Commit- | pealed." tee on Privileges and Elections, left the House yesterday during a discussion that showed that he and his committee, in their haste to try contested seats, had to print, &c,'" (From the original actually set for trial cases which had never been referred to the committee. On the ec parte statements of contestants, cases were taken up and dates set for hearing. Even Mr. Semper Virgilius Lusk protested against such indecent and

illegal haste.' Said Mr. Ewart "Ordinarily I do not answer newspaper charges, as newspaper men have the last word, but this state neut is so unfair and so false that I deem it my duty to say that the statement that I left the House is not true. I never left the House, but was only absent a few moments in the speaker's room looking up some acts and other needed information. Now, Mr. Speaker, deny that these election cases should be settled as soon as possible, and that there should be no wasteful or unjust Mr. Rice stated that he was no lawyer, at that he did not think it unconstitue curred by delay. Both contestant and the State. The tax payers should see to Mr Adams adhered to the opinion he at that no man should have perdiem and case, the statement was made by the con-Mr. Paddison, of Pender, agreed with restant and his lawyer that papers had contestee did not intend to come here. We declined to hear the letters written intend to come, and stating, moreover, appear in his own behalf. In other Mr. Adams was surprised at Mr. words, those whom this communication basis for the charge made by the Editor indecent haste, I have nothing more to

of R M. Croom vs. A. C. Ward, of

Mr. Peebles, Dem., Northampton; reen. W. P. Mercer, W. W. Mitchell sider, in which he "sposed" contingenclass B. Brown, chairman; W. sider, in which he "sposed" contingenclass I thought the committee was reference. Mr. Abell said that Mr. Rice seemed to acting with undue haste and thought it was intentional, but after seeing the cussion until Monday at twelve o'clock,

Wicker, A Shaw, W. P. Mercer, C. W. that the President of the Senate was committee yesterday, I say that it was then to be made the Special Order. going to abscord, and that they partook my impression that it was not rushing Carried. through the cases with undue haste Mr. Payne, Dem, Robeson: "I do

tional haste on the part of the commit-

#### Bills Introduced.

Mr. McLean, Pop., Richmond, to form of the Speaker, who wished to announce a new county from a part of Richmond committees. county; Mr. French, Rep., New Hanover to incorporate Wampoom Cotton M lls of New Hanover county; Mr. Ewart, Rep., Henderson, to repeal chapter 287, Laws 1889, and to secure to the people of this State a simple, pure elective system. (Mr. Ewart asked that 500 copies be

printed, which was consented to)
Mr. Cox, Rep., Pitt, resolutions to i struct North Carolina Senators and Rep resentatives in Congress to use their in fluence for an early settlement of the policy of the United States to prevent another issue of interest bearing bonds; Mr. Lusk, Reb., Buncombe: Speaker, has the committee of fifteen been appointed on the election law?" Speaker: "It will be appointed to-

House papers in the ease of R. M. Croom vs. A. C. Ward, of Pender.

## Bills Introduced.

Mr. Payne, D., Robeson: Resolution is structing our Senators and requesting our Representatives in Congress to se cure an appropriation by Congress to aid in the support and maintenance of the Normal school for Croatan Indians in Robeson county; Mr. Hileman, P., Ca barrus (by req est), act to amend chapter 147, Laws 1887; also, act to amend and many others. chapter 380, Laws 1885; Mr. Lusk, R, Buncombe, to incorporate Intra-Moutane Railroad; Mr. Hunter, R., Madison, to provide for the establishment of a criminal court circuit, composed of the counties of Buncombe and Madison; Mr. Smith, D. Gates, to amend sect on 30 of the Code; Mr. Munroe, D., Wayne, act to provide for the appointment of three commissioners to codify the laws of North Carolina, to define the duties and ompensation and for other purposes;

Mr. Drew, P., Brunswick, to enange Mr. Cook made a point of order, and the dividing line between the counties of Columbus and Brunswick; also act to repeal the charter of the Brunswick Bridge and Ferry Company; Mr. Lusk, R, Bancombe, to incorporate the town of south Biltmore; Mr. Finck, P., Ruth erford, act to repeal an act ereating an additional justice of the peace in High Shoal township, in Rutherford councy; Mr. Nelson, D , Caldwell, change the fall terms of the Superior Court of the Tenth

Judicial District Mr. Howard, D., Edgecombe, to repeal chapter 129 of the Public Laws of 1893; Mr. Pool, R, Pasquotank, act to rep at the present charter of Euzabeth city; Mr. Young, P., Wake, to provide for the better drainage of Walnut creek; Mr. Taylor, P., Cumberland, to regulate the number and time of addresses by counsel in the several courts of North Caro lina; Mr. Rascoe, D., Bertie, to change the time for electing municipal officers in Windsor, Bertie county; Mr. Peace, R., Vance, act to protect persons holding first class tickets travel ling on railroads and steamboats;

Mr. Reynolds, P , Montgomery: to allow John L Stuart to peddle without lic-nse; Mr. Higgins, D., Yancey: for the relief of J. M. Woody, sheriff of Yancey county.

The Public Printing. Messige from the Senate: Senate bill

mittee.

Mr. Candler, of Jackson, moved that a question of personal privilege, sent to number 6, entitled an act in regard to the clerk's desk and had read the follow-This bill is as follows: "that chapter 351 Laws 1893 be and is hereby re-

The endorsement by the new Senate Clerk H E King on the bill began as follows: "'Concured in 'proppersition'

spelling). Mr. Young, R., Wake, moved a suspension of the rules and that the bill be put upon its passage. Mr. Payne. D., Robeson, called for the

ayes and noes not on the question of suspension but as he said on the passage of the bill. The vote on the motion to suspend was

taken standing and resulted as follows: ayes 42; noes 46. Mr. Ray, D., Macon, moved that the bill be referred to the Committee on

Mr. Young, R, Wake, began a speech in which he said, "I see no reason why we should be deprived of the public pat-

ronage that there is in it."
Mr. Hileman, P., Cabarrus, asked the House not to refer the bill, and was followed by Mr. Li eback R , Forsyth, who made a disastrous descent upon Raleigh and the wicked Democrats Said Mr Lineback, with his specs on and his book open at the act now in force: "Th s act was ratified the 6th of March, 1893, in order to give the printers in Raleigh a monopoly; it reads that the contract shall charge made by the editorial is that cause inconvenience"" which he conhas been indecent baste. strued as a vile conspiracy to confine the contract to Raleigh parties. "This bill," he continued, "was simply passed on ac count of the quarreling over the speils among the Democrats.

"I rise to a point of order," said Mr. Ray, D., of Macon. "On this motion to to certain parties that contestee did not refer, I don't think it is in order to discuss the merits of the bill.

The point was sustained. "Well I have got in what I wanted to say, anyhow," sai i Mr. Lineback. (Much

Mr. Turner, R . Polk, moved to reconsider, but was ruled out of order.
Mr. Ewart, R., Henderson, moved to lay on the table the motion of the gentleman from Macon, who in turn called for the ayes and noes.

Mr. French reminded Mr. Ewart that a two thirds vote would be necessary to amusement of the House, Mr. Ewart

Mr. Monroe, D, Wayne, referring to the remarks of Mr. Lineback, said that if Mr. French, R, New Hanover: Sent the Democrats had passed the bill on account of dissensions, he was g'ad, for he believed in petce-makers, for whom the dood Book had a blessed promise.

Mr. Flack, P., Rutherford, rese to a point of o der that the gentleman was Mr. French moved to postpone the disCommittees Announced.

The resolution of Mr Peebl s coming up as unfinished business, Mr Feebles asked that it be passed over informally, which was done The motion of Mr. Will ams, of Craven.

to adjourn was withdrawn at the request

The Clerk read the following names: SPECIAL COMMITTEE ON ELECTION LAW French (chairman), Rep . Lusk, R.p., Ewart, Rep., Duncan, Rep., Cox, Rep., Young, R.p., Hileman, P.-p., Williams, of Warren, Pop., Woo'en, Pop., Currie, Pop., Bryan, Pop., Bateman, Pop., Etheridge, Dem., Higgins, of Yancey, Dem., Julian,

ENGROSSED BILLS. -Burnham. (chairmar,) Prs Durden, R., Hunter, R., Walker, Harris of Hyde, Howard, D Lawrence, D.

JUDICIARY -- Lusk (chairman), R., Ewart, R., Hileman, P., Whitener, P., White, R., Lineback, R., Young, R., Henderson, R, Robinson, D., Smith, of Gates, D., Peebles, D., Winborne, D. McClammy, D., Ray, D., Flack, P., Wooten, P., Johnson, P., Buchanan, P. Adjourned to meet Monday at 10.

Theatrical people suffer greatly from happed faces, produced by the daily application of paints Nothing is so effect tive in curing chapped hands or faces as Quratol Face Wash. It is used by members of the "Fencing Master" opera company, "Robin Hood" opera company, Gorton's Famous New Orleans Minstrels

#### A New Danger.

A great danger threatens the people of the South. An evil that is steadily growing, and unless checked will cause great misery and suffering. Liver medicines, called by all sorts of names, are being sold to the druggists to be handed to the people when they call for Simmon's Liver Regulator. Beware! There never has been more than one Simmon's Liver Regulator on the market. Take nothing else. The person who tries to persuade you that anything else is just the same is not to be relied upon, nor is the dealer to be trusted who tries to sell you another article in its stead. You know what Simmon's Liver Regulator is, because it has done you good. No; don't be deceived into trying anything else. Wait until the old friend, Simmon's Liver Regulator has failed you, then will be time enough to try something else. Remember, Simmon's Liver Regulator is what you want. It is put up only by J. H. Zeilin & Co., and a Red Z



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## Racking Cough

d by Ayer's Cherry Pectoral. P. D. HALL, 217 Genessee St., sport, N. Y., says: cer thirty years ago, I remember

g my father lescribe the wonder-

cative effects of Ayer's Cherry al. During a recent attack of La which assumed the form of a soreness of the lungs, accon by an aggravating cough, I some of these medicines partially

d seize me the moment I attempted

.. Dospair, . lear

'ecided to sit up all night air, and procure what that way. It then ocred to no bat I had a bottle of yer's Cherr Pectoral. I took a poonful of this preparation in a little ater, and was able to lie down without oughing. In a few moments, I fell sleep, and awoke in the morning greatly refreshed and feeling much giter. I took a teaspoonful of the Pec-, toral every night for a week, then gradually decreased the dose, and in two

weeks my cough was cured." Ayer's Cherry Pectoral Prepared by Dr. J. C. Ayer & Co., Lowell, Mass. Promptto act. sure to cure

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