

8-26-1910

Carlsbad Current, 08-26-1910

Carlsbad Printing Co.

Follow this and additional works at: https://digitalrepository.unm.edu/cb_current_news

Recommended Citation

Carlsbad Printing Co.. "Carlsbad Current, 08-26-1910." (1910). https://digitalrepository.unm.edu/cb_current_news/109

This Newspaper is brought to you for free and open access by the New Mexico Historical Newspapers at UNM Digital Repository. It has been accepted for inclusion in Carlsbad Current, 1896-1918 by an authorized administrator of UNM Digital Repository. For more information, please contact disc@unm.edu.

NUMBER 41

NUMBER 41

interference with government, but are intended to merely increase the reserve power of the people. There are

How about amending a constitution? That's important. Now you have to run the gauntlet of the house, the

Carlsbad Casing & Fertilizer Company,
CARLSBAD, NEW MEXICO.

That's important. Now you have to
run the gauntlet of the huns, the
and lawless crowd.
15jy-13t C. W. Merchant & Sons.

Pecos Valley Fertilizers

FOR PECOS VALLEY SOIL

THE products of the Carlsbad Guano & Fertilizer Company include everything known to scientific fertilizing. We have analyzed soil from various parts of the Carlsbad Project, and are in position to supply your fertilizer requirements more intelligently and economically than any foreign concern. Drop us a postal for testimonials of a few of the successful users of our goods in the Pecos valley.

Carlsbad Guano & Fertilizer Company.
CARLSBAD, NEW MEXICO.

The Carlsbad Current

Carlsbad Printing Co., Publishers
Wm. H. Mullane, Pres.

Carlsbad, N. M., Friday, Aug. 26, 1910

Official Paper of Eddy County.

The declaration of principles of the Socialist party of Eddy county is published in this issue as a matter of news to show the readers of the Current the principles advocated by Socialists, and in order that people may know what is held to be good for a constitution and law in general by that party. The Socialists really only claim by their heading to represent the working man, by this meaning those who labor for others for hire, therefore aiming at class legislation. All are entitled to their rights, the employer as well as the employed, then their platform contains many demands, the righteousness of which are open to debate, especially the exemption of \$4,000. If a man makes a debt he should pay it even if it takes all except the present exemption which is about \$500. The clause against government by injunction is democratic and not especially the property of Socialists, also the naming of crime by statute. It will be noted that the Socialists do not ask for a clause giving every person the right to worship God according to the dictates of their own conscience. It has been held that Socialists do not wish to have anything said on this subject, though many people desire that they be assured that right. The clause asking for long sessions of the legislature is wrong, for our laws are too complex and numerous now. The clause about the irrigation commission should be left to the legislature as also the district irrigation law, and as for the question of cities owning the electric light, water, telephone and other utilities that should be left as it is, which is to give cities the right if they want it. As for the forbidding common carriers raising rates until approved by the corporation commission that is a portion of the democratic platform. As for corporations rendering twenty-five cents as to hours, etc. of labor, this will come if found necessary without a Socialist party. The clause asking that only one school section or less be sold out of school lands to the highest bidder might be advisable in some cases but four sections in more instances will be found insufficient to keep a family, ten acres of irrigated land being more valuable. As for the free public schools we have them already. The provision to force people to vote is all bunkum for such a provision could not be enforced because it would not be held in accord with free exercise of the right of suffrage a man certainly having the same right not to vote as to vote. The clause on insurance is another feature of paternalism and should not be dreamed of, for all have a right to insure if they choose at present.

Realizing that a majority of the people of New Mexico are in favor of the incorporation of provisions for the initiative and referendum in the constitution of New Mexico, the Republican press of the Territory is attempting to deter the voters from voting for these measures by representing that the cost of elections would be enormous. This assertion is easily disproved. The initiative and referendum have been in force in the state of Oregon for more than eight years. In that time a total of thirty-two measures have been submitted to the people under the provisions of either the initiative or referendum and the total cost has been \$25,000. The voting population of the state of Oregon is double that of New Mexico and the cost of the submission of an equal number of measures in New Mexico would be proportion-

ately less. In the election of 1908 there were submitted in the state of Oregon nineteen measures at a total cost of \$12,362, an average of about \$650 for each measure and this includes the cost of sending to every registered voter in the state a printed copy of the measures proposed in order that the voters may be informed concerning the laws proposed to be passed. The cost of the submission of these nineteen measures in the state of Oregon was less than the increased cost to the incorporated cities and towns in New Mexico of the publication of ordinances proposed and passed and the required publication of proceedings under the publication law passed by the last legislature of New Mexico for the benefit, primarily, of the Republican dailies of the territory. The Republican newspapers are not saying anything about the cost saddled on the taxpayers of the incorporated towns and cities of the territory by this one act of a Republican legislature. Had the referendum been in force in New Mexico the publication law would not have lasted sixty days and the residents of the incorporated cities and towns of the territory would have been saved many thousands of dollars.

Some of the Republican newspapers of New Mexico are either lamentably ignorant of results obtained under the initiative and referendum or they are deliberately trying to deceive the voters of the territory. It is asserted that but a small proportion of the total vote cast is cast on measures submitted to the people and that, under the operation of the initiative and referendum, an interested minority is able to carry proposed laws. At the last general election in Oregon the presidential election of 1908 at which an exceptionally heavy vote was pulled, there were submitted nineteen measures for the consideration of the voters. For the four presidential candidates there was cast a total vote of 110,880. On but one of the bills submitted was there a total vote of less than 80,000 and that was a local bill providing for the creation of a new county. On thirteen of the bills submitted the vote ran between 80,000 and 90,000 and on five of the bills the vote exceeded 90,000 each. The average vote on the measures submitted was about 80 per cent of the total vote cast for president. A number of the bills proposed were either adopted or rejected by a vote of more than two to one, one being adopted by a majority of more than three to one and one being rejected by a majority of more than three to one. The assertion that a minority would rule under the operation of the initiative and referendum is the purest nonsense and will appeal to no thinking person.

Lower Court Sustained in the Sidewalk Case.

City Attorney Hiram W. Dow this morning received a telegram from Jose D. Sena, clerk of the Supreme Court, stating that the higher court had affirmed the decision of the District court in the case of the City of Roswell against B. E. Ingersoll, appealed by Mr. Ingersoll. This is the first sidewalk case, in which Mr. Ingersoll opposed the ordinance of the city council ordering in sidewalks at the property owner's expense. The finding of the Supreme Court gives council this power and the city can proceed to order sidewalks or widening sidewalks or such improvements knowing that its ordinance will be sustained.

Though sidewalks have been ordered in here in Carlsbad for five years quite a number have bulged and brow beat the town board into smithy-rooms and still defy the law. It would seem the board would enforce the law or quit.

You Never Can Tell

Just exactly the cause of your rheumatism, but you know you have it. Do you know that Ballard's Snow Liniment will cure it? Relieves the pain, reduces the swelling and restores the joints and muscles so that you will be as active and well as you ever were. Price 25c. Sold everywhere. John D. Ballard.

McLanathan—Insurance.

OFFICIAL COUNT OF BALLOTS CAST IN DEMOCRATIC PRIMARY ELECTION

Held August 20, 1910 in Eddy County, New Mexico

| | M. P. SKEN | W. H. WOODWELL | C. R. BRICE |
|-------------------------|------------|----------------|-------------|
| Carlsbad Precinct No. 1 | 283 | 119 | 192 |
| Malaga " No. 2 | 22 | 20 | 4 |
| Hijo " No. 3 | 64 | 11 | 58 |
| Lakewood " No. 4 | 65 | 43 | 27 |
| Monument " No. 5 | 51 | 36 | 23 |
| Artesia " No. 6 | 311 | 77 | 193 |
| Dayton " No. 7 | 19 | 11 | 7 |
| Queen " No. 8 | 16 | 17 | 2 |
| Knowles " No. 9 | 104 | 51 | 83 |
| Lovington " No. 10 | 4 | 22 | 23 |
| Loving " No. 11 | 1 | 9 | 21 |
| Roberts " No. 12 | | | |
| Eunice " No. 13 | 19 | 11 | 8 |
| TOTALS | 979 | 418 | 641 |

Returns not received

J. T. COOPER,
Chairman of Eddy County Democratic Committee,
Carlsbad, New Mexico.
Attest:
J. B. HARVEY, Secretary.

It is an easy matter to give away what one has, but it is not always so easy to regain what one has given away. If the people of New Mexico retain the right to govern themselves in the constitution they can delegate that right at any time they see fit, but if they do not retain that right there is no assurance that they will ever be able to regain it. If the initiative and the referendum be written in the constitution they can be eliminated at any time the people tire of them. These measures have worked successfully wherever they have been adopted. If the people of New Mexico, after having tried them, are not satisfied with their workings they can easily return to representative legislation. There is nothing to lose by the adoption of these measures and if the people of New Mexico want to govern themselves there is everything to gain.

Gaines county, Texas, cast about 200 votes at an election held about August 1st.

The W. C. T. U. Medal Contest at Auditorium, evening of Sept. 3rd, 1910.

The W. C. T. U. Medal Contest at Auditorium, evening of Sept. 3rd, 1910.

The county primaries of the democracy of Eddy county were held last Saturday and they were especially active for the friends of Mr. Woodward, or enemies of Brice rather, were right on the prod, and succeeded in securing more votes than could possibly have been polled for any other new comer in Eddy county. Had the fight been made for any one who was known that was made against Brice the result would have been different.

J. D. Walker and Joe Bunch purchased both the Air Dome and Lyric moving pictures shows last week from J. B. Roberts and L. J. Robb and have consolidated them. Mr. Robb acquires the paraphernalia of the Air Dome in the deal and will move it to some point on the T. P. The only show for Carlsbad in the future will be the Lyric and the new owners intend to add on to the east end on the building and enlarge the seating capacity to 600 or more. Mr. Bunch will have personal supervision as all who know him are aware the show will be well conducted.

McLanathan—Insurance.

THE STAR PHARMACY

HEADQUARTERS FOR

SCHOOL BOOKS

AND SCHOOL SUPPLIES

SCHOOL BOOKS MUST BE SOLD FOR CASH.

FOR SALE at Roberts-Dearborne's Hardware Store
Two Large Elegant
RUGS

One Bear and the other Lobo Wolf

The Groves Lumber Co.

Carlsbad, Loving, and Malaga, N. M. Pecos and Balmorhea Texas
PHONE 66.

Dr. Pierce's Favorite Prescription

Is the best of all medicines for the cure of diseases, disorders and weaknesses peculiar to women. It is the only preparation of its kind devised by a regularly graduated physician—an experienced and skilled specialist in the diseases of women.

It is a safe medicine in any condition of the system. THE ONE REMEDY which contains no alcohol and no injurious habit-forming drugs and which creates no craving for such stimulants.

THE ONE REMEDY so good that its makers are not afraid to print its every ingredient on each outside bottle-wrapper and attest to the truthfulness of the same under oath.

It is sold by medicine dealers everywhere, and any dealer who hasn't it can get it. Don't take a substitute of one—no composition for this medicine or known composition. No counterfeit is as good as the genuine and the druggist who says something else is "just as good as Dr. Pierce's" is either mistaken or is trying to deceive you for his own selfish benefit. Such a man is not to be trusted. He is trifling with your most priceless possession—your health—may be your life itself. See that you get what you ask for.



Buggies and Agricultural Implements

The celebrated Henney Vehicles
Car load JUST RECEIVED

Finlay-Pratt Hdwe. Co.

You Have Smoked the Best; Now Smoke the Best



C. F. EDERLE, Maker. El Paso, Texas.

The Carlsbad Automobile Co.

BEST EQUIPPED AND LARGEST
GARAGE IN TERRITORY

Full and Complete Stock of Auto Goods for Additions and Repairs

CARLSBAD, MONUMENT, KNOWLES AND PEARL MAIL AND EXPRESS LINE.

Auto Leaves Carlsbad Tuesdays, Thursdays and Saturdays at 7:00 A.M. Arriving at the Lovington End of the Route at 6:00 P.M.

Leaves Lovington Tuesdays, Thursdays and Saturdays at 7:00 A.M.

Arriving at Carlsbad at 6:00 P.M.

FARE TO PEARL - \$5.00
FARE TO MONUMENT - 7.00
FARE TO KNOWLES - 7.50
FARE TO LOVINGTON - 7.50

Howard C. Kerr, Manager

REGISTERED JERSEY BULL DIPLOMA'S MARQUIS

(No. 82252)

Is at the corrals of his owner, Wm. H. Mullane, lot on alley adjoining Club Stable, rear Current office, phone 49, Carlsbad, N.M.

His dam has a record of 16 lbs. 3 oz. for butter-fat per week. The sire of his dam is full brother to Diploma's Brown Lassie No. 69688, who was the second best cow for butter and milk at St. Louis Fair. Eurybia 14982 the dam of his sire, was the 3rd best cow in the St. Louis Fair both for milk and butter. 310.4 lbs. butter in 120 days. 31.4 lbs. butter in one day. 49.2 lbs. milk in one day.

His g. grand sire Diploma 16219 sired Merry Maiden 6499 Sweep-stake cow at Chicago Fair. Of this 88 tested daughters, 61 have tested 14 lbs. to 22 lbs. 6 oz. The best record of any bull alive or dead. The average record of his 13 closest maternal ancestors, is 31 lbs per day. Two varies from 19 lbs. to 31 lbs. 2 oz. per week. A pound of butter contains 85 per cent fat. Add 15 per cent to all above tests to find amount of butter.

Two of his g. grand dams gave 64 lbs. of milk per day. He is descended from Diploma 16219, Tormontor 3583, Minute Gun 3776, and combination 4 of the greatest of American Jersey sires complete pedigree, butter and milk records can be seen at any time.

TERMS to guarantee a JERSEY COWS, registered, \$25.00 ALL OTHER COWS \$10.00

All fees must be paid BEFORE cow is bred, without exception. The record of the bull agrees to pay \$25.00 at least for a calf of either sex, from a registered cow, by this bull, from a day old up. For bull calves from unregistered cows and this bull will pay \$2.50. The difference is paid at first at St. Louis, between the best and poorest Jersey. Was \$4.00 for 4 months. There were 25 entries. Difference in profit was \$30.00 with butter at thirty cents per lb.

LOCAL NEWS.

The Carlsbad schools will open Sept. 5.

District Court for the fall term convenes Oct. 3.

Wm. Dooley of Artesia was in town on business yesterday.

Well, it is Brice and Skeen. How do they suit you?

C. H. McLenathen returned from his western trip yesterday.

The W. C. T. U. Medal Contest at Auditorium, evening of Sept. 3rd, 1910.

G. M. McGonagill of the Plains was in town Wednesday and Thursday.

Mr. V. A. Biggs, brother of Mrs. Groves, was here on a visit from Denver this week.

J. A. Hartshorn and T. J. Sanford of Malaga were in town Wednesday and Thursday.

J. B. Roberts left yesterday for a visit of a month on his old stamping ground in South Texas.

County Treasurer, W. H. Merchant, wife and son, W. H. Jr., returned from their California trip Wednesday night.

J. C. Estlack, of Eunice, Eddy county, was elected Justice of the Peace recently over his opponent by a majority of 1 to 1, on the socialist ticket.

W. H. Frankland, general accountant of the Reclamation Service and connected with the El Paso office came in Friday leaving Wednesday. Mr. Dent, attorney for the service came in Monday and left yesterday.

C. A. May, assistant superintendent for the water service, was in Roswell all last week, coming home Monday, but left again Tuesday to look after the distribution of water on the Hondo Project.

Harris Morrison, of Carlsbad, returned last night from a three months vacation visit with his brothers in New York. He spent today with Joe Richard and other friends in Roswell and will proceed to Carlsbad tonight. Tuesday's Roswell Record.

Tom Pope has been engaged the past few weeks putting in concrete culverts across the big laterals around Otis, and they are not only substantial but have an appearance of symmetry and beauty far superior to wood culverts.

The Socialists of Eddy county met at the court house last Saturday and nominated J. LeRoy Lancaster and Sterling Fisher for delegates to the constitutional convention. Mr. Lancaster is from Henry post office, Eddy county, while Mr. Fisher is from Hope.

The Union Tent Tabernacle protracted services by Revs. Brown and Curry were well attended all this week. Services were held in the big tent on the corner of Halagueno and Mermod streets twice each day and three times yesterday. The principal business houses closed from nine to ten a. m.

J. H. James and W. G. Brown returned from their Pacific coast trip last Saturday. Mr. McLenathen remaining for a few days longer at Riverside with his old friend John Muhlfrid. While absent they visited San Diego, Los Angeles and San Francisco and report a pleasant trip having been absent three weeks.

D. B. King, of Eunice, came in Wednesday on business connected with the schools, it being the plan to open the third school in that settlement if the funds can be had. Mr. King is one of the democrats of that section who believes there is socialism enough in the Democratic party, and too much paternalism in the Republican party.

J. E. McDonald returned Tuesday night from Las Vegas whither he went accompanied by Pedro Munoz to convey a Mexican insane patient named Juan Baca, to the asylum. They were forced to go to Santa Fe first, to obtain a commitment from Judge Pope, who was there attending the session of the supreme court. McDonald reports striking two washouts, one north of Roswell where thirty feet of the approach of the Pecos bridge was washed out, and he was compelled to take his patient to the Roswell jail for eight hours. The other washout was at St. John canon between Lamy junction and Santa Fe, one of the tributaries of the Pecos there being a twenty foot rise at Summer. He also states that his patient was very violent, this being the third time he was sent to the asylum. He was put in a straight jacket and shackled but, despite all, he broke up two car seats and spit in every face he got close enough to, until Mr. McDonald gagged him. Mr. McDonald expects to leave for Toyah with his family this week.

Socialists Organize

The Socialists of Eddy county met in the office of Stewart & Jones, Saturday, and organized the county by electing H. Boughman of Artesia, J. C. Estlack of Henry, and W. P. Collins of Hope as executive committee-men. A platform was gotten up which appears elsewhere in this paper.

Sterling Fisher, of Hope, and Prof. J. LeRoy Lancaster, of the plains, were put forward as candidates for the constitutional convention.

The socialists claim a majority on the plains, and an active campaign will be waged in the valley.

Music Class

Miss Emerine A. Wilson will return from her vacation this week to continue her music teaching indefinitely, and will open her class Sept. 1st at the same studio 'phones 113 and 95K. Two piano work a specialty, and no extra charges on \$5.00 a month rate. Recitals every two weeks.

The Sale Adjourned

The sale of excess lands of the Carlsbad Project which was advertised for Aug. 24, was adjourned without date by the directors of the Water User's Association for the reason that the lands held by the large owners had all been sold previous to the advertised date. Now, that the project has fallen into the hands of small owners they will apply for water which will be awarded the lands before another crop season. Water has been furnished to about 15,000 acres the past season but next season will start in with the 20,000 acres in all probability for all lands that are in the hands of resident owners with not to exceed 160 acres each are eligible to obtain water from the government project. The Water User's office under the supervision of Secretary Hove has instituted a set of book keeping for the office that greatly simplifies matters and that enables any water user to tell at a glance the actual condition of his account.

Its a heavy cast ng broke, cant be fixed? Yes, it can Onemus can fix it.

Warning

Persons caught after dark in the back lot of the U. S. meat market stealing chickens, and otherwise pilfering, are hereby warned that they must take the consequences for such acts in the future.

John Lowenbruck.

McLenathen—Insurance.

Half inch water pipe for sale at this office.

McLenathen Insurance

MALAGA DEPARTMENT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

CLERK OF DISTRICT COURT

Commissioners' Proceedings

Be it remembered that on the ninth day of July, A. D. 1910, in pursuance to the adjournment had yesterday, the board met and the following proceedings were had: Present as before.

Moved and carried that J. R. Linn be authorized and instructed to repair and caluminate the hall in the court house, and to do what work on the same that he deems necessary and he be instructed to present his bill for same.

Mr. J. P. Hays is hereby authorized to repair the floor in the room in the basement of the court house.

It having been shown to the board that Mrs. C. E. Dunn was the owner of lot 1 in block 28 of the town of Carlsbad during the year 1909 and that said Mrs. C. E. Dunn is the head of a family and consequently entitled to the exemption of \$200 property valuation and that said Mrs. C. E. Dunn has paid the taxes on said lot at the valuation of \$230. It was moved and carried that the district attorney be instructed to apply to the district court for an order to the county treasurer to reimburse Mrs. Dunn for all taxes paid by her for the 1909 taxes in excess of \$20 value.

It having been shown to the board that Miss S. A. Kernolle, the head of a family and entitled to the \$200 valuation exemption from taxes, it was moved and carried that the district attorney be requested to apply to the district court for an order to the treasurer of Eddy county to reimburse Miss S. A. Kernolle the amount of taxes that are included in her \$200 exemption and that the assessor be instructed to allow her the \$200 exemption on taxed property as required by law for the head of a family.

The case of the appeal of the board of directors of school district No. 16 from the decision of the county superintendent of schools of Eddy county having been presented to the board the board heard the case presented by the Cottonwood school district and the board of directors of school district No. 16 and after discussing both sides of the case it was moved by Graham that the board suspend the appeal. Mr. Beeman supporting the motion, the vote was declared a tie and the matter was adjourned until August 11th when the matter is to be brought on and heard.

It having been shown to the board that the southwest quarter of the north-west quarter and the southwest quarter of the north-west quarter and the southwest quarter of the south-west quarter of Section 9, Township 18 South, Range 26, was assessed for taxes for the years 1906, 1907, 1908 and 1909, and that said property was sold for taxes for the years 1906 and 1907 and that said tax sale certificates are now outstanding and that the tax collector show taxes on said property to be due for the years 1908 and 1909, when for the years above stated the land was not subject to taxation it was moved and carried that the land belonging to the United States government, and no third party having been in on said land until April, 1910, it was moved and carried that the district attorney be instructed to apply to the district court for an order compelling all tax sale certificates against the southwest quarter of the north-west quarter and the southwest quarter of the north-west quarter of the south-west quarter of Section 9, Township 18 South, Range 26, East and that assessment made against said land prior to April, 1910, be cancelled and the treasurer be instructed to cancel the same in the tax sale certificates and the tax rolls of Eddy county.

It having been shown to the board that that plot was not made on the north-east quarter of the south-west quarter of Section 25, Township 18 South, Range 26, until December 7, 1909, and that said land was not subject to taxation for the year 1909, and that said land was sold for taxes for the year 1909, for the 1909 taxes to Eddy county under the tax sale certificate No. 240, it was moved and carried that the district attorney be requested to apply to the district court for an order to the treasurer of Eddy county, requesting him to cancel the above mentioned tax sale certificate. On motion duly carried, the board adjourned until Thursday, August 11, 1910.

It having been shown to the board that that plot was not made on the north-east quarter of the south-west quarter of Section 25, Township 18 South, Range 26, until December 7, 1909, and that said land was not subject to taxation for the year 1909, and that said land was sold for taxes for the year 1909, for the 1909 taxes to Eddy county under the tax sale certificate No. 240, it was moved and carried that the district attorney be requested to apply to the district court for an order to the treasurer of Eddy county, requesting him to cancel the above mentioned tax sale certificate. On motion duly carried, the board adjourned until Thursday, August 11, 1910.

It having been shown to the board that that plot was not made on the north-east quarter of the south-west quarter of Section 25, Township 18 South, Range 26, until December 7, 1909, and that said land was not subject to taxation for the year 1909, and that said land was sold for taxes for the year 1909, for the 1909 taxes to Eddy county under the tax sale certificate No. 240, it was moved and carried that the district attorney be requested to apply to the district court for an order to the treasurer of Eddy county, requesting him to cancel the above mentioned tax sale certificate. On motion duly carried, the board adjourned until Thursday, August 11, 1910.

It having been shown to the board that that plot was not made on the north-east quarter of the south-west quarter of Section 25, Township 18 South, Range 26, until December 7, 1909, and that said land was not subject to taxation for the year 1909, and that said land was sold for taxes for the year 1909, for the 1909 taxes to Eddy county under the tax sale certificate No. 240, it was moved and carried that the district attorney be requested to apply to the district court for an order to the treasurer of Eddy county, requesting him to cancel the above mentioned tax sale certificate. On motion duly carried, the board adjourned until Thursday, August 11, 1910.

It having been shown to the board that that plot was not made on the north-east quarter of the south-west quarter of Section 25, Township 18 South, Range 26, until December 7, 1909, and that said land was not subject to taxation for the year 1909, and that said land was sold for taxes for the year 1909, for the 1909 taxes to Eddy county under the tax sale certificate No. 240, it was moved and carried that the district attorney be requested to apply to the district court for an order to the treasurer of Eddy county, requesting him to cancel the above mentioned tax sale certificate. On motion duly carried, the board adjourned until Thursday, August 11, 1910.

It having been shown to the board that that plot was not made on the north-east quarter of the south-west quarter of Section 25, Township 18 South, Range 26, until December 7, 1909, and that said land was not subject to taxation for the year 1909, and that said land was sold for taxes for the year 1909, for the 1909 taxes to Eddy county under the tax sale certificate No. 240, it was moved and carried that the district attorney be requested to apply to the district court for an order to the treasurer of Eddy county, requesting him to cancel the above mentioned tax sale certificate. On motion duly carried, the board adjourned until Thursday, August 11, 1910.

It having been shown to the board that that plot was not made on the north-east quarter of the south-west quarter of Section 25, Township 18 South, Range 26, until December 7, 1909, and that said land was not subject to taxation for the year 1909, and that said land was sold for taxes for the year 1909, for the 1909 taxes to Eddy county under the tax sale certificate No. 240, it was moved and carried that the district attorney be requested to apply to the district court for an order to the treasurer of Eddy county, requesting him to cancel the above mentioned tax sale certificate. On motion duly carried, the board adjourned until Thursday, August 11, 1910.

It having been shown to the board that that plot was not made on the north-east quarter of the south-west quarter of Section 25, Township 18 South, Range 26, until December 7, 1909, and that said land was not subject to taxation for the year 1909, and that said land was sold for taxes for the year 1909, for the 1909 taxes to Eddy county under the tax sale certificate No. 240, it was moved and carried that the district attorney be requested to apply to the district court for an order to the treasurer of Eddy county, requesting him to cancel the above mentioned tax sale certificate. On motion duly carried, the board adjourned until Thursday, August 11, 1910.

It having been shown to the board that that plot was not made on the north-east quarter of the south-west quarter of Section 25, Township 18 South, Range 26, until December 7, 1909, and that said land was not subject to taxation for the year 1909, and that said land was sold for taxes for the year 1909, for the 1909 taxes to Eddy county under the tax sale certificate No. 240, it was moved and carried that the district attorney be requested to apply to the district court for an order to the treasurer of Eddy county, requesting him to cancel the above mentioned tax sale certificate. On motion duly carried, the board adjourned until Thursday, August 11, 1910.

It having been shown to the board that that plot was not made on the north-east quarter of the south-west quarter of Section 25, Township 18 South, Range 26, until December 7, 1909, and that said land was not subject to taxation for the year 1909, and that said land was sold for taxes for the year 1909, for the 1909 taxes to Eddy county under the tax sale certificate No. 240, it was moved and carried that the district attorney be requested to apply to the district court for an order to the treasurer of Eddy county, requesting him to cancel the above mentioned tax sale certificate. On motion duly carried, the board adjourned until Thursday, August 11, 1910.

It having been shown to the board that that plot was not made on the north-east quarter of the south-west quarter of Section 25, Township 18 South, Range 26, until December 7, 1909, and that said land was not subject to taxation for the year 1909, and that said land was sold for taxes for the year 1909, for the 1909 taxes to Eddy county under the tax sale certificate No. 240, it was moved and carried that the district attorney be requested to apply to the district court for an order to the treasurer of Eddy county, requesting him to cancel the above mentioned tax sale certificate. On motion duly carried, the board adjourned until Thursday, August 11, 1910.

It having been shown to the board that that plot was not made on the north-east quarter of the south-west quarter of Section 25, Township 18 South, Range 26, until December 7, 1909, and that said land was not subject to taxation for the year 1909, and that said land was sold for taxes for the year 1909, for the 1909 taxes to Eddy county under the tax sale certificate No. 240, it was moved and carried that the district attorney be requested to apply to the district court for an order to the treasurer of Eddy county, requesting him to cancel the above mentioned tax sale certificate. On motion duly carried, the board adjourned until Thursday, August 11, 1910.

It having been shown to the board that that plot was not made on the north-east quarter of the south-west quarter of Section 25, Township 18 South, Range 26, until December 7, 1909, and that said land was not subject to taxation for the year 1909, and that said land was sold for taxes for the year 1909, for the 1909 taxes to Eddy county under the tax sale certificate No. 240, it was moved and carried that the district attorney be requested to apply to the district court for an order to the treasurer of Eddy county, requesting him to cancel the above mentioned tax sale certificate. On motion duly carried, the board adjourned until Thursday, August 11, 1910.

Commissioner Beeman having reported that a quarantine had been established at Malaga and that he had employed a guard to be had at \$200 per day, it was moved and carried that the board approve his action and the clerk be authorized to pay said guard as soon as his services are dispensed with and the bill of J. K. by Mr. Beeman.

It was moved and carried that the clerk instruct the petitioners for the road from Otis along the creek side of the railroad to the stock pens that as soon as they file the bond required by law to meet the expenses of viewing the same, the commissioners have out at \$2. the viewers would proceed to view said road and the view report.

In the matter of the appeal from the decision of the county school superintendent to cut off the Cottonwood school district from the Artesia school district No. 16, both sides of the case were heard by the board. It was moved by Graham that the appeal be sustained and the decision of the county superintendent to cut off the said Cottonwood school district be reversed. There being a tie the vote between the commissioners, the chairman voted for the case and the motion was declared carried. C. W. Beeman voted on the negative.

It having been shown to the board that a double assessment had been made on lots 7 and 8 in block 25 of the Artesia Improvement Company Addition to the town of Artesia and that William Crandall had paid taxes on said lots (value to the amount of \$12.92) it was moved and carried that the district attorney be instructed to apply to the district court for an order to the county treasurer of Eddy county requesting that he refund to the said Wm. Crandall the amount of \$12.92 which is due him by virtue of the said error in the double assessment on said lots for the year 1909.

It having been shown to the board that lots 1 and 2 in block 8 of the Clayton and Stegman Addition to the town of Artesia had been advertised and sold for taxes for the year 1908 and by an affidavit from the Pecos Valley Abstract Company it was shown that there were no such lots in the town of Artesia and that this county had received from the Pecos Valley Abstract Co. the sum of \$300 for tax sale certificates No. 181 and 182 covering the above mentioned lots. It was moved and carried that the district attorney be instructed to apply to the district court for an order compelling the Pecos Valley Abstract Company to return to the Pecos Valley Abstract Company the above mentioned sum of \$300 and that said tax sale certificates 181 and 182 be cancelled.

It having been shown to the board that lot 8 in block 21 of the Robert Addition to the town of Artesia had been advertised for the year 1909 and that J. E. Hannon, the rightful owner of said lot had paid the taxes on said lot for the year 1909 and that T. P. Blackmore, as agent of J. P. Devo had paid the first half of the 1909 taxes and penalty, amounting to \$1.25 on the above lot, it was moved and carried that the district attorney apply to the district court for an order to the treasurer requesting that he refund to T. P. Blackmore the amount of \$1.25 which was paid on said lot and that he cancel the remaining amount due on said lot as placed on the rolls of 1909.

Mr. J. E. Hannon, justice of the peace of Artesia, Precinct No. 9, having tendered his resignation, it was moved and carried that said resignation be accepted.

A petition having been presented, signed by 28 citizens of Artesia, New Mexico, asking the appointment of B. E. Hannon as justice of the peace of Artesia, Precinct No. 9, the petition was read and it was moved and carried that B. E. Hannon be appointed to fill the said office and be sworn in.

It was moved and carried that the following proclamation be passed:

Election Proclamation.
In accordance with the provisions of the

Electrical Comforts

ELECTRICITY has a great adaptations for comfort and convenience in the home the year around. We mention a few of the things electrically lighted, heated or operated:

Cooking Utensils
Flat Irons
Vacuum Cleaners
Massage Vibrators
Desk, Ceiling & Bracket Fans
Floor and Piano Lamps
Desk and Table Lamps
Sewing Machine Motors
Curling Irons
Washing Machines
Ironing Machines
Art Glass Domes
Shaving Mirrors
Coffee Percolators

Whatever electrical appliance or device is useful in the home, for convenience or comfort and reduction of labor is sold by The Public Utilities Company. Complete descriptions and prices will be supplied upon request.

THE PUBLIC UTILITIES COMPANY
PHONE 115.

CLUB STABLES

PENDLETON & O'NEAL, PROPRIETORS

WE have recently added several NEW NOBBY RIGS and always keep the BEST OF HORSES. (Horses on hand at all times for sale.)
(Best attention given to feeding stock left in our care.)

PENDLETON & O'NEAL

Willie Winkie's Drive

Willie Winkie's Drive is a new and improved drive for the horse and buggy. It is made of the best material and is guaranteed to last for years. It is the only drive of its kind in the world. It is the only drive that is made of the best material and is guaranteed to last for years. It is the only drive that is made of the best material and is guaranteed to last for years.

Notice of suit.

In the District Court, Eddy County, New Mexico. William R. Henderson Plaintiff, vs. S. E. Roberts, Defendant. John T. Roberts, Robert W. Roberts, Charles Roberts, and the unknown claimants of interest in and to the premises described in plaintiff's complaint. In the above named complaint, the plaintiff, William R. Henderson, has filed an affidavit in the District Court of Eddy County, New Mexico, to the effect that he is the owner of the premises described in the complaint, and that he is entitled to the same. The defendant, S. E. Roberts, has filed an affidavit in the District Court of Eddy County, New Mexico, to the effect that he is the owner of the premises described in the complaint, and that he is entitled to the same. The plaintiff, William R. Henderson, has filed a motion for summary judgment in the District Court of Eddy County, New Mexico, asking that the court enter judgment in his favor, and that the court award him the costs of the suit.

Raising the Ante

The ante in the game of politics has been raised. The people of Eddy County, New Mexico, are now faced with a new and improved drive for the horse and buggy. It is made of the best material and is guaranteed to last for years. It is the only drive of its kind in the world. It is the only drive that is made of the best material and is guaranteed to last for years.

Stock Exchange

What is the stock exchange? It is a place where the people of Eddy County, New Mexico, can buy and sell stock. It is a place where the people of Eddy County, New Mexico, can make money. It is a place where the people of Eddy County, New Mexico, can get rich. It is a place where the people of Eddy County, New Mexico, can live in comfort and ease.

60 YEARS EXPERIENCE

PATENTS
Scientific American
MUNN & Co. New York



THAT BIG BEEF BILL

That means there will be no waste, no meat left to spoil. And remember that the cheap cuts of choice meats are far better than the choice cuts from inferior grades of livestock.

MODEL MARKET

TO THE WORKING MEN OF EDDY COUNTY

Owing to the impossibility of getting candidates in the field as delegates to the constitutional convention by our usual method, we, the Socialist Party of America, in county convention assembled at Carlsbad, N. M., Aug. 20, have formulated a platform and named two men to make the race thereon. Whether written into the constitution or not, these demands will show that there is to be no compromise until our government becomes one of, for, and by the people. If this is a people's government, then we are capable of ruling, and if not, the sooner we find it the better. But for five thousand years government by the classes has been tried, and in every age the result has been the same, — viz, the laboring man, the man who does the producing, gets a small per cent of his own, while the capitalist, the man who produces nothing, gets by far the greater per cent of what the laborer produces. Are you not willing to allow the people a trial?

This platform does not go far enough. Were we sure of capturing the whole convention and the state government, we should write a different platform. For instance, instead of parlying about regulating corporations, we would own them, and operate them in the interest of the people. But these demands are such as can be granted now, all of which look in the right direction.

OUR PLATFORM IS AS FOLLOWS:

Suffrage.

We favor, The initiative and referendum on a ten per cent basis. The right of recall on a twenty per cent basis applied to all public officials. Some system of voting which will guarantee a free ballot and a fair count. Firmly convinced that every citizen should have a voice in the making of the laws by which he or she is to be governed, we favor granting the right to vote to every female over the age of 21 years.

The right, and the privilege, to vote we regard as the highest duty of an American citizen. Therefore we favor a constitutional provision compelling every qualified voter to exercise the right of suffrage.

Schools

A constitutional provision forbidding the sale of our public school land for the space of twenty years, but permitting lease of same to highest bidder, and but one section or less to a man.

An efficient system of free public schools maintained for a period not less than seven months each year.

Labor

The strictest supervision and inspection of mines, factories, and railroads, with power to make rules pertaining thereto, looking to the protection of public health, and to the sanitary condition of the homes of the poor. In addition to other subordinate officers provided for, we favor the employment, at public expense, of a competent physician for each school district, whose duty it shall be to respond to the calls of the poor, and to co-operate with the state health commission in the protection of public health.

Health

A health commission whose duty shall be to look after public health, especially as to our public schools, mines, factories, and railroads, with power to make rules pertaining thereto, looking to the protection of public health, and to the sanitary condition of the homes of the poor. In addition to other subordinate officers provided for, we favor the employment, at public expense, of a competent physician for each school district, whose duty it shall be to respond to the calls of the poor, and to co-operate with the state health commission in the protection of public health.

Corporations

A constitutional provision compelling corporations to take out charters from the state, and suffix after the firm, or corporate name, the words, "Of New Mexico," and have their general offices, books, etc., within the confines of the state.

A constitutional provision compelling corporations to render semi-annual statements to the Labor Commission semi-annually as to the number and names of employees, class of work done by each, the wages paid, and the exact number of hours of service rendered by each employee for the past six months.

A constitutional provision forbidding common carriers raising rates, until approved by the corporation commission, or reducing wages until approved by the Labor Commission.

A constitutional provision forbidding the issuance of corporation bonds except on approval of the corporation commission.

A constitutional provision requiring the legislature to withhold from cities and towns hereafter chartered the power to grant franchises to water and light companies, but compelling said cities to install their own plants, and permitting, through said charters, said cities, in every case, to own and operate ice plants, fuel yards or plants, and street railways.

A constitutional provision allowing the formation of irrigation districts, with power to float bonds for the purpose of installing irrigation plants.

An irrigation commission, the duty of which shall be to supervise all irrigation enterprises in all waters, except such as come under the supervision of the corporation commission.

Tax

A constitutional provision making false swearing as to value of property rendered by taxation a felony, and punished accordingly.

Roads

A constitutional provision for rapid building and improvement of country roads where needed by taxation.

Legislature

Providing for the salaries of legislators, and forbidding their absence, except in cases of sickness, death, disaster, or some such extreme conditions.

We are opposed to hurried sessions of the legislature, and favor a maximum session of not less than 120 days.

Rights

The incorporation of the following into our bill of rights: No

citizen of this state shall ever be convicted of any crime unless such crime is named and clearly defined by statute, and the penalty definitely prescribed.

We demand that right of trial by jury be held inviolate, and that the power of the judiciary to issue injunction be curbed by legislation.

We favor state insurance of property.

We favor the exemption of homesteads to value \$3000 from execution for debt.

Now, comrades, every man to your guns. A constitution, under present systems is the only law ever referred to the people. In this must be written guarantees of our rights and liberties.

J. L. WILLIAMS,

MALAGA, NEW MEX.

Call and see us and Examine Stock and Prices

We Carry a General Line.

C. H. McLenathan, President Morgan Livingston, Vice President C. M. Richards, Cashier

The National Bank of Carlsbad

Depository for Eddy County and Territory of New Mexico

Middle of the Block, Next door to Post Office

DIRECTORS: Morgan Livingston, C. H. McLenathan, R. L. Roberts, F. F. Doemp, E. Hendricks, J. N. Livingston, C. M. Richards

McLenathan—Insurance. You will find some fine native fattened young beef at the U. S. market.

McLenathan—Insurance. For Rent: Three unfurnished rooms close in. Inquire or write Current, Carlsbad, N. M.

McLenathan—Insurance. Fine wagon, yard and camp house at Onnemus Shops, Onnemus can fix it.

McLenathan—Insurance. Agency for Artesia Steam Laundry, Star Barber Shop, First class work guaranteed.

McLenathan—Insurance. It's broke!! Onnemus can fix it.

C. H. DISMAN, CONTRACTOR and BUILDER, Estimates Furnished on all Kinds of Building

J. O. Wersall, Proprietor

Carlsbad Dairy

Phone Jersey Milk and Cream Daily, sent to all parts of the city.

J. O. Wersall, Proprietor

The Bank Saloon,

Drop in when in town and we will convince you

We Keep NOTHING BUT THE BEST

WINES, LIQUORS, CIGARS.

AT REASONABLE RATES

Simpson & Co. Proprietors. Phone 14

U. S. Market.

Corn fed BEEF AND MUTTON

Free of Alkali

PORK, SAUSAGE, AND ALL BY-PRODUCTS

PHONE NO. 17

JOHN LOWENBRUCK, Prop

The CITY LIVERY and FEED STABLE

CAPT. W. S. B. MITCHNER & SON, Props

This Stable is located near Hotel Schlitz on Mermol Street east of Masonic Hall and Carlsbad Furn. Co.

The best of horses that are guaranteed to stand a reasonable day's drive at all times and no others kept

Fine Rigs Always on Hand.

We Have an Especially Fine Lot of Gentle Saddle Horses

NO. 5487

A. E. HEARD, G. M. COOKE, W. A. CHAM, Vice President, Cashier, Asst. Cashier

The First National Bank

Carlsbad, New Mexico

Capital and Surplus, \$150,000.

We have ample capital and are prepared at all times to care for the needs of our customers. The patronage of the public is respectfully invited, as account too small to receive our best attention.