

4-7-1911

Carlsbad Current, 04-07-1911

Carlsbad Printing Co.

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The Carlsbad Current

NINETEENTH YEAR

CARLSBAD NEW MEXICO, FRIDAY APRIL 7, 1911.

NUMBER 21

DISTRICT COURT DOINGS

Much Important Business Transacted—Grand Jury Finds Number of True Bills

Monday afternoon Judge Pope arrived on the local from Roswell and Tuesday morning examined the grand jury as drawn and published last week, there being two excused, L. M. Zook and C. J. Prude. A special venire was issued, Julian Smith, M. S. Groves, Jacob Kircher, J. F. Joyce, C. T. Adams, J. N. Hewitt and J. F. Flowers. Hewitt, Joyce and Flowers being excused making the jury stand as follows:

Grand Jury

Arthur Donaldson	C. E. James
W. G. Brown	Roy Williamson
D. L. Looney	J. W. Eakin
D. J. Sanford	C. J. Buck
W. E. Beers	A. J. Heard
H. Crouch	I. C. Hall
Bryant Williams	Jake Kircher
W. S. Noff	J. A. Clayton
C. C. Lewis	F. L. Dearborne
L. C. Cox	Habert Keith
Julian Smith	T. V. Gilliam
H. G. Southworth	Silas Hogg
M. S. Groves	

The jury was at once instructed and sent to the jury room, M. S. Groves being chosen foreman and

The following cases were disposed of, as follows:

Lenau vs. H. N. Frost, dismissed.

Scheel vs. Frost, dismissed.

Kirkland vs. Strauss, settled out of court.

Lutasa vs. Stobaugh, dismissed at plaintiff's cost.

W. B. Harris vs. Hardwick motion to withdraw appearance sustained and plaintiff allowed to file amended complaint.

The cases against M. Korzev, Bill Brooken, Scott Willis, Landon Willis, T. J. Fitzgerald, and Roy Smith were continued.

The following cases were stricken from the docket:

E. D. Cameron, Juan Nelson, A. Miller, B. F. Burt and H. C. Diffe, Jim Jackson, and Jasper C. Davis.

Dock Vest was appointed bailiff to grand jury.

The case of the Dayton Deep Well company, vs. David Enoch, et al settled out of court.

James W. Russey vs. The Public Utilities company, was quashed on motion of defendant.

S. J. Wilburn, vs. Bank of Dayton, defendant granted leave to file answer.

Moline Plow Co. vs. G. E. Patrick. Leave granted plaintiff to file amended complaint.

Western College vs. E. F. Hardwick, dismissed at plaintiff's cost.

Marvin Livingston vs. J. N. Harris, dismissed at plaintiff's cost.

Mabel Smith vs. Dee Smith, dismissed at plaintiff's cost.

S. P. Henry vs. B. F. Brown, dismissed.

State National Bank vs. S. H. Daugherty

Mathew M. Maxwell v. Henry H. Hess, Plaintiff ordered to give bond for security of costs.

J. D. Cantrell et al v. T. L. Vest, dismissed and First National Bank of Carlsbad released from liability as garnishee.

Sperry & Lukins v. T. G. and A. R. Johnson, First National Bank of Artesia garnishee. Set for hearing and Arthur Crozier granted leave to intervene. The Camp Co. Bank v. T. J. Swofford, Plaintiff ordered to file bond.

Baker & Skeen v. Dick Nelson, Judgment for \$160.75.

Miss Irma Brockleman was appointed stenographer to grand jury Tuesday. R. E. Dick and T. J. Cooper were appointed bailiffs to the court Tuesday. B. W. Waters v. T. S. Bingham, Plaintiff granted leave to file amended complaint.

Jas W. Russey v. F. J. Warren. Plaintiff given leave to

file amended complaint and plaintiff excepts.

Territory v H. H. Hutchinson, contempt. Defendant found guilty and sentenced to pay costs of court.

Territory v A. J. Harrison, contempt. Found guilty and sentenced to three days in jail and to pay costs. Sentence suspended until further orders of court.

David L. Thorpe v Thos. S. Webb, Demurrer overruled. Defendant excepts.

Walter M. Daugherty v C. M. Gray et al. Elizabeth A. Tupper, intervenor, who is given leave to intervene.

D. R. Harkey v J. D. Hagler, Dismissed at plaintiff's cost.

A. J. Crawford v W. W. McDonald. Service by publication. Granted.

F. E. Bryant v V. L. Griffin and Chas. Owen, Plaintiff to recover costs of suit.

Groves Lumber Co. v Cuno C. Scheel and Arthur Lenau, Judgment for \$246.17.

F. E. Bryant v Michael H. Houston. Title to land quieted.

It was ordered by the court that all parties demanding jury trial deposit fees for costs.

In the case of Floy Harris, Julia Harris, Elizabeth Harris and Enmit Harris by next friend Linda Harris, J. G. Osburn was appointed guardian.

Ty. v Will Crockett, burglary. Case called and defendant not appearing, bond of \$250 given to justice of the peace declared forfeited, and was paid by R. B. Knowles.

The grand jury returned indictments as follows:

Territory v Albert Davis burglary and larceny from dwelling and unlawfully carrying deadly weapon.

Ty. v Oscar Randall, burglary, bond \$750.00.

Ty. v Earl B. Dockery, rape. Set for trial Apr. 19.

Genaro Meria, forgery, bond \$750.00. Set for Apr. 14.

Santiago Chavez, forgery, bond \$750.

David House, manslaughter, set for 12 Apr.

The civil cases of First National Bank, Artesia, vs. B. Bendell, Brainard-Corbin Hdw. Co vs. M. E. Yenger.

First National Bank of Pecos vs. Allen Stephens et al. Chas. S. Hoffman vs. A. C. Alexander et al. W. S. Whitaker vs. Joe Wood were dismissed at plaintiff's cost.

A. V. Holloway vs. Jno. A. Cress was continued by consent.

Dorr & Dorr v. Donaway & McBride, continued.

WHY HESITATE?

An Offer That Involves No Risk For Those Who Accept It.

We are so positive our remedy will completely relieve constipation, no matter how chronic it may be, that we offer to furnish it free of all cost if it fails.

Constipation is caused by weakness of the nerves and muscles of the large intestines or descending colon. To expect a cure you must therefore tone up and strengthen those organs and restore them to healthier activity.

We want you to try Rexall's on our guarantee. They are eaten like candy, and are particularly ideal for children. They act directly on the nerves and muscles of the bowels. They have a neutral action on the other organs or glands. They do not purge or cause any inconvenience whatever. They will positively overcome chronic or habitual constipation and the myriads of associate or dependent chronic ailments. Try Rexall's Orderlies at our risk. Two sizes, 10c. and 25c. Sold only at our store—The Rexall Store.

The Star Pharmacy.

A prudent mother is always on the watch for symptoms of worms in her children. Pale face, lack of interest in play, and peevishness is the signal for WORMS! CREAM VERMIFUGE. A few doses of this excellent remedy puts an end to the worms and the child soon acts naturally. Price 25 cents per bottle. Sold by Eddy Drug Co.

DEMOCRATIC MEETING

The Old Guard Comes Out in War Paint and Feathers and There is a Hot Time

ORATORY THE FEATURE OF THE NIGHT

Last Friday night the Democrats of Carlsbad and Eddy school district met at the court house and were called to order by J. E. Lavery the town chairman with J. B. Harvey as secretary. The band was in attendance and discoursed some very fine music which was lost to some from the effects of heavy and furious raining that absorbed the whole and undivided attention of many, it being doubtful as to whether some heard the music or not. There were quite a few ladies present.

The house seemed to be divided into two factions, one of which was assisted by the republicans and mugwumps while the other was straight democratic. There were about twenty republicans in the meeting nearly all of whom endeavored to take part. The first blood was drawn by the mixed crowd by the election of G. M. Cooke as permanent chairman of the meeting he being chosen by a vote of 61 to 31 over Boston Witt. The vote was by ballot and the way the republicans waltzed up to the front with their ballots was only excelled by the brazen effrontery of some of them.

against Harkey and Bell. Mr. Brice arose and stated that he believed this was a democratic meeting and as Mr. Bell was a republican his name had no place in the meeting. This did not seem to suit the republicans or the enemies of Harkey among the democrats.

It seemed as if the house was literally full of enemies of Harkey and one was heard to say that in the absence of any other democrat that he much preferred a republican. Then the republicans were very busy trying to land their man in the democratic meeting, realizing that he would have no race to run but would be practically elected.

However, as Mr. Bell had previously voted with the democrats in county matters many felt kindly toward him and preferred to vote for him. When the balloting was concluded it was found that it stood as follows:

Doepp 99 Bell, 71 Harkey, 41. The election to ratify the nominations and to comply with the law occurred Monday at which only 73 votes were cast, all one way, for Doepp and Bell. Thus the new members of the board of education are Dr. F. E. Doepp and Clarence Bell, both men of liberal education and wide experience in school matters. Mr. Bell was a teacher for four years in Iowa and held the best certificate in his county and so as not to become entirely indifferent to the cause of education won the heart of one of the most successful of teachers who for sev-

PRESS BULLETIN NO. 174

New Mexico College of Agriculture and Mechanical Arts and Agricultural Experiment Station

TWO METHODS FOR PRESERVING EGGS.

During the months of November, December, and January when the price of eggs was soaring around sixty cents, farmers and poultrymen were striving by every possible means to induce their hens to lay. Now that spring has come, bringing with the abundant supply of eggs, our attention is again called to the unequal production. It is very apparent that we could save some of our eggs until they again become scarce next winter. It would be a great relief as well as more profits from our poultry.

That eggs can be satisfactorily preserved for from eight to twelve months has been proven by numerous experiments. Of course for the farmers who desire to keep only small quantities, it is necessary that the method be thoroughly practical, as well as cheap.

The demand for information along this line indicates that a great many people not only see these advantages, but are ready and anxious to try some proven methods. It is these inquiries that have been received at this Station that have caused the writer to prepare this bulletin.

Contrary to the general belief that preserved eggs are usable only to a limited extent, they can be used in place of fresh eggs in a great many instances. It has been well demonstrated that eggs preserved for each to twelve months in either of the two solutions which I outline here can hardly be told from fresh ones. After they have been kept for a longer period than this, the whites usually become more or less watery, and the yolks do not hold together so well, but they have been found to keep for eighteen to twenty months and still be usable for any purpose where the yolks are broken.

Many different methods have been tried, and with varying results. They include both liquid and dry methods, and among them have been the following: Dry salt, dry wood ashes, dry oats, powdered sulphur, ground gypsum, permanganate of potash, brimstone fumes and sulphur, salicylic acid, salt brine, vasoline, eggs dipped in melted paraffine and packed in some dry substance, eggs dipped in collodion and packed in some dry substance, eggs dipped in a solution of gum arabic and packed in a dry substance, water glass solutions of various strengths, and lime water and salt solutions.

If the eggs are to be kept only a short time, they may be packed in some of the dry substances and fairly good results obtained; but these methods cannot be depended upon for longer than two or three months. Greasing the eggs with vasoline has been found to keep them for three to four months, but some claim that the eggs absorb the taste of the vasoline. Salicylic acid, cotton-seed oil and alcohol, salicylic acid and cotton-seed oil, gum arabic, and collodion have all failed to give satisfactory results.

The two methods which have been reported satisfactory by a number of experiment stations are: first, the solution of water glass; and second, lime water.

WATER GLASS SOLUTION.

Water glass is a soluble alkali silicate of sodium or potassium, and can be purchased either in liquid or crystalline form. It is not expensive, costing about ten or fifteen cents per pound; and one pound being sufficient to preserve about fifteen dozen eggs, the cost is about one cent per dozen.

Various strengths of water glass have been tried, but it seems to be the consensus of opinion that a solution of about ten per cent gives the greatest satisfaction. The water used for the dilution should in all cases be boiled, and then cooled to ordinary temperature. Then to nine parts of water add one part of water of glass. This may be kept in some sort of vessel and poured over the eggs as needed.

For best results, it is absolutely necessary that the eggs be fresh when put in the solution. For this reason, store eggs are unsatisfactory, as you have no proof of their age, and during the warm summer days development may start in a few hours.

Any kind of large vessel that will hold water and from which rapid evaporation can be checked will serve the purpose. The eggs should be put in the vessel as they are gathered and enough of the solution poured in to cover them well. They should be covered to a depth of about three inches when the jar is full, and a fairly tight lid or board put on to prevent evaporation. Set in a fairly cool dark place and after a crust has formed over the top, do not disturb. If any of the water evaporates it will cause a sediment to settle to the bottom and cement the eggs together. To prevent this, keep adding boiling water as evaporation takes place.

LIME WATER.

For this method, slack lime, four pounds, is ground up with five gallons of water, and allowed to stand three days. After the excess of lime has settled out, the clear liquid can be drawn off, and this is the solution to be used. Some stations recommend adding about two pounds of salt to the solution while hot, to give the eggs a better flavor. However, this is not necessary to preserve them. Sometimes it is necessary to add a small amount of lime after it has stood for some time, to replace what has been separated out by the action of air. As with the water glass solution, fresh lime water should be added as evaporation takes place.

GENERAL RULES.

With both methods when it is desired to open the jars, the crust can be broken part of the eggs removed, and a new crust allowed to form. In winter the eggs will keep for two or three weeks after being removed from the preservative.

Eggs should not be washed before putting in preservative, as this removes part of the natural covering and will allow more evaporation from the eggs.

All vessels should be thoroughly cleaned and scalded before using.

The secret of success in preserving is to use absolutely fresh eggs.

March 28, 1911.

H. H. SIMPSON.

Eggs for Hatching.

S. C. Brown Leghorn. Quality guaranteed. \$1.00 per setting of 15. W. G. FORCE, R. F. D. 1, 11-4 miles west of Otis.

If you want plumbing or pipe work, see J. F. Jennings.

McIntosh—Insurance.

Your Doctor

Cures disease with Drugs. If the drugs are not pure, he does not get the results he desires.

Only the Purest and Freshest obtainable at the

Eddy Drug Co.

Jewelry Repair and Optical work a Specialty

Drugs Jewelry Kodaks

When the vote was announced the chair appointed C. R. Brice and G. W. Armstrong as a committee to escort Mr. Cooke to the chair. On taking the chair Mr. Cooke stated that the meeting was for democrats only and requested all persons not democrats to refrain from taking part in the meeting, especially in the voting, and he appointed C. R. Brice and R. M. Thorno as challengers to decide as to who should vote in the meeting.

After this there was more order but despite all efforts of the chair many republicans continued to take part and vote in the meeting. As soon as the house was organized Capt. Buja presented the name of D. R. Harkey to the meeting as a candidate for member of the board of education. His speech, though eloquent and a fine presentation of his man, seemed as only a signal for the opposition to get busy and Judge Eden made a counter address for Clarence Bell, whom some one presented the name on Dr. Doepp and shortly the whole house seemed alive with orators. After many had become relieved of the burning words of eloquence for and

eral years has succeeded in keeping him interested in his studies since, despite the many causes for distraction found in a western town like Carlsbad.

DON'T BE BALD.

Nearly Anyone May Secure a Splendid Growth of Hair.

We have a remedy that has a record of growing hair and curing baldness in 50 out of every 100 cases, where used according to directions for a reasonable length of time. That may seem like a strong statement, it is, and we mean it to be, and no one should doubt it until they have put our claims to an actual test.

We are so certain Rexall's Hair Tonic will cure dandruff, prevent baldness, stimulate the scalp and hair roots, stop falling hair and grow new hair, that we personally give our positive guarantee to refund every penny paid us for it in every instance where it does not give entire satisfaction to the user.

Rexall's Hair Tonic is as pleasant to use as clear spring water. It is de-lightfully perfumed, and does not grease or gum the hair. Two sizes, 50c. and \$1.00. With our guarantee back of it, you certainly take no risk. Sold only at our store—The Rexall Store.

The Star Pharmacy

For Sale

First class land at \$50 per acre.

J. C. Keith, R. F. D. No. 1.

The Carlsbad Current

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

Carlsbad, N. M., Friday, April 7, 1911

Carlsbad Current established November 11, 1909. New Mexico first established May 17, 1905. The two papers consolidated October 11, 1907.

Official Paper of Eddy County.

Congress convened last Monday with Chas. Clark as speaker who in his speech emphasized the following principles:

Intelligent revision of the tariff election of United States senators by popular vote, changes in house rules to permit proper consideration of public measures, economy in handling the purse strings of the country, the pul of campaign contributions and the early admission of New Mexico and Arizona to statehood. There is no doubt that if the democratic follows this advice the future of the party will be bright indeed.

An Increased Project.

At the special called meeting of the directors of the Water Users Association, Monday, the matter of an increased project and the building of a third reservoir and concreting the canal was taken up and discussed. Secretary Etter brought the information obtained in Washington that it would be impossible to hold indefinitely the present full appropriation of water because the amount of water that is furnished at the Avalon head gate is sufficient to furnish three acre feet per annum for more than the present 20,000 acres under the canal. Mr. Etter proposed a plan to increase the project and protect the original share holders by controlling all new applicants for water, to pay a premium for each share of stock of about \$12.00 per acre, this amount to be held by the Water Users as a contingent fund. The new applicants also to pay for all improvements including concreting the canal and building the new reservoir, the original 20,000 acres to have priority of right to use of water in the present amount of three acre feet. This proposition to be subject to the approval of the government. The directors passed a resolution in accord with the above plan and appointed a committee to draft a proposition.

The directors also combined the offices of secretary and treasurer to take effect April 18, in order to effect economy in keeping only one set of books.

The board meetings in the future will be held the first Tuesday of each alternate month thus reflecting a saving of about \$50.00 per month over the present plan of meeting monthly.

A resolution was passed requiring payment of \$1.00 per acre for transfer of water right from one acre of land to another and \$5.00 per acre for transfer of stock on cancelled water rights.

An Elegant Winter Resort.

One of the most unique houses in La Huerta is nearing completion on the former Love place. It was built for C. G. Nichols of Pelham Manor N. Y. by Contractor Toffelmire, who also made the plans after the style of an ancient German hunting lodge. The building proper covers a space 60 by 100 feet and is on the river side facing south just north of the La Huerta bridge. The piazza fronting south is 12 x 90 feet, and the structure is in the form of a hollow E with porch ten feet wide entirely round the court. The house contains six bed rooms each provided with bath. There is a spacious living room 20 by 24 with dutch fire place and heavy beamed ceiling. The dining room adjoining 16 by 16 is connected with living room with double portiers. The house contains seven closets, a large butler's pantry and store room. There is also connected with the building a large cement

tank twelve feet in diameter and eighteen feet high for a storage tank for irrigation purposes, on top of which is a steel circular tank eight feet in diameter and ten feet high which affords pressure for the water system that supplies water for the building from a well equipped with steel tower forty five feet high. The barn used for garage, stable, man's room, horses and carriages is 40 by 52 feet and is furnished in the same style as the house. There is also a hay barn 12 by 59 and 14 feet high, and a chicken house 12 by 24 feet. The corrals for horses, cows and chickens are complete in the most convenient style imaginable, all are connected by a water system that is also very convenient. The estimated cost of the property is about \$20,000.

It is Carter Harrison in Chicago, Chicago, April 5. Carter H. Harrison was elected mayor on the democratic ticket yesterday with a plurality of 17,082 votes.

A final count of the 1321 precincts gives Harrison 177,358 and Merriam, his Republican opponent, 169,276. Rodriguez, the Socialist candidate, received 22,264 votes.

A Wedding Anniversary.

Mrs. J. F. Flowers entertained a few friends at her apartment on North Church street, Monday afternoon, April 3rd, the occasion being her 9th wedding anniversary. The hours were from 2:00 to 6:00 a part of the afternoon being spent in rather a novel manner. Each lady was given a piece of pink burlap upon which she was to embroider in white the last letter of her monogram, the one doing the best to be given a prize. After a careful examination of each piece it was decided by all present, that the prize, an appropriate book, fell to Mrs. A. Justus Crawford. The squares were collected and returned by the hostess and are to be made into a pillow top as a remembrance of the occasion.

Potted plants decorated the rooms, the round table in the dining room having as its central ornament a silver basket filled with pink and white bonbons, the handle being roped with pink and caught in the center with a big white tulle bow. The bow, crystal nappies and mints in the same color tone. An elaborate two course buffet luncheon was served in the dining room, the two shades predominating in the salads, sandwiches, etc. Dainty, gold, hand painted wedding slippers, the work and gift being that of a young Tennessee sister of Mrs. Flowers, who is quite talented in the art, were given as souvenirs. The opposite side bore the two initials, "F and N" with dates "1902-1911," each being tied with white tulle bows. The list of guests included a dozen ladies these being restricted to her closest neighbors and a few additional friends.

About fourteen months ago there appeared a news item in the columns of this paper to the effect that Dr. C. E. Lukens, superintendent of the children's Home Society, "had smothered little 'vinnie,' a crippled child in his charge, while on the train, 'just to keep her from moaning.'" This article was based upon statements given to this paper by a person who was at that time considered reliable. During the past year it has been proven to the satisfaction of this paper that the statements made to it and the subsequent report of the matter in this paper was over-drawn, exaggerated and without sufficient grounds therefor. The lady to whom he gave the baby and who made the report of the incident was at the time unduly excited and now refuses to stand by her statement. So far as this paper is concerned we now believe that Dr. Lukens did nothing at the time that was unreasonable or unkind to the child.

His work since has been of such a character as to warrant that conclusion, even though the statement appeared true at the time. This paper is a firm believer of a "home for every child and a child for every home," and for that principle expects to always lend a helping hand to such institutions. All are liable to make mistakes. This paper made one on this occasion in relying too implicitly on the statement of another. It is unmanly not to be willing to admit an error when one is committed. We are in hearty sympathy at present with the work of Dr. Lukens and his associates and will assist in that work in future to the best of our ability.

Sixty Years the Standard

Dr. PRICE'S CREAM BAKING POWDER

It makes home baking easy and gives nicer, better and cleaner food than the "ready-made." There is no baking powder or preparation like it or equal to it for quickly and perfectly making the delicate hot biscuit, hot bread, muffin, cake and pastry.

No Alum—No Lime Phosphates

"Alum in baking powder is dangerous and should be prohibited."
—Prof. Schweitzer, State Univ., Mo.

REGISTERED JERSEY BULL DIPLOMA'S MARQUIS

Is at the corrals of his owner, Wm. H. Mullane, office phone 49, Carlsbad, N. M.

His dam has a record of 36 lbs. 3 oz. for butter fat per week. The sire of his dam is full brother to Diploma's Brown Lassie No. 106688, who was the second best cow for butter and milk at St. Louis Fair.

Kuryba 143822 the dam of his sire, was the 2nd best cow in the St. Louis Fair both for milk and butter.

His g. grand sire Diploma 16219 sired Merry Maiden 64949 Sweep-stake cow at Chicago Fair. Of this 88 tested daughters, 61 have tested 14 lbs. to 24 lbs. 6 oz. The best record of any bull alive or dead.

The average record of his 17 closest maternal ancestors is 15 lbs. per day. Test varies from 14 lbs. to 24 lbs. 2 oz. per week.

A pound of butter contains 85 per cent fat. Add 15 percent 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, Tormentor 3584, Minute Gun 34779, and culmination 4 of the greatest of American Jersey sires complete pedigree, butter and milk records can be seen at any time.

TERMS to guarantee a full as follows:
JERSEY COWS, registered, \$25.00
ALL OTHER COWS \$10.00

ALL fees must be paid BEFORE cow is bred, without exception the owner 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 in cost of feed at St. Louis between the best and poorest Jerseys was \$1.64 for 1 month. There were 25 entries. Difference in profit was \$30.68 with butter at thirty cents per lb.

Buggies and Agricultural Implements

The celebrated Henney Vehicles
Car load JUST RECEIVED

Finlay-Pratt Hdwe. Co.

The Quad Electric Fireless Cooker

The food is put in raw—the electric current turned on. As soon as the cooking is started, you turn off the current and pay no more attention to the Quad until you are ready to serve the meal.

For further particulars
call at the office of the

Public Utilities Company

"Please Help Clean Streets."

This board of public works of Knoxville, Tenn., has had a large number of "Clean-up" placards printed for the City Beautiful League to be given to the ward chairmen for distribution. The placards read: "Will you please help make our city clean, healthful and beautiful by observing the ordinance against spitting on the sidewalks and throwing papers and other trash in the streets? By request of the women of Knoxville."

You Have Smoked the best; Now Smoke the Best

J & E

C. F. EDERLE, Maker.

El Paso, Texas.

Valle Vista Rancho REGISTERED STOCK

Percheron Stallions

Jason, 22363—in stud book Percheron Society of America, foaled April 15, 1895. Sired by Marcell first prize, Columbia Exposition. Sire of dam by Brilliant III, France's greatest horse. Fee \$10.00 in advance to guarantee mare in foal.

Cecil, 40200—in stud book, Percheron Society of America, foal of Aug. 22, 1903. Sire, Wamba, won 2 firsts, Ohio State Fair '06. Fee \$10.00 in advance to guarantee mare in foal.

Shorthorn Bull

Ortiz Erecendo 2nd, 309305 American Shorthorn Herd Book. Calved Jan. 1, 1908. Fee reduced to \$2.00 in advance.

Poland China Boar

Carlos, 55464—Farrowed Aug. 29, 1909. Fee \$2.00 in advance or choice of farrow.

ADDRESS: G. F. Schneider & Son, VALLE VISTA RANCHO, Carlsbad, N. M.

U. S. Market.

Corn fed BEEF

AND MUTTON

Free at Alkali

PORK, SAUSAGE,

AND ALL BY-PRODUCTS

FISH and CYSTERS in Season

PHONE NO. 117

JOHN LOWENBRUCK,

Prop

The Groves Lumber Co.

Carlsbad,

Loving, and

Malaga, N. M.

'PHONE 66.

Pecos and

Balmorhea

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 Mondays, Wednesdays and Fridays 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 - - - \$5.50
FARE TO MONUMENT - - 7.00
FARE TO KNOWLES - - 7.50
FARE TO LOVINGTON - - 7.50

Howard C. Kerr, Manager

NO. 5487

E. JOYCE, Agent

A. C. BEARD, Vice President.

G. M. COOKE, Cashier.

W. A. CRAIG, 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 solicited. No account too small to receive our best attention.

GUARANTEED
Kirschbaum Clothes.
ALL WOOL
HAND TAILORED



These clothes appeal to everyone
Call to see for yourself.

JOYCE-FRUIT COMPANY
"We Want Your Trade."

Ordinance No. 106

An Ordinance Providing for Sprinkling of Streets and Avenues to be borne by the Owners Against Abutting Property Owners.

BE IT ORDAINED BY THE BOARD OF TRUSTEES OF THE TOWN OF CARLSBAD, NEW MEXICO:

Sec. 1. It is hereby determined by the Board of Trustees of the Town of Carlsbad that the hereinafter mentioned and described streets and avenues, and parts of streets and avenues of the Town of Carlsbad shall be watered in the manner and to the extent of property abutting such streets and avenues as follows:

Sec. 2. The streets and parts of streets hereby determined to be watered are as follows, to wit:

Eastern Avenue between Fourth Street and Eighth Street; Central Avenue between Fourth Street and Thirtieth Street; Western Avenue between Fourth Street and Thirtieth Street; Church Street between Fourth Street and Thirtieth Street; Park Avenue between Fourth Street and Thirtieth Street; Eastern Avenue between Fifth Street and Eighth Street; Central Avenue between Fifth Street and Thirtieth Street; Western Avenue between Fifth Street and Thirtieth Street; Church Street between Fifth Street and Thirtieth Street; Park Avenue between Fifth Street and Thirtieth Street; Eastern Avenue between Sixth Street and Eighth Street; Central Avenue between Sixth Street and Thirtieth Street; Western Avenue between Sixth Street and Thirtieth Street; Church Street between Sixth Street and Thirtieth Street; Park Avenue between Sixth Street and Thirtieth Street; Eastern Avenue between Seventh Street and Eighth Street; Central Avenue between Seventh Street and Thirtieth Street; Western Avenue between Seventh Street and Thirtieth Street; 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Park Avenue between Thirtieth Street and Thirtieth Street.

Sec. 3. That the expense of watering such streets and avenues or parts of such streets and avenues to be borne by the owners is hereby estimated and determined by the Board of Trustees to be twelve (12) cents per annum per each lineal foot of frontage of such abutting property on all streets running north and south as follows, to wit: Eastern Avenue, Central Avenue, Western Avenue, Church Street and Park Avenue, and three (3) cents per annum per each lineal foot of frontage of such abutting property on the following streets running east and west, to wit: Fourth Street, Fifth Street, Sixth Street, Seventh Street, Eighth Street, Ninth Street, Tenth Street, Eleventh Street, Twelfth Street and Thirtieth Street.

Sec. 4. That there is hereby assessed the sum of twelve (12) cents per annum against each and every lineal foot of frontage of each lot or part of lot or parcel of land abutting on the following named streets and avenues or parts of streets and avenues, to wit: Eastern Avenue between Fourth Street and Eighth Street; Central Avenue between Fourth Street and Thirtieth Street; Western Avenue between Fourth Street and Thirtieth Street; Church Street between Fourth Street and Thirtieth Street; Park Avenue between Fourth Street and Thirtieth Street; Eastern Avenue between Fifth Street and Eighth Street; Central Avenue between Fifth Street and Thirtieth Street; Western Avenue between Fifth Street and Thirtieth Street; Church Street between Fifth Street and Thirtieth Street; Park Avenue between Fifth Street and Thirtieth Street; Eastern Avenue between Sixth Street and Eighth Street; Central Avenue between Sixth Street and Thirtieth Street; Western Avenue between Sixth Street and Thirtieth Street; Church Street between Sixth Street and Thirtieth Street; 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Street between Church Street and Central Avenue; Twelfth Street between Western Avenue and Central Avenue; Thirtieth Street between Western Avenue and Central Avenue.

Sec. 5. That it is hereby made the duty of each and every property owner against whom such assessments are made and levied to pay to the Treasurer of the Town of Carlsbad on or before the first day of May, August, November and February of each year one fourth of the annual assessment levied against the abutting property herein described according to the provisions of this ordinance, and the entire amount so due and payable before the second day of May in each and every year hereafter, and it shall be the duty of the Town Treasurer of the Town of Carlsbad to collect and receive such payments and give proper receipts therefor and to keep a record thereof, and shall make a monthly report of said collections to the Board of Town Trustees.

Sec. 6. The amounts hereby assessed against the hereinbefore mentioned and described lots and parcels of property and real estate be and the same shall hereby constitute a lien upon the said lots and parcels of land, and if such assessment be not paid on or before thirty days after April 30 of the year in which such sprinkling of such streets is done it shall be the duty of the Town Recorder of the town to make out, sign and attest with the seal of the said Town of Carlsbad and file for record in the office of the probate clerk and ex officio recorder of the County of Eddy a claim of lien therefor and all subsequent purchasers, mortgagees or encumbrancers of such lot or parcel of land shall take the same subject to such lien.

Sec. 7. Such liens shall bear interest at the rate of eight per cent. per annum from the date of filing thereof until paid, and after such recording may be sold and assigned to any person for the face value thereof, with interest, and may be foreclosed at any time after such recording in the same manner as now provided for the foreclosing of mortgages on real estate.

Sec. 8. Expenses of recording such lien and reasonable attorney's fees shall be allowed in decree of foreclosure of such liens.

Sec. 9. The word "streets" shall mean and include streets and avenues. The watering of streets as herein provided shall commence on the first day of May, 1911, and the final payments of such assessments herein made for each year thereafter shall be on or before the second day of May in each year.

Sec. 10. All funds derived under the provisions of this ordinance shall be created into a special fund to be known as the "Sprinkling Fund" and the proceeds of such "Sprinkling Fund" shall be used for no other purpose than to pay expenses incident to sprinkling and repairing of the streets of the Town of Carlsbad within the sprinkling district hereby created.

Sec. 11. This ordinance shall take effect and be in force from and after its publication as required by law.

Proposed this 5th day of April 1911, read the first time and ordered published in the Carlsbad Current.

C. H. McLEATHEN, Mayor.

J. B. HARVEY, Town Recorder.

GOOD OUT OF EVIL.

Even the Mail Order Catalogue, Taking Money From Town, Has Its Uses.

The catalogues of the mail order houses, beyond their utility in promoting the sale of merchandise of the stores which issue them, are further valuable in the matter of stimulating wants and creating demand for a variety of articles not found ordinarily in the stocks of local stores.

Merchants striving to get and keep the home trade of their towns to which they are entitled justly have been heard to express very favorable opinions of the value of such catalogues, inasmuch as they assemble in an indexed volume and in detail all the ordinary articles of merchandise with which dealers need to stock their stores and give them at the same time when direct quotations are lacking some idea of ruling prices for uniform merchandise.

Ordinance No. 105

An Ordinance Prohibiting the Sale or Disposal of Intoxicating Liquors within the Corporate Limits of the Town of Carlsbad.

BE IT ORDAINED BY THE BOARD OF TRUSTEES OF THE TOWN OF CARLSBAD:

Manufacture, sale etc. of Liquor Prohibited.

Sec. 1. On and after the 15th day of June, 1911, the manufacture, sale, barter giving away or otherwise furnishing except as herein provided of any malt, vinous, spirituous, mixed or fermented liquors within the corporate limits of the Town of Carlsbad is hereby prohibited. And on and after said date the soliciting or taking orders for, or advertising the sale of intoxicating liquors within the Town of Carlsbad is hereby prohibited.

Sec. 2. On and after the 15th day of June, 1911, the purchase, acceptance as a gift or in trade of any intoxicating liquor except as herein provided, within the corporate limits of the Town of Carlsbad is hereby prohibited.

Transported Liquors must be Labeled and Registered.

Sec. 3. From and after the 15th day of June, 1911, it shall be unlawful for any person, or his bailee or agent engaged in the business of a common carrier, to knowingly ship, transport or convey, for hire or otherwise, any package of or package containing any spirituous, vinous, malted, fermented or other intoxicating liquor of any kind, from any point within the corporate limits of said Town of Carlsbad to another point within the said Town of Carlsbad, or to knowingly make delivery, in any manner whatsoever, of any such intoxicating liquor to any person, unless such package be so labeled on the outside cover thereof as to plainly show the name of the consignee, the nature of the contents, and the quantity contained therein, and such person transporting, conveying or delivering intoxicating liquor as aforesaid shall keep a record of such transportation, showing the name of the consignee, the nature and quantity of liquor, and the date of delivery thereof, which record shall be permanently preserved in a book kept for that purpose only, and shall be open to the inspection of any citizen of Carlsbad at all business hours.

Sec. 4. From and after the 15th day of June, 1911, it shall be unlawful for any person to keep at any place of business, office, club room or hall, excepting as hereinafter provided, within the corporate limits of the Town of Carlsbad any intoxicating liquor of any kind with intent to sell, give or barter the same in violation of this ordinance, and possession of any such intoxicating liquor at such place within the corporate limits of the Town of Carlsbad by any person and the presence of such liquor upon such premises of any person shall be prima facie evidence of an intent to unlawfully dispose of such liquor by such person in violation of this ordinance.

Sec. 5. Upon the filing of a complaint or information by any person or persons, that intoxicating liquors are kept upon the premises described in such complaint, by a person named in the complaint, with intent to violate the provisions of this ordinance, a warrant shall be issued by the Justice of the Peace having jurisdiction commanding the Town Marshal of the Town of Carlsbad to arrest the person or persons charged or described as keeper or keepers of such premises and to search the premises in such complaint or information described, and seize and take into custody all intoxicating liquors found upon such premises and safely keep the same subject to the order of the said court. The complaint or information shall describe the place to be searched with sufficient particularity to identify the same and shall describe the intoxicating liquors alleged to be on such premises as particularly as practicable, but any description, however general, that will enable the officer executing the warrant to identify the property to be seized shall be sufficient. No such complaint or information as herein provided shall be made, except the person making same shall have information or evidence which leads him to believe that intoxicating liquors are kept upon the premises in violation of this ordinance. Upon return of the warrant and the trial of the cause upon such complaint the Justice of the Peace shall deal with such person so arrested as provided by this ordinance and shall, if such liquor be seized, if he finds upon the trial of

the cause that liquors are kept upon such premises as charged in the complaint, order that such liquor be destroyed.

LIQUOR PROHIBITED ON HOTEL, RESTAURANT AND BOARDING HOUSE PREMISES.

Sec. 6. It shall be unlawful for any proprietor or manager of any hotel, restaurant or boarding house to permit intoxicating liquors upon the premises occupied by such hotel, restaurant or boarding house, and the presence of such liquor upon such premises shall be prima facie evidence that the same was upon such premises by the permission of such manager or proprietor.

INTOXICATING LIQUORS FORBIDDEN AT CLUBS, ETC.

Sec. 7. It shall be unlawful for any social, fraternal, charitable or commercial club, society, lodge or association, or any person acting for them, within the Town of Carlsbad to buy, sell, barter, give or furnish to any person, any intoxicating liquor.

USES ETC. OF LIQUOR FOR SACRAMENTAL PURPOSES AUTHORIZED.

Sec. 8. Authority is hereby granted to religious organizations to receive, keep, transport and use wine for sacramental purposes.

CERTAIN SALES AND USES OF LIQUOR AUTHORIZED; LIMITATIONS.

Sec. 9. Authority is hereby given for the purchase or sale of intoxicating liquors for medicinal purposes by licensed apothecaries, and for the purchase and sale for industrial and scientific purposes of alcohol which has been denatured by some process approved by the United States Commissioner of Internal Revenue; provided, that no apothecary, or his assistants or his employees shall sell or dispense liquor for any purpose within the Town of Carlsbad except for medicinal use and upon prescription written and signed by a regularly licensed and practicing physician of the Town of Carlsbad and issued only upon his own diagnosis, which prescription shall be written and not printed and shall show the name of the person to whom it was issued and shall not be filled more than once; each such sale shall be duly registered by such apothecary in a book kept for that purpose only, and such registration shall consist of a record of the quantity of liquor sold, to whom so sold, the date of such sale and a full and complete copy of the prescription upon which such sale was made, and such register shall at and during all business hours be open to inspection by any citizen of Carlsbad, and shall not be for more than one pint, nor shall more than one prescription be filled for the same person within one week.

APOTHECARY'S BOND REQUIRED.

Sec. 10. Before any apothecary shall sell or dispense any intoxicating liquor under the authority of Sec. 9 of this ordinance he shall first obtain from the Town Clerk of said Town of Carlsbad a permit authorizing him to do so; provided, no such permit shall be issued until after such apothecary shall have executed and delivered a good and sufficient bond to the Town of Carlsbad in the sum of \$2,000.00 to be approved by the Mayor and Town Attorney of the Town of Carlsbad, conditioned for the observance in good faith of the provisions of this ordinance applicable to apothecaries as such, and upon conviction of the offense of violating any of the provisions of this ordinance, such bond shall be forfeited to the Town, and such apothecary shall, in addition to the penalties imposed by said bond and the other penalties and punishments prescribed by this ordinance, be forever prohibited from selling or dispensing liquor under and by authority of this ordinance, and his permit to sell and dispense shall upon such conviction become IPSO FACTO VOID.

LAWFUL PRESCRIPTION DEFINED, AND PENALTY FOR UNLAWFUL PRESCRIPTION.

Sec. 11. No physician shall prescribe in intoxicating liquor for any person, except for the treatment, cure, relief or palliation of some disease of the body, to be ascertained by the personal diagnosis of such physician, and no physician shall issue any prescription calling for such intoxicating liquor without writing and signing the same and stating thereon that such prescription is upon his personal diagnosis and conforming in all respects to the requirements of Sec. 9 hereof, relative to form and contents of such prescription, and no physician shall resort to any subter-

fuge whatever with intent to violate the spirit of this ordinance, or by which this ordinance shall be violated.

LIQUOR AND INTOXICATING LIQUOR DEFINED.

Sec. 12. The terms "liquor" and "intoxicating liquor" as used in this ordinance are hereby declared to mean and include all intoxicating malt, vinous, spirituous, mixed and fermented liquors and all beverages which contain more than one per centum of alcohol.

"PERSON" DEFINED.

Sec. 13. The term "person" as used in this ordinance is hereby declared to mean all natural persons, corporations, firms, partnerships, associations and joint-stock companies, whatsoever.

PENALTY FOR VIOLATION OF THIS ORDINANCE.

Sec. 14. Any person who shall violate any of the provisions of this ordinance or who shall fail to comply with any of the provisions thereof, shall be deemed guilty of an offense against the Town of Carlsbad, and upon conviction thereof shall be fined in any sum not less than \$50.00 and not exceeding \$300.00, or by imprisonment not less than thirty days or exceeding ninety days, in the discretion of the court trying the cause.

Sec. 15. All ordinances or parts of ordinances in conflict with this ordinance are hereby repealed.

Sec. 16. This ordinance shall take effect and be in force from and after its passage, approval and publication as required by law.

Proposed this 5th day of April 1911, read the first time and ordered published in the Carlsbad Current.

C. H. McLEATHEN, Mayor of the town of Carlsbad, New Mexico.

Attest: JOHN B. HARVEY, Recorder.

Park a Beauty Spot.

Owing to the perseverance of Street Commissioner Hanscom, Central park in San C. N. Y., has been reclaimed from its former condition of wilderness and is fast assuming the look of an up-to-date and pretty park.

The park which is quite near the center of the village, was filled with dead, stunted trees which Mr. Hanscom's men took off. One of his first of field acts was to secure permission to cut the trees down and cut the brush so obtained to good use for the village. Later on the stumps were attacked and removed. Now the entire park has been leveled and graded. Paths are being laid out, and the ground will be seeded down to grass and other things will be planted.

The value of the surrounding property has been increased by the changed appearance of the park.

Cabbage Plants.

Now ready for setting. Sweet potato, tomato, cauliflower, pepper and celery plants in their respective seasons. Send for list. Roswell Seed Co., Roswell, New Mex.

THIS PAPER REPRESENTED FOR FOREIGN ADVERTISING BY THE

AMERICAN PRESS ASSOCIATION

GENERAL OFFICES
NEW YORK AND CHICAGO
BRANCHES IN ALL THE PRINCIPAL CITIES

Notice to Tax Payers.

By order of Board of County Commissioners, for the County of Eddy, Territory of New Mexico, for the future assessment of properties, have ordered that all properties for assessment be returned to the Assessor of Eddy County during the months of March and April each year, and that all such properties not returned to the Assessor during such period, shall be assessed to "Unknown Owners" at its full and actual value, and that any subsequent assessments made by the Treasurer shall be assessed at its full and actual value.

You Are Losing Money

By Not attending the Great Spring Opening Sale Now Going On at the Boston Store

Come right now and get your share of the surprising bargains. Lots of new goods arrived this week in which we got a beautiful line of ladies skirts and waists, also a big shipment of ladies and childrens latest Easter styles shoes. Everything will be disposed of at extremely low sale prices.

Home of Low Prices

Be Sure to Come Down to

The Boston Store

Home of Low Prices