

New Mexico Interpreter.

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PROFESSIONAL CARDS.

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NOTARY PUBLIC.

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THE ELECTION LAW.

The following are all the material provisions of the Election law passed by the last Legislature and now in force:

SECTION 1. That hereafter it shall be lawful for any political convention held in this territory or any county thereof for the purpose of nominating candidates to be voted for at any election held in this territory or any county thereof, to adopt by resolution some mark or designating device to be printed on the face of and at the head of the ticket or ballot, containing the names of the candidates for office nominated by such convention, and when such mark or designating device shall have been adopted by any such convention, and an imprint of such ticket or ballot containing such mark or designating device so adopted, and the name or names of the candidate or candidates nominated by such convention, and certified to by the presiding officer of such convention and the secretary thereof, shall have been filed with the probate clerk of the county in which such convention was held, it shall be unlawful for any other political convention, person or persons in such county to adopt or use any such mark or designating device for election purposes or to cause the same to be placed or printed on any ticket or ballot to be voted at any such election, without having printed in such ticket or ballot all of the names of the candidates nominated by the political convention adopting such mark or designating device, and it shall be unlawful for any person or persons whatsoever, after the adoption and filing of such mark or designating device, to print or cause to be printed, utter, distribute or circulate or cause to be uttered, printed or circulated, any ticket or ballot having thereon such mark or designating device with any name printed thereon other than the name or names of the candidate or candidates nominated by the political convention adopting such mark or designating device, provided, that nothing in this section shall be construed to prohibit any person from erasing or changing in writing any name on any such ticket or ballot voted by any such person; and further provided, that this act shall not be so construed as to prevent any executive committee of any political party holding such convention that adopted such mark or designating device, from having printed on any ticket or ballot containing such mark or designating device the name or names of any candidate selected by such com-

mittee by authority of such convention to fill any vacancy caused by death, declination or retirement of any candidate nominated by such convention.

SEC. 2. That hereafter all tickets or ballots used at any general election held in this territory, shall be printed on plain white paper, three inches in width and eight inches in length, or within one quarter of an inch of that size. No such ticket or ballot shall have any mark or designating device on the back so that its character may be known when folded. If such ticket shall have upon its face the mark or designating device provided by the first section of this act, such mark or device shall be printed at the head of the ticket or ballot, then shall be printed in large black letters the character of such ticket or ballot, designating the political party or the particular question it is intended for, then shall follow the name or names of the candidate or candidates, and the office or offices for which they are candidates, or the question to be voted on, and it shall be unlawful for any person to print or cause to be printed, to circulate or distribute or cause to be circulated or distributed, or to have in his possession with intent to use the same at or prior to any election authorized by law, any ballot or ticket upon which are printed any name or names of any person other than the name or names of the regular nominees of any one political party, which shall in convention or otherwise nominate candidates for the offices to be filled at any general election; provided that nothing herein shall be construed to prevent any name or names of any candidate or candidates on any such ticket being erased on any ballot or ticket and any other name or names being substituted in writing therefor, by or at the personal request of the person voting such ballot or ticket.

And it shall be unlawful for any person or persons to print or cause to be printed any ballot or ticket with any false designation or having any false heading printed thereon, or any other ballot or ticket calculated or intended to deceive or mislead any voter.

SEC. 3. That it shall hereafter be unlawful for any person who is not a qualified elector to vote, or offer to vote at any election held in this territory, or to offer to register as a voter; and it shall be unlawful for any persons to register or offer to register or to vote or offer to vote in the name of another person; and it shall be unlaw-

250 Curry Marble

ful for any person to register his name as a voter or to cause or to procure his name to be so registered in any other election precinct than that in which such person resides or will in good faith have resided the requisite period of time prior to the day of the next ensuing election; and it shall also be unlawful for any person to solicit, procure, aid, abet, induce or attempt to procure or induce any person who is not duly qualified, to register as a voter, or to vote at any election held in this territory.

Sec. 4. It shall be unlawful for any person after the passage of this act, at or prior to any election authorized by the laws of this territory, to influence or attempt to influence any voter to vote for or against any candidate for office, or any question or person, or to refrain from voting at any such election, by the offer of any money, property, article or thing of value, or by the offer of employment or by any menace or threat to discharge from employment, or by any threat of violence to any such voter, or by any threat or menace to sue any such voter or any other person or by any promise to refrain or abstain from suing such voter or any other person, or to influence or attempt to influence any voter to cast his vote in any particular way by means of any bribe, reward or promise of reward, or for any voter to take or receive any bribe, compensation, money article or thing as an inducement to vote for any person or question, or to refrain from voting for any person or to obstruct, interfere with or impede any qualified voter from registering or voting at any such election, or to abruptly or violently, or without his consent take from any such voter any ballot or ticket for the purpose of voting at any such election; or to mislead or deceive any voter by furnishing him with a ticket or ballot under the pretense that such ticket or ballot contains names other than those printed or written thereon; or to deceive or defraud any voter by falsely causing such voter to vote for a person, thing or question other than such voter desired or intended to vote for,

Sec. 5. No person or persons other than the judges and clerks of election, and the person voting and one person to act as challenger for each political party, or for and against any question voted for shall be permitted to approach nearer than ten yards of any polling place during any election held under the laws of this territory; and no voter shall be permitted to remain at the polling place a longer period of time than is necessary for him to deposit his vote, and after voting he shall immediately retire to a distance of at least ten yards from such polling place, and it shall be unlawful for any person or persons after any voter has

come within ten yards of any polling place for the purpose of voting to in any manner interfere with or obstruct such voter, or to examine or to attempt to examine the ballot or ticket of such voter, or to ask or solicit such voter to permit such person to examine such ticket or ballot; or to ask any such voter for what party or person or what ticket or ballot he was about to vote; or to attempt to persuade any such voter to change or alter such ticket or ballot.

Sec. 6. Any judge or clerk of any election who shall wilfully miscall or misread or fail to call or read the name of any person whose name is voted on any ballot or ticket, or wilfully enter upon any tally list a greater or less number of votes for any person than such person actually received with the intent to change the result of such election or impair or improve the chances of election of any candidate, or knowingly permit any illegal voting or fraud in any manner; shall be guilty of a misdemeanor, and on conviction, shall be punished.

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New Mexico Interpreter.

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By J. A. Allen.

WHITE OAKS, N. M. Sept. 12, 1890.

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White Oaks, N. M.

Democratic Ticket.

For Delegate to Congress,
HON. ANTONIO JOSEPH,
Of Taos.Lincoln District, Lincoln Chaves and
Eddy Counties.For Councilman,
G. A. RICHARDSON,
Of Roswell.For Representative,
W. C. McDONALD,
Of White Oaks.

LINCOLN COUNTY TICKET.

ROMAN LUJAN }
PAUL MAYER. } Commissioners,
J. F. HINKLE. }M. CRONIN, Probate Judge.
D. W. ROBERTS, Sheriff.
GEO. CURRY, Assessor,
Wm. TALIAFERRO, Probate Clerk.
SCIPIO SALAZAR, Treasurer.
J. E. WEARTON, Supt. Schools.
TIMOTEO ANALLA, Coroner.BANKRUPT—INVASION—INSUR-
RECTION.

If New Mexico should be admitted into the Union as a State under the Constitution, framed by the late Convention, it would start on its career a bankrupt.

The rate of taxation now prevailing for territorial purposes, is seven mills on the dollar, and with this we find it is impossible to provide sufficient funds to transact the public business, without increasing our indebtedness from time to time.

The so called Constitution provides that "the legislature shall provide at each regular session for raising sufficient revenue to defray the current expenses of the state for two years." It also provides that "the legislature shall not levy in any one year a higher rate of taxation than one per centum on the value of the taxable property within the state, except to repel invasion or suppress insurrection."

It further provides that "the state shall incur no debt for any purpose whatever including existing indebtedness in excess of the amount of five hundred thousand dollars."

Now if it costs us as a territory nearly one per cent. on the taxable property to conduct the public business, and we are to incur the necessary expense of statehood in addition to what we now have to expend, how are we to keep up our expenses on a levy restricted and limited to one per cent.?

Our present territorial debt is little short of one million dollars, or nearly double the limit fixed by the Constitution, so that no funds could be derived from the issue of state bonds for any purpose whatever. Hence we are in a state of bankruptcy at the start. We must pay the running expenses of the new state; we have not the money to do this nor the power to procure it. What else is bankruptcy?

There is but one way out of this dilemma, which is within our power to adopt, and that is to get up an insurrection and maintain it, thereby empowering the legislature to increase the rate of taxation.

It is true that our neighbors in Texas, Colorado, or elsewhere might help us out by a friendly invasion and thus enable us to put money in our treasury. But without resorting to one of these sources of relief, the new State of New Mexico must commence business as a helpless bankrupt.

Another method suggests itself to us now, and that is to go to the polls on October 7th next, and vote against the abortion which will be voted up or down on that day; and then repeat the dose on November 4th.

THE ALLIANCE IN POLITICS.

A Committee of the County Farmers' Alliance met on August 30th ult., and on behalf of that organization placed a ticket in the field for the offices of Lincoln county.

In a few instances the nominees of the Democratic and Republican conventions were endorsed. D. W. Roberts was endorsed for Sheriff, Jose Montana for Probate Judge, and Jose Vega for commissioner. In other respects a new ticket was presented.

The Alliance claims to be a non-partizan organization, and presumably seeks only the best men for office. But in this instance the republicans seem to have pulled the wool over the eyes of their democratic brethren of the committee and captured it. Capt. Roberts, while a democrat and the nominee of his party, is also the nominee of the republican convention so that there was nothing of a political nature in his endorsement by the Alliance committee. As to the others they are both from the republican ticket.

Now if any superior fitness for the office had governed these endorsements and they had been made with the object in view of securing the best possible public service, such actions would certainly seem consistent and would and ought to be approved by every member of the Alliance and of every voter of Lincoln county. But how does it look when applied to the facts and conditions of the case?

As to the Probate Judgeship, the democratic convention nominated Col. M. Cronin for that office solely

upon his personal fitness for the place—for the intimate knowledge of the duties and requirements of the work to be performed, and for the unswerving honesty and high sense of public and official duty which he has always shown in the various public stations in which he has heretofore been called to act. He has ever been known as an intelligent and watchful guard over the public interests entrusted to him, and if elected Probate Judge, no fear need be entertained that the estates of the deceased will not be securely guarded from wrong and fraud. He possesses the intelligence and ability to comprehend the duties and obligations of the office and the honesty to do right.

And what can be said of the candidate endorsed by the Alliance committee, except possibly he is a member of that order, which fact, does not *per se*, altogether fit him for the place.

For Commissioners of the 2d district, the Committee endorsed Mr. Vega, who is recognized among those who know him as an upright and valuable citizen, against whose personal character none can say aught, but all this applies with equal force to Mr. Paul Mayer, who is the democratic nominee. The only question which ought to influence the voter in this case, is as to which of these two candidates will bring to the duties of the office that peculiar fitness—that business training which will render him the more efficient and beneficial to the interests of the county. On this point there can be no more question than in the case of Probate Judge. Mr. Mayer is thoroughly qualified for the duties of the office—thoroughly honest, with courage to always back his convictions of right—unflinching in his economy and persistent in his determination to subserve the public interest.

If the other nominations made by the Alliance Committee are no better than those named, where democratic candidates have been discriminated against in favor of republicans, we should judge that that committee had considered nothing but their individual preferences, and not the interests of either the Alliance, for whom they presumed to act, or the public.

We are not prepared to believe that the democratic members of the Lincoln County Farmers' Alliance can be hoodooed by the action of a committee, who so manifestly ignored every consideration of the public good, which is, or ought to be a subject of their highest solicitation. But we are confident that democrats will vote for their party candidates who are at the same time the best men for the offices they are nominated for, regardless of the action of any committee.

If you want to know what Silver is worth, take a dollar to Young & Taliaferro's.

GOOD NOMINATIONS

At the Lincoln District Democratic Convention, held at Roswell on the 21st, G. A. Richardson was nominated for the Council, and W. C. McDonald for the House.

This District comprises Lincoln, Chaves and Eddy counties, and elects one councilman and one representative to the Legislature.

The gentlemen selected are among the foremost citizens of that District, gentlemen every way fit for the responsible positions to which they have been chosen. That they will be elected goes without the saying.

If every district in the Territory will do as well as the Lincoln district, there will be no words but of commendation of the action of next winter's legislature.—Deming Headlight.

The Lincoln legislative district has done excellently well in nominating on the democratic ticket G. A. Richardson, of Roswell, for the council, W. C. McDonald, of White Oaks, for the house. Had the territory been searched two fitter men could not have been selected.—Albuquerque Democrat.

The so called Constitutional Convention seems to have presented two organic laws for the proposed State of New Mexico—one to be voted on October 7th, and the other November 4th. This reminds one of the old Negro who set his coon trap "boff" ways so as ter ketch 'em a comin' and a gwine." If you don't like the October Constitution you can take the November document. It is bound to "ketch" everybody, either "a comin' or a gwine."

Antonio Joseph, of Ojo Caliente, was born at Taos, New Mexico, August 25th, 1846; received his early education at Lux's Academy, in Taos, and attended Bishop Lammy's school, in Santa Fe, for two years; he afterward attended Webster college, in St. Louis county, Missouri, for four years, completing a commercial course at Bryant & Stratton's Commercial college, in St. Louis; engaged in mercantile pursuits, and is now a merchant; has been county judge of Taos county for six years; has been a member of the Territorial legislature six years, and was a senator in the Territorial legislature elected to Congress; was elected to the forty-ninth and fiftieth congresses and was re-elected to the fifty-first congress as a democrat, receiving 16,131 votes, against 14,481 votes for Mariano S. Otero, republican.

In order to make room for our Fall & Winter goods, we will close out our Lawns, White goods, etc., at greatly reduced rates.—Goodman, Ziegler & Co.

NEW MEXICO INTERPRETER
WHITE OAKS, N. M. Sept. 12, 1890.

WHERE WE GO.

I. O. of G. T.

White Oaks Lodge, No. 49, meets at the Castle Hall every Saturday night, at 7 o'clock p. m., of each week.

FRANK PARKER, C. T.
 JAMES SIMS, SEC.

K. of P. Baxter Mountain Lodge No. 9.

Knights of Pythias, meets every 2nd and 4th Thursday night, at 7:30 o'clock. Visiting Knights are cordially invited.

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Methodist Church Directory.

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Order of service on Sabbath.—Preaching at 11 o'clock, a. m., and 7:30 o'clock p. m.

Prayer meeting, Wednesday evening of each week. Sunday school at 10 a. m. All are invited.

N. W. LANE, Pastor.

DAILY MAILS.

Eastern mail arrives . A. M.

Leaves 6. P. M.

Fort Stanton mail arrives 5:30 P. M.

Leaves 7:30 A. M.

Red Cloud mail leaves 2 P. M.

Monday.

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Ozanne's Ranch to White Oaks, Breakfast station 60 miles arrives at 6 A. M.

White Oaks to Nogal 17 arrives at 10 A. M. to Fort Stanton 18 miles, 1 P. M. Fort Stanton to Lincoln 10 miles, arrive at 4:30 P. M. Connects with buckboard for Roswell and Seven Rivers. Connects at Fort Stanton for Ruidoso, Weed and Penasco. Connects at Nogal for Bonito and Parson's Cy. Connects at White Oaks for Red Cloud.

Leaves White Oaks for Carthage 5:30 P. M., arrive at Carthage 1:30 P. M.

LOCAL MATTERS.

Do not forget the school commencements.

Deputy Sheriff Langston transacted business at Nogal the first of the week.

A washout occurred at the springs on the Carrizozo range—some little damage was done.

Cabbage, 2 heads for 25 cents, at Young & Taliaferro's.

We are not selling under cost. We're making a living profit—Yet we undersell 'em all.—Young & Taliaferro.

Page Otero is at home once more, in the Jicarillas.

About 40 miles N. E. of White Oaks there is a great body of land called the Gio-oh, which can be used for agricultural purposes. Go and see it.

We acknowledge the receipt of the Elkhart Review, Indiana, containing an address delivered by Col. R. M. Johnson at the Pioneers Picnic, Aug. 13th, 1890, at Simonton's Lake.

The Independent published at Lincoln, will not place any ticket at the head of its columns. So far the paper is non-committable.

Silver is declining in the East but, we are still giving 100 cents in trade, for every dollar brought to us.—Young & Taliaferro's.

Smith Lea, of Roswell, is at the Carizo hotel a sick man. C. C. Fountain is with him. Mr. Lea's physician does not think it advisable for him to proceed on his journey for a few days.

G. A. Richardson, the candidate for the legislature, who the democrats delight to honor, passed thro' town Tuesday on his way to Las Cruces, on legal business.

You'll find that gloves cost you less a pair, and you buy fewer pairs, if you buy of us. A new stock just received, at Young & Taliaferro's

Can anything be fairer than this—Ridgeway's offer.

I wish my customers to look over their bills carefully and if there is any article or articles of the same grade, that could have been bought cheaper at any store in White Oaks, I will credit the bill with twice the amount of difference.

The above offer stands corrected in this issue. We made an error last week.

Follow the crowd and you will walk into Young & Taliaferro's, before you know it. Mrs. _____ who lives up town can testify to it. Ask her if last Thursday she did not find herself in our store before she knew it.

The finest lot of buggy whips in town, for the price, at Ridgeway's.

We are in receipt of Hon. John H. Regan's speech in the Senate the 25th and 28th, on the tariff bill. Also the speech of Hon. Joseph Wheeler, of Alabama, in the House, on the federal election bill, July 1st and 2d, for which we are thankful to the above named gentlemen.

Paul Mayer, the chairman of the democratic county central committee, was a visitor at Lincoln on Tuesday last.

Be sure and read the democratic platform on page 6 of this issue.

Our merchants on Monday last, received large invoices of goods, which speaks volumes for the trade of White Oaks.

The R. R. from Roswell will undoubtedly come to White Oaks via Nogal and the Bonito.

It is reported that the property of the Jinglebob Land and Cattle Co., including the famous Chisum ranch of Chaves county, has changed hands, having been purchased by Kentucky parties.—Stock Grower.

Operations on an extensive scale are reported in preparation in the Jicarrillas. There is gold in these hills and an abundance of it at that.

A. N. Price, who has been spending some weeks at Bonito, has returned to White Oaks, having completed his work at that place.

Judge Saltonstall has removed his residence to the Weed building opposite the residence of Mr. Littell, where he is receiving every attention. The old gentleman is feeling much better this week and his friends are hopeful that he will fully recover from his late serious attack of paralysis.

C. C. Fountain, Democratic nominee for sheriff, of Chaves County, arrived in town on Sunday last and left for home Tuesday.

Rev'ds J. D. and B. B. Seiggins, accompanied by wife of the former and her sister, were visiting friends in White Oaks yesterday.

Jno. A. Wilson has several men employed preparing the site for his projected gold mill, the machinery for which is now being transported hither from Socorro. We wish Uncle John success in his enterprise.

We are in receipt of "NEW MEXICO," a work descriptive of the resources, climate, Geography, &c., published by the Bureau of Immigration, at Santa Fe. It contains a very fine revised map of the Territory. We return thanks for the same.

September 9th—12th, storm and high tides on the Atlantic coast, from Massachusetts to Virginia, caused great damage to property.

From the Nogal Banner.

Mr. B. H. Dye, attorney, of White Oaks, spent a couple of days in Nogal recently on legal business.

Jas. Redman and Elmer Price from the Carrizozo ranch, spent a day in town this week.

Mr. J. J. Keith and wife, of North Potos, are going on a visit to relatives in Texas and will not return until spring. We wish them a pleasant visit.

Messrs. Geo. Ulrick and Jeff Grumbles passed on the way to the head of the Bonito to do some assessment work. They make a "whole team" at everything except politics, and when it comes to that they make two "whole teams."

Chas. Pearman, formerly a well known resident of this city, but for the last two years a citizen of White Oaks, was brought to the city yesterday by his brother-in-law Engineer Al. Parker, at whose house he will be a visitor for the next several weeks. Mr. Pearman is in very bad health by reason of kidney trouble. In fact his family physician despaired of his life, but Dr. Allison, of this city, under whose care he has placed himself has good hopes of his recovery.—Albuquerque Democrat.

The "Alliance" people have placed the following ticket in the field and will defer action on the legislative ticket until October 2d, at the Roswell meeting:

For Sheriff, D. W. Roberts, of Lincoln.

For Assessor, A. C. Storm, of Little Creek.

For Probate Clerk, Geo. A. Saunders, of Ruidoso.

For Probate Judge, Jose Montana of Lincoln.

For Treasurer, Chas. Weidman, of Lincoln.

For School Supt. _____

For Co. Coroner, John Skinner, of Bonito.

For Commissioners, Dist. No. 1, J. N. Coe, of Ruidoso. District No. 2, Jose Vega, of Nogal. District No. 3, Harrison York, of Lower Penasco.

Read Ridgeway's corrected offer.

Bud Ravenscraft, late blacksmith in the employ of Mr. Ozanne, left for pastures new on Sunday evening last, leaving a large circle of disconsolate friends to mourn their losses.

Grand Lodge, K. of P.

Silver City, Sept. 9.—The Grand Lodge K. of P. of New Mexico convened to-day. The session is regarded as the most important ever held by the organization. Local members of the order have arranged to entertain the visitors.

Santa Fe is making a good fight for the military headquarters, and should be assisted by all the people of New Mexico.—Citizen.

A meeting of the Democratic Central Committee was held at Lincoln, New Mexico, Sept. 9th, 1890. Present, Paul Mayer, Chairman of committee and George Curry, proxy for Ysidore chaves, L. B. Walters, Francisco Mastes, Chas. E. Littlefield and S. T. Gray.

On motion, Geo. Curry was elected sec. pro tem.

On motion, that an executive committee of five members be appointed and the chairman be one of said committee. The chairman appointed the following com. viz: J.Y. Hewitt, Geo. W. Peppin, J. P. C. Langston, W. S. Ryan.

On motion two additional members were added to each precinct committee to aid the regular committeemen during the canvas and the following were selected in the various precincts, viz:

Prec.

1. Candelario Griego and I. N. Bailey.
2. Jose Miguel Sedillo and Jno. Newcomb.
3. C. W. Wingfield and J. P. Saunders.
4. George Cimbrell and Martin Chaves.
6. W. H. Lumbley and J. Jurado.
8. J. D. Grumbies and G. R. Young.
9. J. A. Baird and Jas. Crenshaw.
11. R. C. Russell and J. W. Henley.
12. P. Eurlenson, C. R. Biederman
13. Dario Sanchez, Elbert Collier.
15. A. W. Bryan, J. M. Buck.
16. J. B. Fletcher, C. F. Lusk.
21. W. F. Hogan, Page Otero.

There being no further business the committee adjourned, subject to call of Chairman.

PAUL MAYER, Chairman.
GEO. CURRY, Sec'y pro tem.

The Tariff Bill passed the Senate by a vote of 40 to 29.

The World Enriched.

The facilities of the present day for the production of everything that will conduce to the material welfare and comfort of mankind are almost unlimited and when Syrup of Figs was first produced the world was enriched with the only perfect laxative known, as it is the only remedy which is truly pleasing and refreshing to the taste and prompt and effectual to cleanse the system gently in the Spring time or, in fact, at any time and the better it is known the more popular it becomes

Jones Taliaferro, who has been at Red Cloud the past two or three weeks, farming and sinking for water, returned to town yesterday. He has faith in getting water where he is exploring—is down 90 feet and good indications.

A Brawny Bargee at the Helm.



To-day it is raining in torrents. He knows by experience the value of a "Fish Brand Slicker." It is his sole article of dress, and to him worth drawers, shirt, coat, vest, and pants. He'll tell you tales by the hour of storms lasting days and nights when that "Slicker" made up the whole difference between comfort and misery; and all for a mere trifle from his week's pay. Why don't you buy one for yourself? To realize how little it costs, think how long it lasts. It will outwear four suits of clothes. Better get one to-day, before you forget it. A day's delay may cause a month of sickness, and cost a hundred times the price of a Slicker. Beware of worthless imitations, every garment stamped with the "Fish Brand" Trade Mark. Don't accept any inferior coat when you can have the "Fish Brand Slicker" delivered without extra cost. Particulars and illustrated catalogue free.

A. J. TOWER, - Boston, Mass.

Joe Whiteman returned yesterday evening from Roswell, and reports business lively in that city.

ADVICE TO MOTHERS.

Mrs. Winslow's Soothing Syrup, has been used by mothers for children teething for over fifty years with perfect success. It relieves the little sufferer at once, produces natural, quiet sleep by freeing the child from pain, and the little cherub awakes as "bright as a button." It is very pleasant to taste, soothes the child, softens the gums, allays pain, relieves wind, regulates the bowels, and is the best known remedy for diarrhoea, whether arising from teething or other causes. Twenty-five cents a bottle.

We have recently been shown a letter from John J. Cockrell, Esq., to one of our citizens, from which we are glad to learn that Mr. Cockrell is again in good health and expects to return to his home and practice in Lincoln county in a few weeks. We shall look for him in his old familiar place in the court room at the next term. Mr. Cockrell's many friends will rejoice at his restoration to health and his return home at an early date.

All straw hats closed out at actual cost.—Goodman, Ziegler & Co.

LOOK OUT

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FALL & WINTER STOCK

WILL ARRIVE SOON.

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ALL KINDS OF TINWARE, COPPERWARE, & SHEET IRON WORK DONE

ON THE SHORTEST NOTICE.

TIN ROOFING, SHEET STEEL ROOFING, IRON ROOFING, AND TROUGH AND CONDUCTOR PIPE PUT UP.

ANOTHER CUT.



Never since the episode of the cherry tree has there been such a cut as we are making on all our winter remainders. It has to be done to clear out the line.

We love to be liberal, but hate to lose. In this case we must pocket the loss.

It's a Grand Chance, come and price the Goods.

YOUNG & TALIAFERRO.

A. RIDGEWAY. GROCERIES.

HIGHEST CASH PRICES FOR COUNTRY PRODUCE.

WOOL, HIDES AND PELTS.

ONE BLOCK EAST OF POST OFFICE,

WHITE OAKS, N.M.

OUR CONVENTION.

The democratic convention recently assembled in Silver City, was the most truly representative body ever called together in this territory. Not only was every section of New Mexico represented, but every class and condition of her people. The lawyer, the banker, the merchant, the stockman, the trader, the editor, the contractor the railroader, the laborer—all assembled in answer to the democratic call, and each seemed to be the head and front of his profession or occupation. No one could gaze upon the assemblage or listen to their deliberations and not be convinced that the best of New Mexico's citizenship had assembled to deliberate upon affairs concerning her welfare.

The following is the platform—these resolutions read carefully:

We, the Democratic party of the Territory of New Mexico, in convention assembled, reaffirm our allegiance to the time-honored principles of the National Democratic party as enunciated in the platform adopted at St. Louis in 1888. We demand the free coinage of silver.

We arraign the National Republican party for squandering the surplus revenues in the treasury in order to furnish a pretext for increasing tariff taxation on the necessities of life—for depriving Democratic constituencies of their representatives in Congress and arbitrarily seating republican captives who were not elected by the people—for adopting an arbitrary and unconstitutional system of rules in the House of Representatives and thereby suppressing the rights of the minority—and for attempting to pass the Lodge election bill to suppress free elections and subvert the rights of the states, in utter disregard of the Constitution of the United States—and practically for having awarded seats in the Senate of the United States to two Senators from the state of Montana, who were not lawfully elected thereto.

As heretofore, we reiterate, that the General Government has been and still is, hostile to the rights of New Mexico and its obligations under the treaty of Guadalupe Hidalgo in failing and refusing to pass such a law as will secure the prompt and speedy settlement of land titles in New Mexico.

We declare that the native population of New Mexico are entitled to the lands held by them or their predecessors under the laws of the Republic of Mexico, and that their rights thereto should be respected.

We endorse the course of Hon. Antonio Joseph, our delegate in Congress as a zealous and faithful public servant, at all times tireless in his efforts in behalf of the people of New Mexico, and heartily commend him for re-election.

We denounce the action of L. Bradford Prince Governor of New Mexico in requesting the quartering of United States troops in the county of San Miguel to overawe the people under the pretext of resistance to the civil authority, when no process was in the hands of the officers of the law unreserved, as in keeping with the spirit of contempt for the civil authorities usually reserved by the Republican party.

We arraign the Republican party of New Mexico for reckless disregard of the will of the people and turning out of the last Legislature duly elected Representatives in order to secure a majority sufficient to pass iniquitous measures over the executive veto.

We arraign them for passing a libel law contrary to the spirit of the age in order to suppress free speech and a free press; for the passage of a change of venue law in the interests of a single corporation and thereby so increasing the cost and delays of litigation as to amount to a denial of justice; for passing a law changing the practice in taking appeals to the Supreme Court, applicable only to a limited number of cases in which republican members of the Legislature were either parties or attorneys; for assuming the powers of the Territorial executive in order to place in office incompetent and corrupt party favorites; for passing a law authorizing the competition of convict with honest labor; and for passing many other outrageous laws subversive of the rights of the people.

We condemn them for failing and refusing to enact such legislation as would secure to the Territory an efficient public school system, and for a manifestation of general hostility to public education as shown by their defeat of the effort to establish such a system by the last Legislative Assembly, as well as their denunciation of the Forams bill for the reason that such a system would require the taxation of large land grants.

We condemn the Republican party of New Mexico for placing the management of the Penitentiary in the hands of a board composed of perpetual incumbents of public office, which board, in defiance of public opinion, has given employment almost wholly to relatives of the members thereof, and turned what was intended to be a reformatory institution into a house of debauchery.

We denounce the prostitution of the Courts by packing juries to secure wholesale indictments for embezzlement against innocent persons as a means of intimidation for political purposes, and as a further means of rewarding a horde of party strikers who are kept in attendance on Courts as witnesses, term after term, while refusing the accused the speedy trial guaranteed by the law of the land.

We declare ourselves in favor of the unqualified repeal of the Act of Congress of 1890 re-

stricting entries on the public lands, and thereby retarding the progress of the Territory; and of the repeal of the law prohibiting the investment of foreign capital in our mining industries.

We condemn the Republican party for passing such an act, authorizing the holding of a Constitutional Convention, as deprived the Democratic counties of the territory of any opportunity to secure a fair or equal representation in said Convention, and of attempting to foist upon the people a Constitution framed in the interest of that party alone, and discriminating in favor of the few as against the masses.

We declare that the Constitution so framed would, if adopted, deprive the people of the State of the right to elect the judges of the Supreme Court, while providing for the election of the judges of the District Courts by districts so constituted as to render such right valueless. We further declare that said constitution denies to the Executive the power usually conferred by such instruments, and makes him the mere puppet of the Legislature by subjecting him to suspension from office upon impeachment without trial. We further declare that said Constitution so limits the power of taxation upon personal property as to enable all large property interests of individuals and corporations to escape the just burdens of the government, and inequitably and unjustly authorizes the same to be imposed upon particular articles and occupations.

We further declare that this proposed system of taxation will not produce, by property tax, sufficient revenue to support a State government and meet the public obligations, thereby rendering it absolutely necessary to impose a tax upon particular articles and occupations, thus making the masses pay for the benefits of the government received by the property of the few.

We further declare that said Constitution makes such an arbitrary and partisan apportionment for the election of members of the Legislature as to virtually disfranchise opponents of the Republican party. We further declare that the action of pretended apportioned Convention, on the 18th day of August, 1890, was taken without color of legal authority and without the presence of a quorum of said original Convention, and that the manifest object of a change in the date of the submission of said instrument to the people was to secure a full and fair expression of the popular will thereon.

We therefore call upon all patriotic citizens of New Mexico to go to the polls on October 17th next, and vote against the proposed partisan Constitution, to the end that all advocates of Statehood for New Mexico may without regard to present or future party affiliation unite in an honest effort to secure from Congress an Enabling Act, for the submission of a fair and just Constitution.

STATE OF OHIO, CITY OF }
TOLEDO, LUCAS COUNTY, } SS.

FRANK J. CHENEY makes oath that he is the senior partner of the firm of F. J. CHENEY & Co., doing business in the City of Toledo, County and State aforesaid, and that said firm will pay the sum of ONE HUNDRED DOLLARS for each and every case of CATARRH that cannot be cured by the use of HALL'S CATARRH CURE.

FRANK J. CHENEY.

Sworn to before me and subscribed in my presence, this 6th day of December, A. D. 1886.

A. W. GLEASON,
Notary Public,

Hall's Catarrh Cure is taken internally and acts directly on the blood and mucous surfaces of the system. Send for testimonials, free.

F. J. CHENEY & CO.

Toledo, Ohio.

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NOTICE FOR PUBLICATION.

In the District Court, County of Lincoln.

WILLIAM C. McDONALD }
vs }
JAMES M. SIGAFUS, } ss.
J. EVERETT BIRD,
W. GODFREY HUNTER. }

The said defendants, James M. Sigafus, J. Everett Bird and W. Godfrey Hunter, are hereby notified that a suit in assumpsit by attachment has been commenced against them in the District Court for the county of Lincoln, Territory of New Mexico, by said plaintiff William C. McDonald, damages claimed five hundred and sixty dollars, (\$560) and that your property has been attached—that unless you enter your appearance in said suit, on or before the first day of the next October term of said court, commencing on the 20th day of October 1890, judgment by default therein will be rendered against you and your property sold to satisfy the same.

A. L. CHRISTY.

Clerk.

WHITE OAKS ACADEMY.

Calendar of New West School, White Oaks, N. M., 1890 and '91.

Fall term begins Sept. 17, closes Dec. 19, 1890.

Winter term begins Jan. 1, closes March 27, 1891.

Spring term begins April 6th, closes June 12, or 26, 1891.

It is possible that slight changes may be made in the arrangement of terms.

ABBY F. HULL.

NOTICE.

Having discontinued business, I have placed all accounts in the hands of J. P. C. Langston, for collection. Parties owing me will confer a favor by settling the same. And all bills due from me, please present for payment to said J. P. C. Langston.

JOHN LEE.

All persons desiring to visit the Albuquerque Fair will be charged one fare for the round trip from any station over mail line. Any party of three desiring a day hack will be furnished one on application. Tickets for sale Sep. 10th, 1890—good until used.

OZANNE & Co.

Are you married? if not, send your address to the American Correspondence Club: P. O. Box 643, Clarksburg W. Va. 22-8

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