

LOCAL ROUNDUPS.

S. A. Nled came up from Carizozo Wednesday morning.

The young child of Mr. and Mrs. Jim Lee is quite sick.

C. L. Scheler and W. A. McIver were in town Tuesday.

H. B. Roberts and Jack Lacey, from out Patos way were in town Tuesday.

Ralph Treat came up from El Paso this, Thursday morning to be at home for a few days.

Mrs. Vandervoort, mother of Mrs. L. W. Stewart, arrived here Wednesday from St. Louis on a short visit.

Mrs. Don Mc Donald, after summering here will leave with her family next Monday for Globe, Arizona, to rejoin her husband who is mining on that sphere.

The Republican delegates to Lincoln, of whom the Outlook man was one, came rolling into town yesterday afternoon trying to look as hilarious and unconcerned as if the Lincoln cyclone had not struck them.

Postmaster John A. Brown and Mrs. Brown left the latter part of last week to join Mr. and Mrs. Caffee and Dick Cavanaugh at Three Rivers. The whole party will go across to Polomas springs and keep themselves in hot water for a month or more.

Cards are out for the marriage of Miss Mabel Stewart to Dr. A. E. Ossel at the Stewart home in this place on the 24th of the present month. About everyone in White Oaks is interested in the consummation of this happy event, as Miss Mabel has spent about all the years of her bright young life in the town.

George B. Paden, a brother of Dr. M. G. Paden of this place, and James Williamson, an old acquaintance, both of West Virginia, are here visiting the Dr. and his family this week. They have been improving the time while here hunting and taking in our mountain scenery, which they find much more rugged than that of their home state, and are enjoying themselves like two school boys turned loose.

Judge Hewitt today is celebrating the anniversary of, what he claims to be, one of the most important events of his life, although he has no very distinct recollection of the circumstances attending it. After reaching his 70th milestone he does not mean to even sit down on it to rest, but will keep right on and be about as busy as when he passed the first one. The Outlook offers its congratulations and hopes he will live to enjoy many more anniversaries of the same sort.

On last Sunday evening while playing with a number of other children on some rocks a short distance above town, Clara, the eight year old daughter of Mr. and Mrs. Wm. Brazel of this place, met with a very painful accident. In trying to save herself from a fall by jumping, she broke the large bone of her left leg just above the ankle. Dr. Paden was at once called and succeeded in getting the bone properly set before inflammation had set in, and the child is now doing well.

FOR SALE—Second hand Wood or Coal stove. Taliaferro's.

STRAIGHT BUSINESS.

Elsie McElroy Slater, wife of the editor of the El Paso Herald, and who has charge of the "Better Half" page in that paper, in a recent issue has some very interesting sketches of "queer people". The following is a sample.

An Iowa couple, about to marry, in perfect seriousness have perpetrated one of the funniest wedding contracts ever written out. The reason for making out the exact terms of their bargain with such care before hand, for love is not usually so cautious, was because each had been married before and had found so much that was aggravating in the state that each had been divorced. Before trying it again they wrote out exact conditions. The husband, Isaiab, party of the first part, was to provide such and such comfort and stay, the wife Isabella, party of the second part, to provide so much companionship and work. They provided for his nights at the club and her social functions, she was to have two nights or afternoons of each week to go out to social affairs or to the theater, he to have two nights of each week for social or club purposes, but if she wished to go to the theater, even as many as two times a week, Isaiab, the party of the first part, must provide the wherewithal for the tickets.

They even stipulated how many little Isaiabs and Isabellas the stork should bring, limiting it to three.

One of the funniest phases of the contract is the one providing for visits from his folks and her folks. Folks of Isaiab, party of the first part, are not to visit the home for more than two weeks of every year, the said two weeks to be the second half of October. The folks of Isabella, party of the second part, similarly are to be restrained from visiting the new couple except for two weeks early in May.

She is to will and devise half of her estates and money to her children by the previous marriage, and he may will half of his estate to his children by his other marriage.

Isaiab is not to be allowed to bring home company to dinner without warning her, and even with warning is limited to twice a week. Isabella likewise binds herself to restrictions upon inviting her friends. Isaiab is to pay all gass, water, rent and tax bills and to leave all chicken and butter money, if they live on a farm, to Isabella for pin money.

The climax is reached in the clause in which Isaiab, the party of the first part, is either to provide for suitable domestic service or else, failing such servants, Isaiab must rise and build the morning fires and stir the breakfast porridge and fry the bacon and set the table for six months of the year, Isabella building the fires and getting the breakfast for the other six months.

With these and some other practical precautions, all put down in writing and signed and sealed in the presence of a notary, the two felt reasonably safe in going to a minister to tie the knot.

All of the rulings thus far made by the Interstate Commerce Commission under the Hepburn railroad rate law are in accordance with the general understanding as to the intention of Congress and, thus far, no railroad has shown a disposition to question the correctness of the action of the Commission. One of the most im-

portant of the rulings is that holding that nothing but money can be lawfully received or accepted in payment for transportation of persons or property or for any service in connection therewith. This construction of the law makes it illegal for a railroad company and any individual, firm or corporation having an account against the road to settle that account by charging up passenger transportation or freight bills against it. The road must require payment in money for its services and must, in turn, pay its bills in money. One effect of this will be to put a stop to the practice of issuing transportation to newspapers in return for advertising. All newspaper transportation will have to be paid for in the same way. This is the construction placed upon the law by most of the railroad attorneys of the country and the practice of issuing transportation against advertising accounts had been generally discontinued before the Commission issued its ruling.

DEMOCRATIC CAUCUS.

The Democratic primary for this precinct was held last Saturday and resulted in the selection of the following named delegates to the county convention, to be held in Lincoln on the 24th of this month. A. H. Hudspeth, Frank Johnson, Jos. Bragg, James Taliaferro, Paul Mayor, Julian Taylor and Harry Williams.

Notice for Publication

HOMESTEAD APPLICATION No. 4793, DEPARTMENT OF THE INTERIOR, Land Office at Roswell, New Mexico, September 7th, 1906. Notice is hereby given that the following land settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before W. B. Kimbrell, the Probate Clerk, at his office in Lincoln, N. M., on October 22, 1906, viz: Julia Roberts, of Carizozo, New Mexico, for the S^{1/2} SW^{1/4} Sec. 2 and E^{1/2} SW^{1/4} Sec. 3, T-8 S., R. 10 E. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: John R. Patton, Peter E. Lacey, E. W. Harris and Albert T. Roberts, all of Carizozo New Mexico.

HOWARD LELAND, Register.

SHERIFF'S SALE.

BROWN and MANANARES Co. vs. AMERICAN GOLD MINING Co. No. 1473.

Notice is hereby given that, Brown and Mananares Co. having on the 18th day of March A. D. 1904, recovered judgment in the District Court of Lincoln County, New Mexico, against the American Gold Mining Co. for the sum of \$1161 and 40-100 dollars damages, and eighty five and 15-100 dollars cost of suit, and that on the 27th day of August 1906, an alias execution on said judgment was issued by the clerk of said Court and placed in my hands for collection on the 5th day of September 1906 I have levied on the following property belonging to the defendant to wit: The American Lead Claim, U. S. Mineral survey No. 495, situated in Dry Gulch, Nogal Mining District, Lincoln County, Territory of New Mexico, a patented mining claim as described in the Patent recorded in the Records office of said Lincoln County.

Now Therefore, Notice is hereby given, that by virtue of said execution and levy, I, John W. Owen, Sheriff of said Lincoln County, will at the hour of 11 o'clock A. M. on the 18th day of October A. D. 1906, on the said American Mining Claim, sell the above described property with the improvements thereon, or so much thereof as shall be necessary to satisfy said judgment of \$1161.40, costs \$85.15, with interest at 6% and all costs of execution and sheriff's sale, to the best and highest bidder for cash, September 6th 1906.

JOHN W. OWEN, Sheriff, by C. H. BYFIELD, Deputy.

Welch & Titsworth

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 Imboden's best " " 2.50
 Second grade Kansas " " 2.00

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Hewitt & Hudspeth,
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 HEWITT BLOCK. WHITE OAKS.

J. E. WHARTON,
 ATTORNEY-AT-LAW,
 ALANOGORDO. NEW MEXICO.
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Church Directory.
Plymouth Congregational Church.
 Services every Sunday as follows:
 Sunday School at 10.30 a. m.
 All are cordially invited to attend.

Methodist Church.
 Sabbath School each Sunday at 10 o'clock a. m.
 Weekly prayermeeting Wednesday night.
 All are cordially invited to join these services.

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THE OUTLOOK

Weekly Newspaper Devoted to the Interest of
White Oaks and Lincoln Co., N. M.

Published Every Thursday.

Lee H. Rudisille, Editor and P. O.

Entered as second-class matter, September 6th,
1901, at post office at White Oaks, New Mexico,
under the Act of Congress of March 3d, 1879.

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THE LINCOLN CONVENTION

The call for a Republican county convention to be held at Lincoln on Tuesday last was responded to by delegates from all the precincts except Corona. In the preliminary organization Col. D. J. M. A. Jewett was made temporary chairman and I. L. Analla Secretary. These officers were continued in their respective positions through the permanent organization, and discharged their strenuous duties without a bobble or a break. The usual committees reported and their reports were duly approved. The committee on resolutions, after giving the president a send-off in fine shape, weakened at the first joint in the joint statehood monstrosity and got hung up entirely in attempting the Hagerman-Bursum straddle, so that the only resolution passed upon by the convention was the single one endorsing Roosevelt and reform.

Owing to the forehanded and underhanded work of the Lincoln managers the subsequent proceedings were of but little interest to the outlying precincts of the up-country.

Following is the ticket prepared for ratification by the Republican voters at the November election. All were said to be good men and true--by the parties nominating them.

- SHERIFF,**
Robert Hurt--Living within a mile of Lincoln precinct No. 1.
- TREASURER,**
Thos. W. Watson--Lincoln precinct No. 1.
- PROBATE CLERK,**
George Sena Lincoln precinct No. 1.
- ASSASSOR,**
Wm. S. Brady--Lincoln precinct No. 1.
- SUPERINTENDENT OF SCHOOLS,**
W. E. Blanchard--Lincoln precinct No. 1.
- SURVEYOR,**
W. F. Blanchard--Lincoln precinct No. 1--same family.
- COMMISSIONER FIRST DISTRICT,**
Romoldo Durand--Lincoln precinct No. 1.
- PROBATE JUDGE,**
Augustine Chaves--Nominated by precinct No. 1 as "one of us".

When the nomination of a commissioner for the second district had been reached it was found that the delegates from that section of the county were all out of the ring, and as the Lincoln junta or junta had failed to provide for this contingency the place was left open until they, or it, could find some one in harmony with their peculiar methods.

Before adjournment however, Geo. W. Prichard was made a delegate to the constitutional convention, and Robert Brady was selected by Lincoln precinct as chairman of the county central committee.

This is the ticket placed before the intelligent and fair minded Republican voters of Lincoln county. "What are you going to do about it?"

The election law enacted by the legislature of 1905 may prove to be invalid. It is causing much discussion among lawyers and it is claimed will give no end of trouble. It appears on page 356 of the session laws of 1905, is composed of five sections and something less than a thousand words. Its sprawling, inaccurate, sensible construction must have won its way through the legislature.

The Philistines met us at Lincoln on Tuesday and smote us hip and thigh.

It has been discovered that under the organic act of New Mexico women are not eligible to the office of county superintendent of schools. This is the final blow to Francisco who in desperation had decided to ask Carrie Nation to run on his ticket.

--Albuquerque Morning Journal.

*Sena had a herd of laughs
And fed 'em on green oats,
Until they followed him around
And antled up their votes.*

*He took them to convention hall
And put them in a pen,
He made them bleat when he would call,
They counted same as mon.*

A report comes through the columns of the Santa Fe New Mexican that on the 5th Inst. in the city of Las Vegas, so heavy a fall of snow came that lights of brass eight inches in diameter were snapped off and telephone poles with but an ordinary amount of wires were broken off at the ground. Hozas must be getting his work in on time up that way.

REPUBLICAN DISTRICT CONVENTION

The Republican delegates to the Twelfth Council, and Eighteenth and Nineteenth Legislative District Conventions met in Roswell last Thursday and put up a number one ticket, and one that will command the respect of all fair minded citizens of either party.

For Councilman in the Twelfth District, consisting of Fddy, Chaves and Roosevelt counties, Judge A. A. Freeman of Eddy was nominated.

For member of the House in the Eighteenth District, comprising the counties of Lincoln and Chaves, J. V. Tully, of Glencoe, Lincoln county recieved the plum.

In the Nineteenth, embracing Lincoln, Chaves, Eddy and Roosevelt, Washington E. Lindsey was placed in nomination.

The convention of the Eighteenth District was presided over by Nathan Jaffa, of Roswell, with F. M. Miller secretary. Mr. Tully's nomination was the unanimous choice of the convention and the only effort at speech making occurred at this point when Mr. Jaffa arose to remark that he knew from his personal knowledge of the sterling worth of Mr. Tully, his fitness for the office and the undeniable fact that he is the strongest man that Lincoln county could put out. Mr. Jaffa believed that Mr. Tully would be elected--knew he would be if the Republicans of Chaves county did their part in getting out a full party vote, which he urged them to do, and which they will do.

E. A. Cahoon fresh from the territorial convention, warmly approved of the remarks of Mr. Jaffa. He had known Mr. Tully a long time, and all that had been said of him was correct. He would certainly be elected if the proper work was done and he urged the getting out of the best vote on election day. He then branched off into a discussion of territorial matters, and especially the candidacy of W. H. Andrews to succeed himself. He said that all the rest of the territory is a unit for Mr. Andrews, and they should be when his splendid accomplishments are remembered as they do any of his predecessors, and being of the class that gets things. He fixed Mr. Andrews' majority at at least 5,000, and urged the Republicans of the Pecos Valley to get busy in his behalf, an easy thing if the truth and the merits of the man are remembered.

He vigorously refuted many of the campaign slanders of the Democrats, particularly the one connecting Mr. Andrews with the Enterprise Bank failure, for which he was in no wise to blame, and in no wise connected except in a fruitless business way, now

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He will save you money.

having receipts and other proper record of every dollar of its money he ever handled. This lie has been industriously peddled by the democrats, but it will not deceive the voters of the territory who keep track of current events on their own hook, and will certainly send the trained and efficient legislator to congress, as a fitting compliment to his magnificent work during the present administration.

Before adjournment Mr. Jaffa was elected chairman of the district central committee and F. M. Miller, secretary, with Clement Hightower and L. H. Rudisille members for Lincoln county.

NOT TO BE BLUFFED.

The following copy of Gov. Hagerman's proclamation for the holding of elections in accordance with the re-apportionment recently made by him, and which is being contested by T. B. Catron is taken from the Santa Fe New Mexican and shows that whatever else New Mexico's Governor may be, he is not easily bluffed.

Office of the Executive,
Territory of New Mexico,
Whereas, by Executive act and proclamation of the fourth day of September, A. D. 1906, the representation among the counties of the Territory of New Mexico in the Council and House of Representatives of the Legislative Assembly, was apportioned as follows:--Then is given the apportionment as published in these columns some time ago,--

Now, therefore, I, H. J. Hagerman, Governor of the Territory of New Mexico, by virtue of the authority in me vested and pursuant to the laws of the said Territory of New Mexico, do hereby make known and proclaim that the election in said Territory on the Tuesday next after the first Monday in November, A. D. 1906, for the election of members of the Legislative Assembly of said Territory, is hereby ordered to be held according to the apportionment so made and herein set forth.

Done at the Executive office,
this 6th day of October A. D. 1906.

Witness my hand and the Great Seal of the Territory of New Mexico,

By the Governor:
H. J. HAGERMAN.
J. W. RAYNOLDS,
(Seal) Secretary of New Mexico.

NOTICE OF PUBLICATION

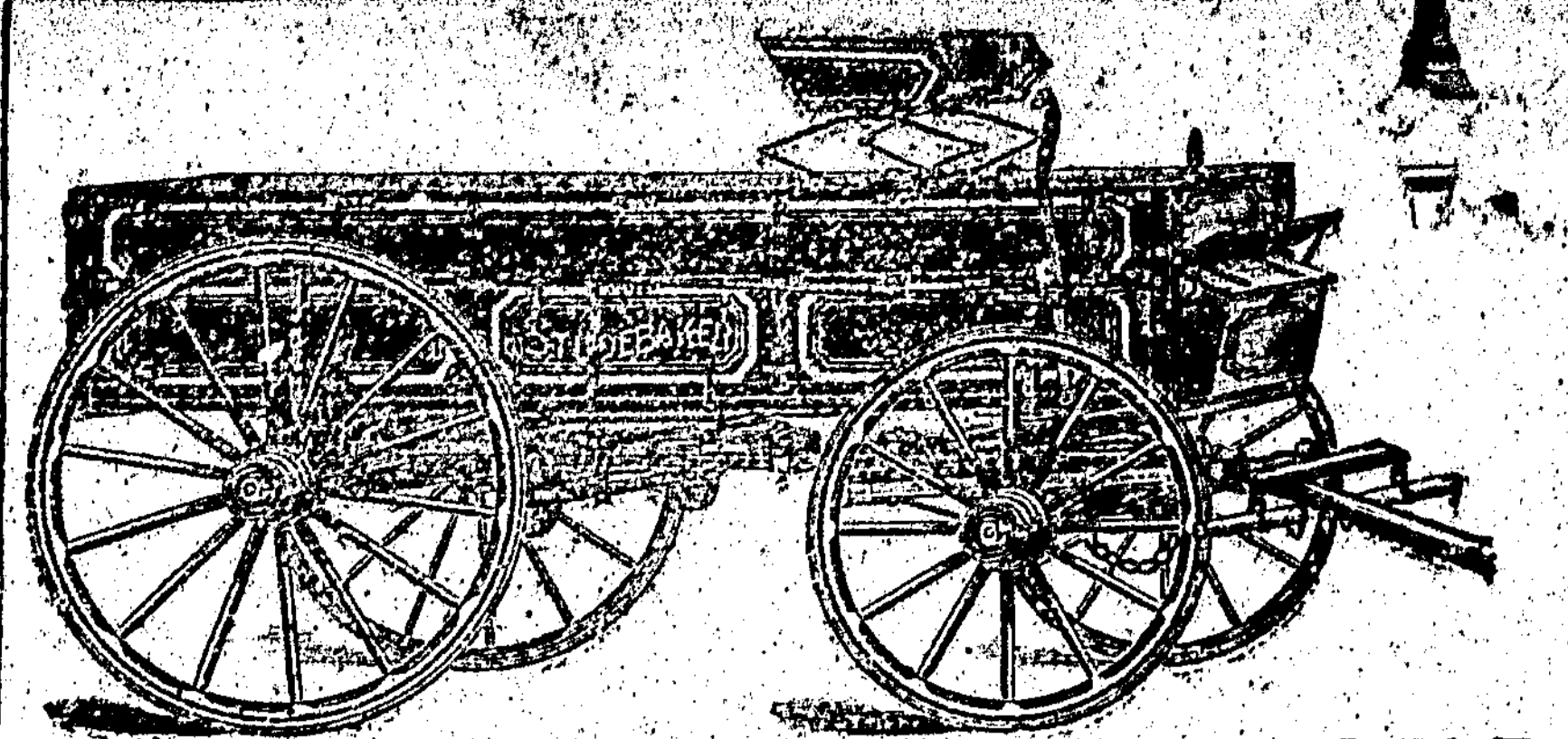
In The District Court,
County of Lincoln.

No. 1000. **HATTIE A. STERLING,**
vs
CHARLES A. STERLING.

The said defendant, Charles A. Sterling is hereby notified that a suit in Divorce has been commenced against you in the District Court for the County of Lincoln Territory of New Mexico, by said Hattie A. Sterling; that unless you enter or cause to be entered your appearance in said suit on or before the second day of November A. D. 1906 decree PRO CONFESSO therein will be rendered against you.

W. H. Winter,
El Paso, Texas,
Atty. for Plaintiff

O. P. Downa,
Clerk.



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Vega Blanca	2 00 p m	Vega Blanca	3 35 p m
Kennedy	2 25 p m	Kennedy	3 10 p m
Clark	2 50 p m	Clark	2 50 p m
Winters Spur	3 10 p m	Williams Spur	2 35 p m
Stanley	3 40 p m	Stanley	2 10 p m
Moriarty	4 10 p m	Moriarty	1 35 p m
McIntosh	4 35 p m	McIntosh	1 10 p m
Antelope	4 48 p m	Antelope	12 59 p m
Estarita	5 05 p m	Estarita	12 45 p m
Willard	6 30 p m	Willard	11 25 p m
Progresso	8 55 p m	Progresso	10 50 p m
Blanca	7 15 p m	Blanca	10 30 p m
Torrance	8 15 p m	Torrance	9 50 p m

Leave El Paso via E P-N E System 6.45 p m
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Arrive El Paso via E P-N E System 8.00 a m

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