

THE holders of the militia warrants and their agents will have to be watched pretty close in order to keep them from getting a bill through the legislature to fund the militia warrants. They can afford to pool their issues with the lobbyists and some of the members of the legislature might not object to such an arrangement.

THE gold reserve is again below the \$100,000,000 mark and gold is going out of the treasury at a rapid rate. Over three and a half millions were taken out on last Saturday's steamer for Europe and heavy engagements of gold were made for shipment yesterday.

IF THE article which we print on the first page of this issue of THE EAGLE portrays the feelings of the republicans in the northern part of the territory, it would seem that their Thanksgiving turkeys left them with bad cases of indigestion.

AN ATTEMPT will be made to reach a vote on the Carlisle currency bill this week. It is being railroaded through the house as rapidly as possible, but on the final vote it may be ascertained that there are not cuckoos enough to pass it.

EUGENE V. DEBS, the leader in the great railroad strike last summer, has been sentenced to six months imprisonment by Judge Woods. Mr. Debs will be more careful in ordering strikes in the future.

SOME of the Las Cruces colonels are tearing their hair because they didn't have everything their way down in Dona Ana county at the late election. It makes a great difference whose ox is gored.

H. B. HAMILTON, of Socorro, was appointed judge of the fifth judicial district of New Mexico by President Cleveland last Monday. Judge Hamilton succeeds Judge Freeman.

THIS session of congress is rapidly passing away and with it the opportunities of the democrats for regaining what they have lost are going with wonderful rapidity.

THE visiting statesmen in Washington are still trying to convince the democratic senators that New Mexico was just in fun when it went republican last month.

NEW MEXICANS at Washington are confident that the senate will pass the bill for the admission of the territory at an early day.

THE EAGLE wishes all of its readers a Merry Christmas.

THE Washington Post is advocating the passage of the bill for the admission of New Mexico. A hard pull is being made but it is up hill work for the friends of admission.

RESIDENTS of Santa Fe are highly elated at the prospect of the reestablishment of a military post there.

GOVERNOR THORNTON, who has been in Washington for some time, is on his way back to Santa Fe.

ROBERT LOUIS STEVENSON, one of the most noted novelists of this century, is dead.

No Compromise Possible.

The Albuquerque Citizen may mean well, and doubtless does, in its suggestion that the political central committees get together and appoint a joint committee to co-operate with the governor and secretary in organizing the legislature on a non-partisan basis, and in parceling out the patronage between the two parties. But the suggestion is untimely and absurd. It gives the New Mexican and will give other democratic papers, the opportunity and the means for putting the republican party in a most ridiculous and disingenuous attitude.

In the first place the legislature is an elected body, and the idea of organizing it on a compromise basis is as illegal as it is impracticable. The thing cannot be done, and the subsequent acts of the body would be illegal if it were done.

Then, does anyone believe the democrats, if they are assured that they have the majority, or that they can secure it by any means, whatever those means may be, would forego the ends which they are aiming at in order to compromise on a non-partisan basis? The very thought is absurdity personified. Nor can anyone believe that the republicans would consent to abandon the fruits of a hard-earned victory were they assured of their success. Hence, the very suggestion of such a compromise is a tacit confession of defeat; and its only tendency will be to embolden the democrats

to carry out any plans they may have been forming.

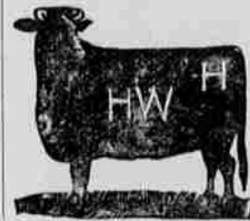
Only one course remains to be pursued. Let those who have been legally elected carry their cases through the courts. Let them use every legal means to obtain their rights. If they fail after all then there is no more that they can do and the result, whatever of good or evil, must be borne.—Las Vegas Optic.

NO FUN ABOUT IT!

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Notice for Publication.

LAND OFFICE AT LAS CRUCES, N. M.,
November 15, 1894.

NOTICE IS HEREBY GIVEN THAT THE following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before probate judge or probate clerk of Grant Co., N. M., at Silver City, N. M., on December 28th, 1894, viz.: William Fleming, heir-at-law of E. H. G. Fleming, dec'd., who made Homestead Application No. 2289 on January 7th, 1883, for the e 1/4 of s-e 1/4 and s-e 1/4 of n-e 1/4 sec. 14, township 15 south, range 17 west. By order of the honorable commissioner of the General Land Office, as per his letter "C" of October 22, 1894, William Fleming will be allowed to submit his part of the testimony before the President Judge of the judicial district composed of Indiana County, Pennsylvania, on the day and year above mentioned.

He names the following witnesses to prove the continuous residence of E. H. G. Fleming, dec'd., upon and cultivation of said land, by him and the subsequent cultivation of said land by William Fleming, viz:

W. A. Heather, of Gila, Grant Co., N. M.
W. B. Horn, of Gila, Grant Co., N. M.
W. C. Shayback, of Gila, Grant Co., N. M.
Kitt Conn, of Gila, Grant Co., N. M.

Any person who desires to protest against the allowance of such proof, or who knows of any substantial reason, under the law and the regulations of the interior department, why such proof should not be allowed, will be given an opportunity at the above mentioned time and place to cross-examine the witnesses of said claimant, and to offer evidence in rebuttal of that submitted by claimant.

JOHN D. BRYAN,
Register.
14-61

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