

The Teton Peak

OFFICIAL PAPER OF FREMONT COUNTY

WOOD D. PARKER, Publisher

THURSDAY, JUNE 11, 1903.

Entered at the Postoffice at St. Anthony, for transmission through the mails, as second-class matter.

SUBSCRIPTION RATES

One Year \$2.00
Six Months 1.00
Three Months .55
Advertising Rates on application.

RIGHT about, face! says Jos. Chamberlain, in an attempt to command the English government in regard to its present free trade policy. If there is a people on the face of the earth that can make a success of free trade it is little manufacturing, non-producing England. We notice that Mr. Chamberlain usually carries out his policies, and when he succeeds in making England a protection country our free-traders will not even have prosperous (?) England to hold up as an example of their falacious doctrine.

PRESIDENT ROOSEVELT'S 14,000 mile tour through nearly every state composing the nation over the destinies of which he presides, was triumphant and successful in every respect, and our president, who has always been popular, is nearer the hearts of the people today than ever before. We will not say that his late trip was free from politics, nor will our friends, the enemy, be so bold or careless with the truth as to say that his trip did not develop the fact that so far as human foresight goes, Mr. Roosevelt will be elected to succeed himself next year by an overwhelming majority.

A LITTLE while ago, when winter still held sway over this part of the west, we were inclined to complain of our rigorous climate, and some of us were perhaps given to looking longingly back to former scenes of 'green fields and running brooks.' But with the advent of the storm and flood season in the back east country, a feeling of security comes over us and we wish the folks back home could enjoy such a summer as ours; that they could open their head-gates without running great risk of opening the flood-gates. In the wake of storm and flood comes the spectre of heat and drouth, which haunts them until the harvest time, and again we feel the advantage of our situation, wishing that they could at least escape the heat of their sweltering nights. Of course every place has its disadvantages, but taking a general and impartial view of the situation, it would certainly seem that "when the good things were passed around, we got ours."

AT THE last session of the legislature a law was passed, creating a State Reform School to be located in Fremont county. Financial provision was duly made for the establishment and maintenance thereof, and further provision was made for the appointment, by the governor, of a commission to locate and erect the same. Yet, notwithstanding the fact that the people of the state of Idaho, through the legislature, have declared for the establishment of this much needed institution and have made it the duty of the governor to appoint said commission, that high official has thus far failed to perform that plain duty, though more than three months have elapsed since the adjournment of the seventh session. Of course politics is a deep game but we fail to see any good reason, political or otherwise, why the governor should carry further his policy of non-feasance, and would suggest that he proceed forthwith to carry out the plain provisions of the law which he has sworn to uphold and execute.

THE OHIO REPUBLICANS.

The Republicans of Ohio exhibited an admirable spirit of enthusiasm and harmony in their convention recently. If there ever have been any serious differences under contemplation, these utterly failed to materialize, and all was perfect in fellowship and congratulations. And the mighty work of the republican party affords basis enough for the rallying of all shades of opinion to the common standard of patriotism and economic prosperity.

The administration of President Roosevelt was vigorously approved and he was indorsed for the presidential nomination next year, amid stirring scenes of acclaim. The congressional delegation was endorsed both in senate and house, with an especial approval for Senator Hanna; as Senator Foraker said, it was Hanna day, and it is Hanna year this year in Ohio. The state administration was commended and there was not a flaw in the flow of party pride in both principles and men.

The platform is strong in the approval of the policy of protection, the republican policy, which has made the United States the greatest industrial nation in the world. To it the country owes the phenomenal prosperity it now enjoys, and which sprang up as if by magic on the accession of the republican party to power in 1897.

The policy pursued in the Philippines was fervently applauded, with an admiring note of pride in the great Ohioan who is the model ex-chief executive there, the universally popular and confided in Governor Taft.

Under the prestige of republican control of the foreign relations of the country, the United States has become the peace-maker of the world; the Monroe doctrine is now a vital force greater than ever before. As America's part in the preservation of the peace of the world, there is a splendid endorsement of the republican policy of developing the navy to the highest state of efficiency; and also to the development of the American merchant marine, which may fairly be considered an endorsement of the ship subsidy bill, a measure that would do for the American merchant marine what the Dingley tariff bill did for the revival and vitalizing of the industries and trade of this country.

On the trusts, combinations and monopoly questions, the platform is justly explicit on the excellent effects of the anti-trust laws, which are the only laws to curb monopoly and injurious trade, transportation, and financial combinations ever enacted in this country. If further legislation along this line should be deemed essential, it is very properly pointed out that the republican party is the only party that can be looked to to put it on the statute books in such form as will at once be sufficiently strong and also preservative of vested interests.

An admirable feature of the platform is its declaration with respect to the reduction of suffrage, which has been enforced in most of the southern states. It declares in effect that wherever the negroes are denied the right of suffrage, they should not be counted in the enumeration for representatives in congress. This is an emphatic declaration on the right side of the principal involved. Where the whites rob the negroes of their rights, it is outrageous to reward them with additional representation because they do it. The Ohio republicans are the first we believe, to make this emphatic declaration, which is in direct conformity to the Constitution of the United States, and to equal and exact justice. (See fourteenth amendment.) We look to see this become a burning question before the country.

The Ohio republicans have

thus proved true to themselves and to their fellow republicans throughout the country. Their united front and emphatic declarations fitly prepare the way for the great presidential campaign next year.—Salt Lake Tribune.

His Last Hope Realized.

[From the Sentinel, Gobo, Mont.]
In the first opening of Oklahoma to settlers in 1889, the editor of this paper was among the many seekers after fortune who made the big race one fine day in April. During the traveling about and afterwards his camping upon his claim, he encountered much bad water, which together with the severe heat, gave him a very severe diarrhoea which it seemed almost impossible to check, and along in June the case became so bad he expected to die. One day one of his neighbors brought him one small bottle of Chamberlain's Colic, Cholera and Diarrhoea Remedy as a last hope. A big dose was given him while he was rolling about on the ground in great agony, and in a few minutes the dose was repeated. The good effect of the medicine was soon noticed and within an hour the patient was taking his first sound sleep for a fortnight. That one little bottle worked a complete cure, and he cannot help but feel grateful. The season for bowel trouble being at hand suggests this item. For sale by all druggists.

Ordinance No. 15.

An ordinance to regulate the sale of intoxicating liquors and stating time when same may be sold, and prohibiting gambling and providing a penalty for the violation of this ordinance.

Be it ordained by the chairman and board of trustees of the village of Teton City:

Section 1. It shall be unlawful for any person by himself or by agent or otherwise, to sell spirituous, vinous, malt or fermented liquors within the corporate limits of the village of Teton City, as hereafter provided without first having secured a license from the board of trustees of said village.

Sec. 2. All applications for licenses must be accompanied by the receipt of the village clerk for the amount of such license as hereinafter set forth.

Sec. 3. All persons selling spirituous, vinous, malt and fermented liquors to be drunk in or about the premises where sold within the corporate limits of the village of Teton City, shall pay a license of (\$40.00) forty dollars per year or (\$10.00) ten dollars per quarter. No license to be issued for a period of less than three months.

Sec. 4. All persons selling spirituous, malt, vinous or fermented liquors in any quantity whatever not to be drunk in or about the premises where sold within the corporate limits of the village of Teton City, shall pay a license of (\$20.00) twenty dollars per year or (\$5.00) five dollars per quarter. No license to be issued for a period of less than three months.

Sec. 5. It shall be lawful for regular druggists or apothecaries to sell without license spirituous, vinous, malt or fermented liquors for medical purposes upon the written prescription of a regular registered practicing physician of this state who certifies that in his opinion the health of the party to whom the liquor is to be sold, requires or would be promoted by the use of the particular kind of liquor prescribed. Druggists and apothecaries may also sell without license spirituous and vinous liquors for scientific purposes.

Sec. 6. No person engaged in the sale of intoxicating liquors under the provisions of this ordinance shall allow any female to serve in or about the premises where said liquors are sold or kept for sale, or allow minors to frequent such premises, or keep a disorderly house, or allow boisterous or disturbed conduct therein, or allow the quietude of the neighborhood to be disturbed by loud or unusual noise therein, or allow any threatening or abusive language therein or in any way disturb the peace and quietude of the village of Teton City.

Sec. 7. The giving away of any intoxicating liquor or any kind or any other shift or device to evade the provisions of this ordinance shall be deemed and held to be an unlawful selling within the provisions of the same.

Sec. 8. It shall be deemed a violation of this ordinance for anyone to sell or give away any spirituous, vinous, malt or fermented liquor to a minor.

Sec. 9. Any person violating any of the provisions of this ordinance shall be fined in any sum not less than (\$10.00) ten dollars nor more than (\$100.00) one hundred dollars, to which may be added imprisonment in the village jail not to exceed (30) thirty days, and each violation shall be deemed and held to be a separate offense.

Sec. 10. It shall be unlawful for any person or persons to sell or give away any spirituous, vinous, malt or fermented liquors between the hours of 12 o'clock p. m. on Saturday nights and 12 o'clock p. m. on Sunday nights, except regular druggists and apothecaries.

Sec. 11. Every person who deals, pays or carries on, opens or causes to be opened, or who conducts either as owner or employer, whether for hire or not, any game of French monte, three card monte, roulette, or percentage game of stud poker, or any other percentage game played with cards, dice or any other device, for money, checks, credit or any other representative of value, is punishable by a fine of not less than (\$10.00) ten dollars nor more than (\$50.00) fifty dollars, or imprisonment in the village jail of not less than (5) five days nor more than (25) twenty-five days, or by both such fine and imprisonment and shall be held in the custody of the village marshal until both such fine and costs are paid.

Sec. 12. Every person who knowingly permits any of the said games mentioned in the preceding section to be played, conducted or dealt in any house owned or rented by such person in whole or in part, is punishable as provided in the preceding section.

Sec. 13. No person, otherwise qualified as a witness, is disqualified from testifying as such concerning the offense of gambling, on the ground that such testimony may criminate himself, but no prosecution can afterward be had against him for any offense concerning which he testified.

Sec. 14. All ordinances or parts of ordinances in conflict with this ordinance are hereby repealed.
Passed and approved this 2nd day of June, 1903.
W. G. BAIRE, Chairman.
BEN F. GILLET, Village Clerk.

Years

Of Suffering From Heart Disease.

I Would Not be Alive Today

But For Dr. Miles' Heart Cure.

Do not neglect the warning symptoms of a weak heart. Palpitation, smothering spells, swelling of feet or ankles, pain in and around heart, oftentimes affections of the stomach, lungs, liver, bladder, kidneys, etc., arise from heart weakness. A weak heart must be helped. It cannot stop to rest. It must be strengthened and the heart nerves strengthened and the circulation improved by the great heart and blood tonic, Dr. Miles' Heart Cure. There is positively nothing to equal this wonderful medicine in its beneficial influence upon hearts weakened from any cause.

"I am very grateful for what Dr. Miles' Heart Cure has done for me, as I am confident I would not be alive today had I not learned of its wonderful virtues and taken it before it was too late. I had been a sufferer from valvular heart disease for many years in fact ever since I was a little girl and for three years before I began using Heart Cure I was in very bad shape. I could not get on my left side at all and would frequently have the most dreadful smothering spells. At times my left side would swell up. I had pain in my head all the time from which I suffered greatly. Nothing I took did me any good until I used eleven bottles of Dr. Miles' Heart Cure which removed all these distressing symptoms and made me feel well and strong."—Mrs. H. C. Cruse, San Francisco, Cal.

All druggists sell and guarantee first bottle Dr. Miles' Remedies. Send for free book on Nervous and Heart Diseases. Address Dr. Miles Medical Co, Elkhart, Ind.

Notice to Creditors.

Estate of Harvey Brooke, deceased.
Notice is hereby given to the undersigned, F. A. Pyke, administrator of the Estate of Harvey Brooke, deceased, to the creditors of, and all persons having claims against, the said deceased, to present them, with the necessary vouchers, within 4 months after the first publication of this notice to said administrator, at Dubois, Idaho, the same being the place for the transaction of the business of said Estate in the county of Fremont, state of Idaho.
Dated at Dubois, Idaho, this 4th day of May, A. D. 1903.
F. A. Pyke, Administrator.
King & Millsaps, Attorneys for Administrator.

Assessment Notice

Twin Grove Canal Company.
Principal place of business, Wilford, Fremont county, Idaho.
Notice is hereby given, that at a meeting of the directors, held on the 6th day of May, 1903, an assessment of \$2.50 per share was levied upon the capital stock of the corporation, \$200 of which may be paid in labor. If paid to the company's foreman, Welrose Parker, between the 15th day of May and the 30th day of May, 1903, and 50c to be paid in cash. All cash to be paid to the secretary.

Any stock upon which this assessment remains unpaid on the 30th day of May, 1903, will be delinquent and advertised for sale at public auction and unless payment is made before that date will be sold June 15, 1903, with the delinquent assessment, together with the cost of advertising and expenses of sale.
Henry Wright, Secy.,
St. Anthony, Idaho.
First date of Pub. May 7.

Notice to Creditors.

In the Probate Court Fremont County, Idaho. In the matter of the Estate of Martin Patrick, deceased.
Notice is hereby given to the undersigned, Dora E. Patrie, administratrix of the estate of Martin Patrick, deceased, to the creditors of, and all persons having claims against, the said deceased, to exhibit them with the necessary vouchers within ten months after the first publication of this notice to said administratrix, at her residence in the town of Marsyville, Fremont county, Idaho, the same being the place for the transaction of the business of said estate.
Dated this 28th day of April, 1903.
F. S. Dietrich,
Attorney for the Administratrix.
Dora E. Patrie, Administratrix.

Notice to Creditors.

In the Probate Court of Fremont county, Idaho. In the matter of the Estate of John Mann, deceased.
Notice is hereby given by the undersigned, administrator of the estate of John Mann, deceased, to the creditors of, and all persons having claims against, the said deceased, to exhibit them, with the necessary vouchers, within four months after the first publication of this notice, to said administrator, at his residence near Marsyville, Fremont county, Idaho, the same being the place for the transaction of the business for said estate.
Dated this 14th day of May, 1903.
James E. Johnston, Administrator.

Assessment Notice.

The Boom Creek Canal Co., Squirrel, Idaho, April 24th, 1903.
Notice is hereby given that at a meeting of the directors held on Monday the 6th day of April, 1903, an assessment of \$25.00 per share was levied on the capital stock of the Boom Creek Canal Co., payable along the line of said company's canal under the direction of the superintendent in labor, or in cash to the secretary, Mr. Max Franz. Said assessment will be due on and after May 15th, 1903, and unless paid or before June 15, 1903, unless delinquent and advertised for sale according to law.
Max Franz, Secretary.
W. L. Campbell, President.

Assessment Notice.

Notice is hereby given that at a meeting of the directors of the Teton Irrigation & Manufacturing Co., held on May 23, 1903, a labor assessment of 30 cents per share of the capital stock of said company was levied. Said assessment is now due and payable subject to the call of the water master and will become delinquent June 24, 1903, and unless payment is made on or before above date, said delinquent stock will be sold to pay said assessment together with costs of advertising and sale of said stock. Said assessment is payable to watermaster on line of said company's canal.
J. G. WILLIAMS, Secy.

Notice for Bids.

Notice is hereby given that the Board of County Commissioners of Fremont county, state of Idaho, will up to the 13th day of July, A. D. 1903, receive sealed bids for building and furnishing the material for the following bridges in Fremont county, state of Idaho, to-wit:

1st. For building a bridge across the North Fork of Snake river about three miles east of St. Anthony, at or near the old saw mill, on the Fall river road, according to the plans and specifications now on file with the clerk of said board of county commissioners.

2nd. For furnishing the necessary material for building said bridge, the same to be delivered on the ground where said bridge is to be built.

3rd. For building a bridge across the North Fork of Snake river near Marsyville, according to plans and specifications now on file with the clerk of the board of county commissioners.

4th. For furnishing the necessary material for building said bridge, the same to be delivered on the ground where said bridge is to be built.
Parties desiring to bid upon these contracts will put in their bids separately on each contract, and any further information wanted can be received upon application to Victor Hegsted, clerk of the board, at St. Anthony, Idaho. The board reserves the right to reject any and all bids.
Dated May A. D. 1903.
Geo. A. Cordon, Chairman Board of County Commissioners.
Victor Hegsted, Clerk of Board of County Commissioners.

The Best

Ice Cream & Soda

Is now Served at our Fountain.

We use the Famous MONARCH Brand of Crushed Fruits only.

CAMMANS' CONFECTIONERY.

Farm, Field and Garden Seed of all Description.

Special attention called to Bulk Garden Seeds.

MILLER BROS.,

South St. Anthony.

W. W. HOOPS, PROP.

Clean easy Shave : : Good Hair Cutting

Bathroom in Connection

THE RIVERSIDE

J. W. MOORE, Proprietor.

WINES, LIQUORS & CIGARS.

The Celebrated John C. Fremont Whiskey, Anheuser Busch, Pabst and Schlitz Beer. Fine Imported and Domestic Cigars on Hand.

Main Street, St. Anthony, Idaho

St. Anthony

Harness Company.

Say! Come in and look at our Harness. We manufacture everything.

The best Saddles in the Market!

Bridles, Collars, Sweat Pads, Whips, Bits etc.

THE MOST MAGNIFICENT LINE OF Carpets & Mattings Ever Shown in the County.

Try our Easy payment plan for PIANOS & ORGANS

Winn Furniture Co.

D. A. RIDER.

P. BLANCHARD

Rider & Blanchard,

CONTRACTORS & BUILDERS

Do all kinds of Building and Shop Work. Estimates Furnished. All Work Guaranteed.

St. Anthony, Idaho