

THE TETON PEAK-CHRONICLE
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OFFICIAL PAPER OF FREMONT COUNTY.
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TETON PEAK-CHRONICLE.

The Teton Peak and the Chronicle have been consolidated. This announcement will no doubt be a surprise to many, and possibly a disappointment to some. Business reasons have prompted this action, believing that it would be best for the parties most directly concerned, and for the public at large. It costs but little more than half as much more to issue one good paper as it does to produce two passably fair ones. All enterprising publishers have a desire to go forward, and to produce a paper that will improve with each issue. Financial reasons often prevent this, because a business must necessarily be limited by its income. With the consolidation it is possible to both reduce expenses and increase the income, and a better paper than has ever been published in the county will be the result.

The Chronicle was established two years ago. As a small paper it succeeded very well. But when the attempt was made to enlarge and improve it, it at once became apparent that a large outlay for necessary material was inevitable, and that the business when established firmly, would have been an expense to the investor, because the field would not permit of more than one expensive and thoroughly equipped office.

The Teton Peak has the desired equipment, being the best equipped office in eastern Idaho. It has a good thrifty business, and with the energies of the two papers combined, the public should reap a benefit.

Mr. Parker will be manager of the consolidated papers, while Mr. Barber will be the editor, each having full control of his own department.

The public is promised a clean, progressive and aggressive paper, having the interests of the whole people at heart, with neither favors to bestow nor discriminations to inflict, and hopes to become a more potent factor toward the upbuilding of the county than would have been possible with the divided energies of the two.

The Peak-Chronicle thanks patrons for past favors, solicits their continuance, and promises that the public shall reap a large portion of accruing benefits.

The three Democrats in the Idaho legislature are Senator Macbeth of Custer county, Senator Russell of Elmore and Representative Gorbey of Elmore.

The three members of the last house of representatives who were reelected to the next house are C. C. Moore of Fremont, Denmark Jensen of Oneida and J. Frank Hunt of Bannock.

W. L. Douglas, the shoe man, whose picture is seen in nearly every newspaper, was elected governor of Massachusetts on the Democratic ticket, although the state went Republican by 100,000 majority.

Capital News: Ingersoll used to say that when Missouri went Republican he might be convinced there was a hell. Well, Missouri has gone Republican, and it is Bob's turn to rap up some spirit medium and send an anxious public the latest returns from his present place of abode.

If Robert Ingersoll isn't already convinced there is a hell, some one should send him a message.

According to the latest figures received the Republican majorities are showing heavy increases. The Globe-Democrat now figures out a plurality for the national ticket of 30,308.

DISTRICT COURT PROCEEDINGS.

No Important Cases Tried--Water Case for Special Term.

District court adjourned Tuesday after a short session. No important cases came to trial. The Farmers' Progress water case, which will be a long and tedious one, will be tried at a special session. The docket was disposed of as follows:

James C. Nord vs Mary E. Nord; Millsaps & Rich attorneys for plaintiff. Divorce, granted.

Perry Liston vs Sarah J. Liston; O.P. Soule attorney for plaintiff. Divorce, granted.

Abbie Crabb vs W. S. Crabb; P. Averitt attorney for plaintiff. Divorce, granted.

Samuel Swanner vs Eleanor B. Swanner; J. R. King plaintiff's att'y. Divorce, granted.

Jordan Bartagnolle vs Sylvia Bartagnolle; D. Worth Clark attorney for plaintiff. O. P. Soule attorney for defendant. Submitted to the court without jury; children temporarily awarded to defendant, at plaintiff's expense.

Bertha Gavin vs William Gavin; J. Ed. Smith attorney for plaintiff. Divorce, granted.

Eliza Walz vs Conrad Walz; Douglas Hix attorney for plaintiff. Divorce, granted.

Mahala J. Alldredge vs C. W. & M. Co.; Allen Miller, Wallis & French, Holden & Holden attorneys for plaintiff. Dismissed by agreement.

F. W. Ross vs H. M. Thornton; Hamer & McConnell attorneys for plaintiff. Settled out of court.

L. H. McDermot vs Lewis H. Patrie; Hasbrouck & St. Clair attorneys for plaintiff. Settled and dismissed.

Pacific Collection Bureau vs J. Earl, Jerome Ellsworth, and D. S. Clement, J. G. Morgan et al. A. R. Nichols et al; Hasbrouck & St. Clair attorneys for plaintiff. Settled and dismissed as against Earl; judgment for \$847 against Ellsworth and Clement; against Morgan, stricken from the calendar; attachment reinstated against Nichols.

Farmers' Progress Canal Co., vs Geo. Smith and Robt. Smith; Briggs & McCutcheon attorneys for plaintiff. Demurrer overruled and twenty days allowed to answer.

Anderson Bros. vs O. H. Olive; D. Worth Clark attorney for plaintiff. Holden & Holden, E. M. Holden attorneys for defendant. Motion to strike out denied and thirty days to answer.

Jane A. Chase vs Chas E. Chase; Millsaps & Rich attorneys for plaintiff. Submitted on demurrer and taken under advisement.

Margaret M. Caldwell vs Columbus Nickerson et al; Jas. G. Gwinn attorney for plaintiff. Default of defendants entered.

Rexburg Drug Co. et al vs Brigham City M & M Association; O. P. Soule attorney for plaintiff. Default of defendant entered.

Later Bros. & Martha Haywood; C. Jones attorney for plaintiff. Dismissed without prejudice at plaintiff's cost.

D. M. Shields vs P. J. Owen; Briggs & McCutcheon, attorneys for plaintiff. Submitted on demurrer.

Phebe J. Armstrong vs Jens. Anderson and Edward Wheeler; F. S. Deitrich attorney for plaintiff. Judgment for plaintiff.

Lewis M. Nebeker vs S. G. Marler and John Lee; Douglas Hix attorney for plaintiff. Continued.

John L. Adams vs Lovina Cutshaw et al; Millsaps & Rich attorneys for plaintiff. Decree quieting title for plaintiff ordered.

Larson vs Larson. Divorce, granted. Shultz vs Thornton, continued.

CRIMINAL
State of Idaho vs Ezra Chase and Perry Burr; O. P. Soule prosecuting attorney. Dismissed.

State of Idaho vs Jesse C. Brandon; King & Millsaps attorneys for defendant. Dismissed.

State of Idaho vs William Colson; F. S. Deitrich attorney for defendant. Plea of not guilty and continued.

Public Invited to Sugar Factory.

The sugar factory at Sugar city will be thrown open to the public next Saturday from 1 to 4 o'clock p. m. The public is cordially invited to inspect the factory and view the process of manufacturing sugar from the crude beet to the refined and faultless essence, and all who attend will be amply repaid. The sugar industry is an important factor in the development of the country and should be appreciated.

It is drawing near the close of the year and we have a great many accounts standing out since the first of January. We can not do business with our money all on the books, so we ask those who are in arrears on subscription also for job work and advertising to send in the amount of their bill before the 15th of December that we may have time to close our books before the New Year.

PROBATE NOTICE.

In the Probate Court of Fremont County, State of Idaho--In the Matter of the Estate of Abner B. Antes, Deceased.

Notice of Hearing of Petition for Probate of Will.
Notice is hereby given, that Saturday the 3rd day of December, A. D. 1904, at 10 o'clock a. m. of said day, and the courtroom of said Court, at the courthouse in the Village of St. Anthony, County of Fremont, State of Idaho, have been appointed as the time and place for proving the will of said Abner B. Antes, deceased, and for the hearing of the application of E. J. Warner for the issuance to himself of Letters Testamentary thereon.

Witness my hand and the seal of said Court this 10th day of November, A. D. 1904. JOHN DONALDSON, Probate Judge.

ESTRAY NOTICE.

Nov. 7, 1904.
Notice is hereby given, that there came to my ranch at Wilford, Fremont County, Idaho, on or about Nov. 3rd, 1904, the following described animal:

One gray horse, weight about 1300 pounds, about 9 years old, branded on right shoulder.

Owner is requested to prove property, pay charges, and take the said property away. If not claimed within forty days from the date of filing this notice, the said animal will be sold according to law.

L. C. RICE.
Filed Nov. 7, 1904.
VICTOR HEGSTED, Auditor.

ESTRAY NOTICE.

Wilford, Nov. 7, 1904.
Notice is hereby given, that there came to my ranch at Wilford, Idaho, on or about October 24, 1904, the following described animals:

One black steer two years old, branded on left side; one red yearling steer, branded on left hip; one red bull, with white face, branded on left side; one two-year-old red steer branded on left side.

The owner is requested to prove property, pay charges, and take the said property away. If not claimed within ninety days from the date of filing this notice, the said animal will be sold according to law.

Geo. Caldwell.
Filed Nov. 7, 1904.
VICTOR HEGSTED, Auditor.

Desert Land, Final Proof.--Notice of Publication.

U. S. Land Office, Blackfoot, Idaho, November 3, 1904.
Notice is hereby given that Henry W. Curtis of Blackfoot, Idaho, has filed notice of intention to make proof on his desert land claim No. 2078, for the SW 1/4 sec 26, Twp 13 N R 43 E B M, before Register and Receiver at Blackfoot, Idaho, on Monday, the 19th day of December, 1904.

He names the following witnesses to prove the complete irrigation and reclamation of said land: Henry Simmons, Charles C. Simmons, Geo. L. Wall and Frank Wallall of Blackfoot, Idaho.

LORENZO R. THOMAS, Register.

Ordinance No. 23.

An ordinance entitled an Ordinance to repeal Section 13 of Ordinance No. 7 of the Ordinances of the Village of Teton City, to provide for the Collection of the Village Sexton's fees, stating what Sexton's fee shall be, and to whom such fee shall be paid, and prescribing duties of Village Clerk in relation to same.

Be it ordained by the Chairman and Board of Trustees of the Village of Teton City, Idaho, that;
Sec. 1. That Section 13 Ordinance No. 7 be and is hereby repealed.

Sec. 2. That any person desiring to have an interment made in the Teton Cemetery, shall apply to Village Clerk, and shall accompany such application with the sum of Three (\$3) Dollars, which sum shall be reserved as a fee for the Village Sexton, which fee shall be his compensation in full for services rendered as sexton, and no permit shall be issued by Village until such fee has been paid.

Passed at a regular meeting of the Board of Trustees held November 1, 1904.

JAMES SIDDOWAY, Chairman.
BEN F. GILLET, Clerk.

ASSESSMENT NOTICE.

Dewey Canal Company, Ltd.
Notice is hereby given that at a meeting of the directors of the above named corporation held on the 1st day of November, 1904, an assessment in cash of \$1.25 per share was levied on the Capital Stock, payable to the treasurer, C. D. Stevens, at St. Anthony, Fremont county, Idaho, payable by December 17, 1904.

Any stock upon which this assessment remains unpaid on the 17th day of December, 1904, will be delinquent and advertised for sale at public auction, and unless payment is made by January 17, 1905, will be sold to pay the delinquent assessment thereon, together with cost of advertising and expense of sale.

Dated at St. Anthony, Idaho, this 15th day of November, 1904.
C. D. STEVENS, Sec'y.
Office at residence east of schoolhouse.

NOTICE.

To who it may concern:
I, Ira N. Corey, sheriff elect of Fremont county, Idaho, hereby give notice of my intention, as such sheriff, to make application to the Board of County Commissioners of said County, at their regular January meeting, 1905, to-wit: at ten o'clock a. m., on the 9th day of January, 1905, or as soon thereafter as hearing can be had the appointment by said board of such deputy sheriffs and such clerical assistance as the needs of the sheriff's office of said county may require for the next two years.

Ira N. Corey, Sheriff Elect of Fremont County, Idaho.

Professional Cards.

HAMER & MCCONNELL, ATTORNEYS-AT-LAW,

St. Anthony - - - - Idaho.

J. B. JENNINGS, LAWYER,

Youman's Block. IDAHO.

MILLSAPS & RICH ATTORNEYS AT LAW.

Practice in State, Land and United States Courts. Ross-Hamer Block, St. Anthony, - - - - Idaho.

O. P. SOULE LAWYER

County Attorney of Fremont Co. ROSS-HAMER BLOCK ST. ANTHONY - - - - IDAHO

Dr. J. H. MCPHERSON, Dentist.

St. Anthony - - - - Idaho.

W. J. Middleton, Physician & Surgeon.

Office - - - - - Opposite Post Office Building Bell Phone No. 66. St. Anthony, Idaho

MILLER M. HARSBERGER, M. D.

PHYSICIAN, SURGEON & ACCOUCHEUR. Opposite Post Office. In office nights. Phone No. 60. ST. ANTHONY. - - - - IDAHO.

JAMES G. GWINN ATTORNEY-AT-LAW,

ST. ANTHONY, - - - - IDAHO

L. BLEVINS, M. D. PHYSICIAN & SURGEON,

Calls day or night promptly answered. ST. ANTHONY. - - - - IDAHO.

NOTICE TO CREDITORS.

In the Probate Court of the County of Fremont, State of Idaho.--In the Matter of the Estate of John Rowberry, Deceased.

Notice is hereby given by the undersigned administratrix of the estate of John Rowberry, 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 the said administratrix at her residence in Hibbard, County of Fremont, State of Idaho.

Dated at St. Anthony, Idaho, this 15th day of October, 1904. MARTHA A. ROWBERRY, Administratrix.

PROBATE NOTICE.

In the Probate Court of Fremont County, State of Idaho.--In the Matter of the Estate of Peter Medwed, Deceased.

Notice of Sale of Real Estate at Private Sale.
Notice is hereby given, that in pursuance of an order of the Probate Court of Fremont County, State of Idaho, made on the 15th day of November, 1904, in the matter of the estate of Peter Medwed, deceased, the undersigned, Mary J. Medwed, will sell at private sale, to the highest and best bidder, for cash or one-half cash and balance on time not exceeding one year, and subject to confirmation by said Probate Court on or after the 18th day of December, 1904, at her residence in St. Anthony, Idaho, where sealed bids in writing will be received, all the right, title, interest and estate of the said Peter Medwed at the time of his death, and all the right, title and interest that the said estate has, by operation of law or otherwise acquired, other than, or in addition to that of the said Peter Medwed at the time of his death, in and to all that certain lot, piece or parcel of land situate, lying and being in Fremont County, State of Idaho, and bounded and described as follows, to-wit: Lots One (1) and Two (2) in Section Eleven (11), Township Seven (7) North, Range Forty-three (43) East of Hoise Meridian, and its appurtenances and improvements thereon.

Dated this 15th day of November, 1904. MARY J. MEDWED, Administratrix of the Estate of Peter Medwed, Deceased. O. P. SOULE, Att'y for Administratrix.

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Notice for Publication.

U. S. Land Office at Blackfoot, Idaho, October 12, 1904.

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 Thomas Elliott, U. S. Commissioner, at St. Anthony, Idaho, on December 5, 1904, viz: Charles W. Thompson, of St. Anthony, Idaho, for the SW 1/4, SE 1/4 NW 1/4, SW 1/4, sec 21, Twp 7 N R 43 E.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: M. L. Thompson, Charles Thompson, M. J. Thompson and L. S. Borrows, all of St. Anthony, Idaho.

LORENZO R. THOMAS, Register.

Notice for Publication.

Land Office at Blackfoot, Idaho, October 12, 1904.

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 John Donaldson, Probate Judge at St. Anthony, Idaho, on November 28th, 1904, viz: Jasper M. Hammond for the SW 1/4 of sec 14, Twp 9 N R 42 E.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: Thomas I. Allen and Adolph A. Marler, both of Marsville, Idaho; Daniel G. Miller, Jr. of Parker, Idaho; M. M. Hammond of St. Anthony, Idaho.

LORENZO R. THOMAS, Register.

Notice for Publication.

U. S. Land Office at Blackfoot, Idaho, October 22, 1904.

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 Thomas Elliott, U. S. Commissioner, at St. Anthony, Idaho, on December 19th, 1904, viz: James W. McKinlay of Teton, Idaho, for the NE 1/4 sec 7, Twp 6 N R 41 E.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: George McKinlay, Samuel Henderson, Peter Anderson and Archie McKinlay, all of Teton, Idaho.

LORENZO R. THOMAS, Register.

Notice For Publication

U. S. Land Office, Blackfoot, Idaho, October 17, 1904.

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 Register and Receiver at Blackfoot, Idaho, on November 23, 1904, viz: James H. Cochran for the W 1/2 NW 1/4, sec 26; E 1/2 NW 1/4, sec 27, Twp 13 N R 38 E.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: Chas. Pettys, Wm. McGovern, Fred Schaller and Chas. Schaller, all of Kilgore, Idaho.

LORENZO R. THOMAS, Register.

Timber Land, Act June 3, 1878--Consolidated Notice for Publication.

U. S. Land Office, Blackfoot, Idaho, Sept. 24, 1904.

Notice is hereby given that in compliance with the provisions of the act of Congress of June 3, 1878, entitled "An act for the sale of timber lands in the States of California, Oregon, Nevada, and Washington Territory," as extended to all the Public Land States by act of August 4, 1892, Mark Austin, of Sugar City, County of Fremont, State of Idaho, has this day filed in this office his sworn statement No. 71, for the purchase of the Lots 4 and sec 4; Lots 6, 7, 11 and 12 of sec 5 in Township No. 13 N, Range No. 43 E B M, and will offer proof to show that the land sought is more valuable for its timber or stone than for agricultural purposes, and to establish his claim to said land before Thomas Elliott, U. S. Commissioner, at his office at St. Anthony, Idaho, on Monday, the 5th day of December, 1904.

He names as witnesses: John B. Crapo, D. H. Crapo and Leon Taylor, all of Parker, Idaho; and Thomas R. Cutler, Jr., of Sugar City, Idaho.

AND Thomas R. Cutler, Jr., of Sugar City, county of Fremont, State of Idaho, has this day filed in this office his sworn statement No. 72, for the purchase of the Lot 2, sec 22, Twp 11 N R 44 E; Lots 5 and 6; sec 4; and Lots 1, 5 and 8 of sec 5, Twp 13 N R 43 E B M, and will offer proof to show that the land sought is more valuable for its timber or stone than for agricultural purposes, and to establish his claim to said land before Thomas Elliott, U. S. Commissioner, at his office at St. Anthony, Idaho, on Monday, the 5th day of December, 1904.

He names as witnesses: John B. Crapo, D. H. Crapo and Leon Taylor, all of Parker, Idaho; and Mark Austin of Sugar City, Idaho.

AND any and all persons claiming adversely the above described lands are requested to file their claims in this office on or before said 5th day of December, 1904.

LORENZO R. THOMAS, Register.

Consolidated Notice for Publication.

U. S. Land Office at Blackfoot, Idaho, October 8, 1904.

Notice is hereby given that the following named settlers have filed notice of their intention to make final proofs in support of their claims, and that said proofs will be made before Thomas Elliott, U. S. Commissioner, at St. Anthony, Idaho, on November 23, 1904, viz: David H. Tarr of Teton, Fremont county, Idaho, for the Lot 4, SW 1/4 NW 1/4, sec 1; Lot 1, SE 1/4 NW 1/4, sec 2, Twp 6 N R 41 E B M.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: C. Bartlett, L. C. Rice, A. T. Rice and Chas. Shoemaker, all of St. Anthony, Idaho.

AND John Newby of Farnum, Fremont county, Idaho, for the SE 1/4 of sec 21, Twp 8 N R 43 E.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: Henry Newby, Robert Newby, James Newby and Iver Hendrickson, all of Farnum, Idaho.

LORENZO R. THOMAS, Register.

Yager's, the Undertakers.

PHONE 15. ST. ANTHONY. Parlors on Main Street.

A Complete Line of Caskets and Trimmings.

A Beautiful New Hears Furnished at Reasonable Rates.

CASH PAID FOR Grain, Potatoes and Hides.

Miser Brothers,

St. Anthony, Rexburg and Sugar City. Warehouse and Scales near Depot. Seed Rye and Fall Wheat for Sale.

Notice for Publication.

U. S. Land Office at Blackfoot, Idaho, October 22, 1904.

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 John Donaldson, Probate Judge, at St. Anthony, Idaho, on December 7, 1904, viz: Samuel A. Jacks, U. S. Commissioner, at St. Anthony, Idaho, for the W 1/2 NW 1/4, sec 21, Twp 7 N R 43 E.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: James Jensen, Lorin Loomis, Boney Jensen and George Sanders, all of Squirrel, Idaho.

LORENZO R. THOMAS, Register.

Timber Land, Act June 3, 1878--Consolidated Notice for Publication.

Department of the Interior, U. S. Land Office, Blackfoot, Idaho, Sept. 12, 1904.

Notice is hereby given that in compliance with the provisions of the act of Congress of June 3, 1878, entitled "An act for the sale of timber lands in the States of California, Oregon, Nevada, and Washington," as extended to all the Public Land States by act of August 4, 1892, Alma C. Hess of Rexburg, county of Fremont, state of Idaho, has this day filed in this office his sworn statement No. 55 for the purchase of the E 1/2 SW 1/4, NW 1/4 NW 1/4, sec 11, Twp 11 N R 41 E, and will offer proof to show that the land sought is more valuable for its timber or stone than for agricultural purposes, and to establish his claim to said land before Thomas Elliott, U. S. Commissioner, at his office at St. Anthony, Idaho, on Monday, the 21st day of November, 1904.

He names as witnesses: L. Steele of Blackfoot, Idaho; George Porter of St. Anthony, Idaho; Hans C. Jensen of Salem, Idaho; David Larsen of Rexburg, Idaho.

AND Helena Jensen of Salem, county of Fremont, state of Idaho, has this day filed in this office his sworn statement No. 57 for the purchase of the NE 1/4 NW 1/4, SW 1/4 NW 1/4, sec 11, Twp 11 N R 41 E, and will offer proof to show that the land sought is more valuable for its timber or stone than for agricultural purposes, and to establish his claim to said land before Thomas Elliott, U. S. Commissioner, at his office at St. Anthony, Idaho, on Monday, the 21st day of November, 1904.

He names as witnesses: L. Steele of Blackfoot, Idaho; George Porter of St. Anthony, Idaho; Hans C. Jensen of Salem, Idaho; David Larsen of Rexburg, Idaho.

AND Hans C. Jensen of Salem, county of Fremont, state of Idaho, has this day filed in this office his sworn statement No. 58 for the purchase of the W 1/2 NW 1/4 of sec 5; SW 1/4 NW 1/4, sec 5; and NE 1/4 NW 1/4, sec 7, Twp 11 N, R 41 E, and will offer proof to show that the land sought is more valuable for its timber or stone than for agricultural purposes, and to establish his claim to said land before Thomas Elliott, U. S. Commissioner, at his office at St. Anthony, Idaho, on Monday, the 21st day of November, 1904.

He names as witnesses: L. Steele of Blackfoot, Idaho; George Porter of St. Anthony, Idaho; Alma C. Hess and David Larsen of Rexburg, Idaho.

AND any and all persons claiming adversely the above described lands are requested to file their claims in this office on or before said 21st day of November, 1904.

LORENZO R. THOMAS, Register.

Consolidated Notice for Publication.

U. S. Land Office at Blackfoot, Idaho, October 2, 1904.

Notice is hereby given that the