

THE LEWISTON TELLER.

CITY AND COUNTY OFFICIAL PAPER.

THURSDAY, OCT. 12, 1882.

THE OPENING OF THE NEZ PERCE RESERVE.

We have information that leads us to believe that if the proper representations are early made of facts, which really exist, can be authentically made to the Indian bureau and to congress the Nez Perce reservation can be made open to settlement by the whites in side of two years, or three years at the farthest. The advantages of this change both to the Indians and the whites can hardly be computed in point of pecuniary advancement to both Indians and whites, and real development of the Indian in civilization, and in the industries which will make them grow, be prosperous and happy, and progress them nearer to the position of the white race, as citizens of our government respected by the whites, and themselves having and exercising due respect to all the laws that govern the whites. The movements that should be made to accomplish this desirable end, must not be spasmodic, but consistent and persistent, and with the right and welfare of the Indian kept constantly in view, and the Indians themselves must by our faith towards them in every particular be made to see that we are laboring for their good as well as our own in a financial point of view as well as in a moral and social and intellectual. They are as desirous of accumulation of wealth, as our white men, and many of them have more skill to accumulate than do many whites, while the majority possess habits of neither diligence nor economy, but are such as to scatter instead of gathering up. The personal observation of the industry, skill and economy and resulting thrift of white settlers among them who will treat them well and encourage them to their own methods of life will have more force than all the abstract teachings at agencies where only a few persons are present who give them precepts, but only in a very limited sense have the opportunity to furnish them the examples they need. As matters now are whatever is earned and saved at these agencies goes into a common fund and the individual Indian is not in a position to understand wherein he is individually benefited by the result of this labor and economy. If these Indians are on lands in severalty, what he earns is his own property and the land he tills is his to care for and improve, and he has no one to dictate how he shall use his accumulated means.

F. F. Singler's Endorsement by the Independent Convention.

The delegates from Nez Perce, Idaho and Shoshone counties, chosen by the people in accordance to a call for an independent annexation convention to nominate for delegate a resident voter of North Idaho, assembled at the court house yesterday at 6 o'clock p. m. The whole number of delegates represented was 38. After the temporary organization and report of committee on credentials, Jasper Reid, Esq., was made permanent president and W. T. McQuinn permanent secretary. On motion L. Brown, the Hon. T. F. Singler was invited to appear before the convention and state his views before the convention. On his introduction the Honorable gentleman before the convention a plain and unequivocal declaration of his views upon the question of our annexation to Washington, and gave pledges publicly that if elected, he would labor with all fidelity and ability he had, to accomplish our union with Washington as she becomes a state. After his stirring from the convention, a dilemma presented itself relating to the duty of the convention. The delegation was chosen to nominate a resident voter of North Idaho as candidate who is annexationist, and did our delegates powers extend to a resident of North Idaho. An adjournment was then held to 7 p. m. to consult upon the matter. At 7 o'clock the convention re-assembled, members having different opinions bearing upon the question, whether the Democrats generally in the North would support the Republican nominee of the Territory, who was an annexationist, than for Independent nominee who was an annexationist. The following resolution was then introduced by Delegate McKern, a Democrat:

Resolved, That the Hon. T. F. Singler be named before this convention and has named himself, in case of his election as delegate to Congress, that he will, to the best of his ability, advocate the annexation of counties of Idaho, Shoshone, Nez Perce, Kootenai, in Idaho Territory, to the Territory of Washington when that Territory becomes a State; and if the Territory of Washington should be admitted as a State should an enabling act be passed by Congress for its admission during his term in Congress he will advocate our cause in Congress to the utmost of his ability and use all honorable means in his power, to have the counties above named be added within the boundaries of, and to be a part of the State of Washington, therefore, be it resolved: That this convention deems it undesirable to nominate independent candidate for Delegate to Congress, as recommended in the call for meeting of this convention issued Sept. 11, 1882.

We further recommended the Hon. T. Singler for the suffrages of the voters of North Idaho, who are in favor of North Idaho becoming a part of the future State of Washington.

McKern moved the adoption of this resolution. Mr. Leland raised a point of order it was beyond the jurisdiction of the

convention to endorse a man from South Idaho for Delegate in Congress. The decision of the Chair overruled the point of order. The question of adoption then came up for discussion; Mr. Leland and Mr. Taylor distinctly told the convention that if the Democrats of the North would unite upon Singler as readily as they would upon an independent man from the North, they would prefer them to do so, for the reason that he would, doubtless, obtain a larger vote in the South and would have fair chances of an election, that it all depended upon the democrats of the north, that it was the union of the voters of the north that was essential to annexation that the democrats of the convention being in the majority, must be assured that they could bring their constituents to see the propriety of this resolution to hold the people of the north together and prevent them from voting for Ainslie. Mr. McKern the mover of the resolution was fully of the opinion that now his brother democrats could more firmly unite the democrats of the north on Singler under his pledges, than they could be united on an independent at nominee, although the call for the convention had been urged and fully endorsed by them. The vote being taken, only 4 negative votes were polled, and every democrat voted for the resolution.

ANNEXATION MOVEMENT.

The convention which assembled in Shield's hall last Saturday to discuss and act upon the annexation movement was in every sense a success. It was strong in numbers, strong in good hard sense and strong in purpose. Following is the sentiment expressed by the meeting:

It is proposed to meet the annexation question fairly and fully. By nominating a man solely on that issue and voting for him solidly, the people of the four counties make a record that cannot be wiped out, and that will materially aid Mr. Brew's in the work he has so well begun. A solid vote in favor of annexation gives Congress indisputable proof of the wishes of the people, and those wishes will undoubtedly be respected. The measure is so just and equitable, so plainly needed, nay, demanded, that if the people will speak this fall loud enough for Congress to hear, that body will certainly heed.

It is the only way to assist in the work. Voting for the other candidates is voting against annexation, since it is known that one will fight against it and fight hard while the other has not announced himself in favor of it. Those who are not for the movement are against it. This is a general fact and an indisputable fact in any matter whatever, be it political, social or religious.

The district convention will meet next Wednesday to place in nomination a candidate for Congress. If this candidate receive the solid vote of the north, and then any person states to a congressional committee that the people are not unanimous in their desire for annexation, the returns will give the lie to the assertion. And this vote must be unanimous; for if the annexation candidate is placed in the field, and fails of a practically a solid vote, we be to the hopes of North Idaho. However, no such result is contemplated. Having once started out in this contest, the people will make a determined fight, and success is theirs. Nothing was ever accomplished in this world by waiting and wishing; so let every man be up and doing.

Such were the sentiments of last Saturday's convention.—Mirror.

ADMISSION NEXT SESSION.

The Washington correspondent of the Walla Walla Union writing under date of Sept. 24th says:

Your correspondent has conversed with some of the Committee on Territories, of the Senate, since the adjournment, and they give him flattering assurances of the passage of the bill for your admission on or before the 4th of March next.

It is all nonsense to say to the contrary, and if North Idaho is ever admitted it must go in with Washington. The Delegate elect from Idaho, whomsoever he may be, will never have the privilege of acting in an official capacity at Washington to secure the admission. Hence the importance of the people of the North voting solid on our annexation man, who is an open and avowed annexationist, and let Mr. Brews use the record of that vote against Mr. Ainslie's charge that the North are divided upon the question, because many have before voted for him without his avowed declaration that he was opposed to annexation.

ANNEXATION.

Some seem to be of the opinion that the citizens of North Idaho are acting very unwise in starting an independent move on the delegate issue, and assert that it will be ruinous to the annexation scheme. The southern portion of the territory will never aid in the dismemberment of the territory. If North Idaho is ever annexed to our territory it will be done by a power outside of Idaho. All the people of North Idaho intend to do, is to show to Congress by a united voice that they are anxious to be made a part of Washington, and also to show to Congress that they now, and forever cease to affiliate with the southern portion of the Territory. If Congress does in the future as it has done in the past to do nothing but what will strengthen some political party—then perhaps it would

be better for the people to vote a ticket that corresponds with the majority in Congress. If our future hangs upon which party is in the majority on the 7th of next November it is time that more independent moves were started. It is a poor recommendation for those in power, or those who expect to be in power, that the party in power will govern their actions. Any reason why we should be a State, or any reason why North Idaho should be annexed to our Territory is still a reason whether Democrats or Republicans are in the majority, and any man who acts from a different motive is unfit to merit the respect or suffrage of any of our citizens.—Boomerang.

NEW TO-DAY.

NOTICE FOR HOMESTEAD PROOF.

J. P. N. HAVARD
LAND OFFICE AT
Lewiston, I. T., Oct. 11, 1882.
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 secure final entry thereof at the expiration of thirty days from the date of this notice, viz: Saturday, Nov. 18, 1882, 10 a. m., at this office, John P. N. Havard, Homestead No. 920 for the NW 1/4 of NW 1/4 and NE 1/4 sec 14 tp 34 n r 5 w and names the following as his witnesses, viz: J. W. Kautz, J. S. Haines, L. A. White and N. P. Ohaver of Lewiston Postoffice I. T.
J. M. Howe, Register.

NOTICE FOR HOMESTEAD PROOF.

P. PAULS
LAND OFFICE AT
Lewiston, I. T., Oct. 11, 1882.
To Wm Y. Sassen and to whom it may concern.

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 secure final entry thereof at the expiration of thirty days from the date of this notice, viz: Friday, Nov. 17, 1882, 10 a. m., at this office, Peter Pauls, Homestead No. 158 for the SW 1/4 sec 32 tp 38 n r 4 w and names the following as his witnesses, viz: C. Johnson, J. C. Scher, C. Christensen and M. H. Oaburg of Genesee, I. T.
J. M. Howe, Register.

NOTICE FOR PRE-EMPTION PROOF.

S. S. LEACHMAN
U. S. LAND OFFICE
Lewiston, I. T., Oct. 11, 1882.
To Charles E. Kellogg and to whom it may concern.

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 secure final entry thereof at the expiration of thirty days from the date of this notice, viz: Thursday, Nov. 16, 1882, 10 a. m., at this office, Samuel S. Leachman, DS. 1620 for the NW 1/4 sec 1 and NW 1/4 sec 2 tp 33 n r 2 w and names the following as his witnesses, viz: W. H. Whitcomb, H. M. Moore, H. F. Crawford, and W. L. Church of Lewiston, I. T.
J. M. Howe, Register.

NOTICE FOR PRE-EMPTION PROOF.

W. C. WHITLEY.
LAND OFFICE AT
Lewiston, I. T., Oct. 11, 1882.

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 secure final entry thereof at the expiration of thirty days from the date of this notice, viz: Tuesday, Nov. 14, 1882, 10 a. m., at this office, William C. Whitley, D. S. No. 1673 for the lots 1 and 2, NW 1/4 sec 7 tp 38 n r 2 w, and names the following as his witnesses, viz: A. Smith, W. Steward and J. Furrow, of Moscow, I. T.
J. M. Howe, Register.

NOTICE FOR PRE-EMPTION PROOF.

U. S. LAND OFFICE,
Lewiston, I. T., Oct. 5, 1882.
C. A. GASSMAN

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 secure final entry thereof at the expiration of thirty days from the date of this notice, viz: Saturday, Nov. 4, 1882, 10 a. m., before B. F. Morris, deputy clerk, at his office at Lewiston, I. T., Charles A. Gassman pre DS 1292 for the SW 1/4 and NW 1/4 sec 13 tp 31 n r 1 e and names the following as his witnesses, viz: G. S. Bates, M. J. Smith, J. Kohler and E. Colley of Cottonwood P. O. I. T.
J. M. Howe, Register.

NOTICE FOR PRE-EMPTION PROOF.

LAND OFFICE AT
Lewiston, I. T., Oct. 3, 1882.
M. McQUEEN

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 secure final entry thereof at the expiration of thirty days from the date of this notice, viz: Thursday, Nov. 9, 1882, 10 a. m., at this office Mary McQueen DS 1476 for the SW 1/4 sec 6 and NW 1/4 sec 13 tp 31 n r 1 e and lot 1 sec 7 tp 35 n r 5 w and names the following as his witnesses, viz: J. Rand, E. A. McAllister and H. O. Arant of Lewiston P. O. I. T.
J. M. Howe, Register.

NOTICE FOR PRE-EMPTION PROOF.

LAND OFFICE AT
Lewiston, I. T., Oct. 3, 1882.
J. P. JEROME

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 secure final entry thereof at the expiration of thirty days from the date of this notice, viz: Saturday, Nov. 11, 1882, 10 a. m., before B. F. Morris, deputy clerk, at his office at Lewiston, I. T., J. P. Jerome DS 1540 for the NW 1/4 sec 13 tp 31 n r 2 e and lot 4 and NW 1/4 sec 18 tp 31 n r 3 e and names the following as his witnesses, viz: J. W. H. Weber, and L. P. Wilmot of Mt. Idaho P. O. I. T.
J. M. Howe, Register.

NOTICE FOR PRE-EMPTION PROOF.

LAND OFFICE AT
Lewiston, I. T., Sept. 28, 1882.
J. A. PEARSON

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 secure final entry thereof at the expiration of thirty days from the date of this notice, viz: Saturday, Nov. 4, 1882, 10 a. m., before B. F. Morris, deputy clerk, at his office at Lewiston, I. T., J. A. Pearson, DS. 1418, for the NW 1/4 and NE 1/4 sec 15 tp 30 n r 2 e B. M. and names the following as his witnesses, viz: J. Jewell, C. A. Crooks and J. W. Crooks of Grangeville P. O. I. T.
J. M. Howe, Register.

LEGAL.

NOTICE FOR PRE-EMPTION PROOF.

LAND OFFICE AT
Lewiston, I. T., Oct. 3, 1882.
WALTER B. EAKIN
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 secure final entry thereof at the expiration of thirty days from the date of this notice, viz: Monday, Nov. 13, 1882, 10 a. m., at this office Walter B. Eakin, DS 1687 for the lot 1 and NW 1/4 sec 2 tp 35 n r 5 w, and names the following as his witnesses, viz: N. B. Holbrook, M. D. Smith, O. Christensen and R. H. Barber of Lewiston I. T.
J. M. Howe, Register.

NOTICE FOR PUBLICATION.

LAND OFFICE AT
Colfax, W. T., Sept. 30, 1882.
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 the U. S. Land Office at Colfax, W. T., on November 24, 1882, at 10 A. M. viz: Frank M. Mraz, who made DS No. 1293 for the NW 1/4 and NE 1/4 sec 32 tp 13 n r 45 e. w. m. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: M. E. Fitzgerald of Litchville, Robert Devlin of Litchville, James Carney of Litchville and Joe Cosbier of Colfax P. O. W. T.
J. M. ARMSTRONG, Register.

NOTICE FOR PUBLICATION.

LAND OFFICE AT
Walla Walla, W. T., Sept. 28, 1882.
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 E. R. Burk clerk dist. court at Dayton, W. T., on November 12, 1882, viz: Dorcas Palmer, lot 2201, for the NW 1/4 sec 25 sec 26 and NE 1/4 sec 35 tp 10 n r 44 e. w. m. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: E. H. Warner, A. Shode W. Jones and H. Pearsall all of Lewiston, I. T.
E. H. MORRISON, Register.

NOTICE FOR PUBLICATION.

LAND OFFICE AT
Walla Walla, W. T., Sept. 28, 1882.
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 the register or receiver, U. S. Land Office at Colfax, W. T., on Nov. 15, 1882, at 1 P. M. viz: Walter S. Craig, who made his entry No. 2456, for the NW 1/4 sec 32 tp 14 n r 45 e and lot 2 sec 5 p 2 n r 45 e. w. m. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: Geo. W. Howard, S. T. Shibley, M. Hewitt and C. W. Warstaff all of Litchville P. O. W. T.
J. M. ARMSTRONG, Register.

NOTICE FOR PUBLICATION.

LAND OFFICE AT
Colfax, W. T., Sept. 29, 1882.
WALTER S. CRAIG

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 the register or receiver, U. S. Land Office at Colfax, W. T., on Nov. 15, 1882, at 1 P. M. viz: Walter S. Craig, who made his entry No. 2456, for the NW 1/4 sec 32 tp 14 n r 45 e and lot 2 sec 5 p 2 n r 45 e. w. m. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: Geo. W. Howard, S. T. Shibley, M. Hewitt and C. W. Warstaff all of Litchville P. O. W. T.
J. M. ARMSTRONG, Register.

NOTICE FOR PUBLICATION.

U. S. LAND OFFICE,
Colfax, W. T., Oct. 3, 1882.

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 the Register or Receiver of the U. S. Land Office at Colfax, W. T., on Nov. 25, 1882, at 10 a. m., viz: Norman Patterson who filed DS. 2326 for the NW 1/4 sec 17 and NE 1/4 sec 20 tp 20 n r 45 e. w. m. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: Wm M. Shelton, W. A. Shelton, E. F. Schreier, Jas. Gilkerson, all of Colton P. O. W. T.
J. M. ARMSTRONG, Register.

NOTICE.

I HEREBY CAUTION all from purchasing or accepting a certain debt bill for \$75.00 payable to myself and signed by Geo. P. Vollmer & Co., being amount received as purchase price for my ranch. There is endorsed on said paper \$88.50. This is either lost or stolen and I hereby acknowledge having received the balance, \$11.50, yet due on said bill at time of loss.
N. P. OHAYER.
Lewiston Oct. 11, 1882. 12-2w

COME AND SETTLE.

ALL PERSONS indebted to the firm of Lowenberg Bros. either by note or bill of account are hereby respectfully requested to call and make settlement and payment within 60 days from date of this notice, otherwise their notes and accounts will be placed in the hands of an attorney for collection. A word to the wise should be sufficient.
LOWENBERG BROS.
Lewiston I. T. Oct. 5, 1882. 1m

OFFICE INDIAN AGENT.

Nez Perce Indians
Lapwai Idaho Oct. 4th 1882.

UNDER INSTRUCTIONS FROM COMMISSIONER OF INDIAN AFFAIRS.

I WILL SELL AT

PUBLIC AUCTION,

At Lapwai Agency, Idaho,

At 10 o'clock A. M. Oct. 23, 1882,

To the highest bidder, for cash,

THREE (3) SPAN OF HORSES

Belonging to the Indian Department.

CHAS. E. MONTEITH,
U. S. Indian Agent.

THE LEWISTON COLLEGIATE INSTITUTE

LEWISTON, I. T.

REV. LEVI TARR A. M. Pres.

ELLA M. TARR, B. L. Lady prin.

This institution has been established by the Columbia River Conference of the M. E. Church, and is under its control.

The board of trustees have secured as president, an educator of many years experience. He comes fully recommended, and will be assisted by a full corps of professors. The aim is to give to both sexes a thorough practical education without sectarian prejudice, but under the highest moral influence. There will be primary preparatory, normal, commercial, scientific and classical courses of study; a school of art and a conservatory of music. Good board can be had with furnished rooms, at from \$4 to \$7 per week, and students clubbing together can board much cheaper.

TUITION.

Per term of 13 weeks.....\$10 to \$15
Art and commercial studies extra.
The first term opens October 4 and closes December 22, 1882, second term opens January 3, and closes March 30, 1883, third term opens April 10 and closes June 29, 1883.
The salubrious and healthful climate of Lewiston, so mild that it scarcely ever snows, but produces an abundance of all kinds of fruit, make it the most desirable place in the great northwest for a seat of learning.

MISCELLANEOUS.

TO THE PUBLIC!!

H. W. LITTLE

Respectfully announces to the citizens of Lewiston and vicinity that he has just opened with a full line of

PURE DRUGS AND MEDICINES.

And hopes, by strict attention to business, accuracy, and FAIR DEALING To warrant a share of your patronage.

MY STOCK OF TOILET ARTICLES IS FULL AND COMPLETE.

CHOICE BRANDS OF CIGARS IN THE CITY.
PRESCRIPTIONS CAREFULLY COMPOUNDED, DAY OR NIGHT.
Dr. Stanton's old stand, Main street at head of 4th. Lewiston, I. T.

S. GRAY, Wm. HUNTER

NEW HARNESS AND SADDLE SHOP.

S. GRAY & CO.,

Main street, north side, between 2d and 3d, Lewiston I. T.

Have constantly on hand a large assortment of SADDLES, HARNESS and SADDLERY HARDWARE. BUGGY ROBES and FANCY GOODS. BITS, SPURS, LASHES, WHIPS, HORSE BRUSHES, CURRY COMBS and CARDS.
Job work neatly, thoroughly and promptly done.
Prices, CHEAP for CASH.

LEGAL.

NOTICE FOR HOMESTEAD PROOF.

LAND OFFICE AT
Lewiston, I. T., Sept. 18, 1882.
D. E. CUMMINGS
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 secure final entry thereof at the expiration of thirty days from the date of this notice, viz: Friday, Oct. 20, 1882, 10 a. m., at this office, D. E. Cummings, lot 911 for the NW 1/4 and NE 1/4 sec 31 tp 28 n r 1 w, and names the following as his witnesses, viz: J. F. King, Wm. Curtis and J. M. Brookings of Cameron P. O. I. T.
J. M. Howe, Register.

NOTICE FOR HOMESTEAD PROOF.

LAND OFFICE AT
Lewiston I. T., Sept. 18, 1882.
W. F. CURTIS
To Herman Quast and to whom it may concern.

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 secure final entry thereof at the expiration of thirty days from the date of this notice, viz: Friday, Oct. 19, 1882, 10 a. m., at this office William F. Curtis lot 844 for the NW 1/4 sec 32 tp 35 n r 2 w, and names the following as his witnesses, viz: J. B. Posten, D. E. Cummings, Ed. Welker and W. Welker, of Cameron P. O. I. T.
J. M. Howe, Register.

NOTICE FOR PUBLICATION.

LAND OFFICE AT
Lewiston, I. T., Sept. 18, 1882.
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 U. S. Land Office at Walla Walla, W. T., on Oct. 20, 1882, viz: David S. Prescott, lot 1833 for the NW 1/4 sec 31 tp 35 n r 45 e. w. m. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: H. W. Ward, William Rogers, William H. Tuttle of Anatone, W. T., and George Cummings of Thon W. T.
E. H. MORRISON, Register.

NOTICE FOR PRE-EMPTION PROOF.

LAND OFFICE AT
Lewiston, I. T., Sept. 5, 1882.
J. LANIER
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 secure final entry thereof at the expiration of thirty days from the date of this notice, viz: Friday, Oct. 13, 1882, 10 a. m., at this office, Jeremiah Lanier, pre-emption DS. 1646 for the NW 1/4 and lot 4 and 5, section 12 and lot 1 section 12 tp 35 n r 6 w, and names the following as his witnesses viz: S. C. Hutchings, T. H. Harrison, H. Kautz and N. P. Ohaver of Lewiston P. O. Idaho Ter.
J. M. Howe, Register.

NOTICE FOR PRE-EMPTION PROOF.

LAND OFFICE AT
Lewiston, I. T., Sept. 5, 1882.
To Jeff D. Cox and to whom it may concern.
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 secure final entry thereof at the expiration of thirty days from the date of this notice, viz: Friday, Oct. 13, 1882, 10 a. m., at this office, Jeremiah Lanier, pre-emption DS. 1646 for the NW 1/4 and lot 4 and 5, section 12 and lot 1 section 12 tp 35 n r 6 w, and names the following as his witnesses viz: S. C. Hutchings, T. H. Harrison, H. Kautz and N. P. Ohaver of Lewiston P. O. Idaho Ter.
J. M. Howe, Register.

Caution.—The undersigned take this method of forbidding small boys, boys of larger growth, and men from shooting upon their premises. If game is driven there, wait till it comes off before shooting at it, as our fruit trees have already suffered from shots fired upon our premises.
J. N. LINDSAY,
L. DELSO,
P. H. HOWE.
Nez Perce county, Aug. 15, 1882. 45

a week in your own town—\$5 Out-
to free. No risk. Every thing new
Capital not required. We will furnish you everything. Many are making fortunes. Ladies make as much as men, and boys and girls make great pay. Reader, if you want a business at which you can make great pay all the time you work, write for particulars to H. HALLETT & CO., Portland, Maine. 18

MISCELLANEOUS.

This space is reserved for
WELLS, THE BLACKSMITH,
Corner of 1st and D. st's, just below Wig-
gins' wheelwright shop.

NORTHWESTERN STAGE LINE.

LaDOW & MOONEY, Proprietors.

Stages of this line will make Tri-weekly trips, either way, between
LEWISTON & CHENEY
Via GENESSEE, MONCOW, PA-
LOUSE CITY, FARMINGTON
AND BANGOR.

Carrying the U. S. Mail, Wells, Fargo & Co.'s Express and passengers, and connecting at Palouse City with stages for Colfax, and at Cheney with stages for Medical Lake, Spokane Falls and all points in the Pen de Oreille division of the Northern Pacific Railroad.

The lines are well stocked with comfortable coaches and passengers are carried through on good time and with comfort and safety.

Stages leave Lewiston on Monday, Wednesday and Friday mornings, and leave Cheney the same mornings, at 6 o'clock A. M., reaching their destination at 5 o'clock the same evening. 49tf

Look Here!

THE CLEARWATER FLOURING MILL

—AT—
LEWISTON, IDAHO,
HAS BEEN LEASED

By the undersigned. He proposes to run it hereafter exclusively for the benefit of its patrons. Farmers can get flour from their own hands, CORN BOUND and their CHOPPING DONE to order.