March 2-18%.
Sect. 32, Town. 120, Range 26
131v. O, Lint No. 48
Approved July 29, 1896,  M. des M., Clerk,
Division
Patented Aug. 21, 1896.  Recorded, Vol. 10 A., page 412
1-131

Final Certificate No. 5449

Homestead Application No. 8584

Fatent to contain reservation according

to proviso to the Act of Aug. 30, 1890.

LAND OFFICE

# HOMESTEAD.

Lan	à Ottice at Sact Lake leig Wich
	March 2ª, 189.4
FINAL CERTIFICATE,	APPLICATION,  200.85-8-4
270. 5449	o the provisions of Section No. 2291, Revised Statutes of the
United States, Comment of Line	PhreCourg has
made payment in full for My	
S. C.	
of Section No. 32	, in Township No. 1 Morch, of
Range No. 2 East  Maridian Maridian	of the Self Levil Principal, containing /60acres.
Now, therefore, be it known, That on	bresentation of this Certificate to the COMMISSIONER OF THE
GENERAL LAND OFFICE, the said shall	be entitled to a Patent for the Tract of Land above described.
	Bun Goo
	Register.

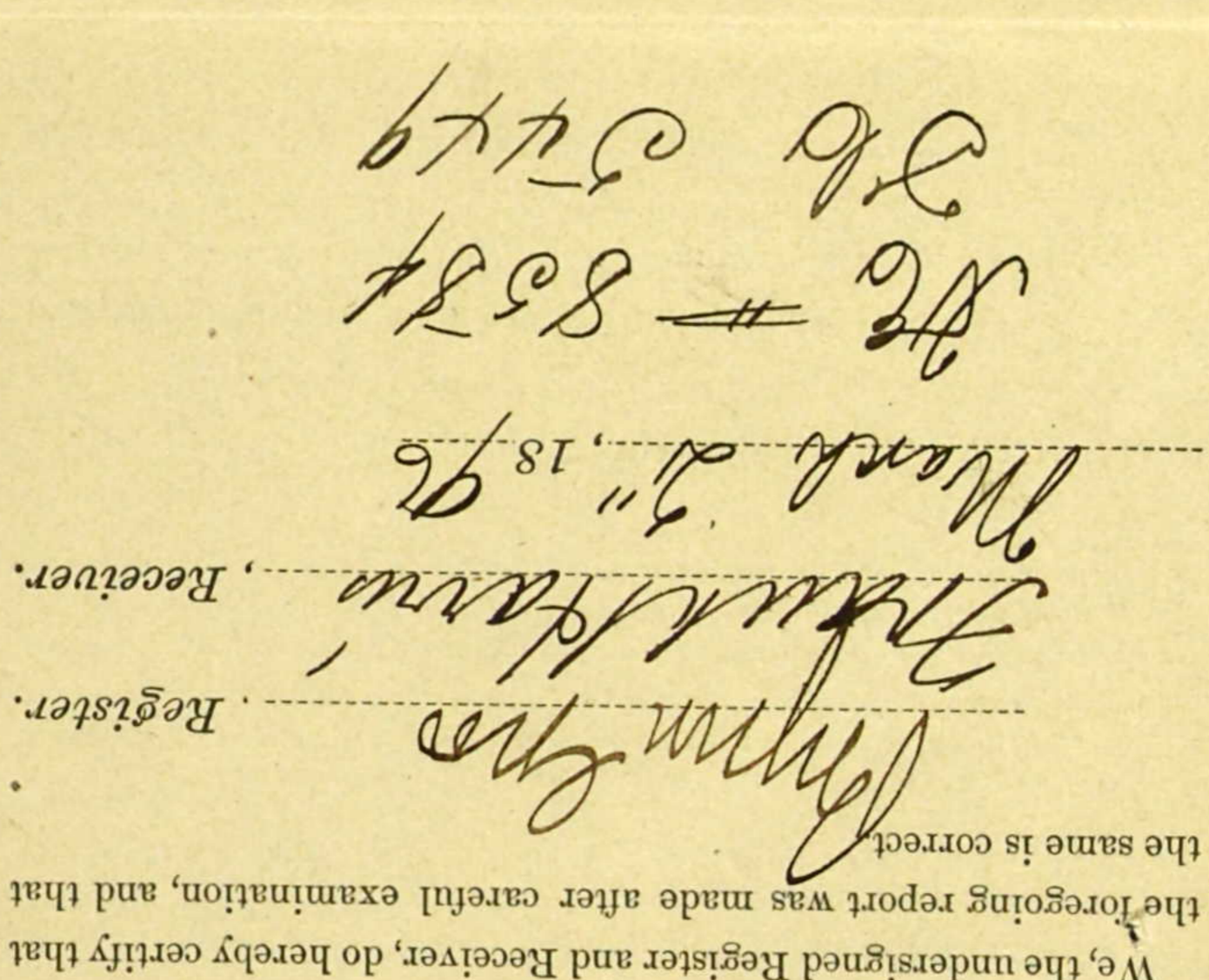
Final Receiver's Receipt No. 9449

Application No. 854

## HOMESTEAD.

Receiver's Office, Saet Larke leely Min
meceiver's office, may a seeing may
March 2d, 1896
Received of John P Hrelburg the sum
of Tweeve dollars cents,
being the balance of payment required by law for the entry of 5/1/4
of Section 32 in Township / Morch of Range 2 East
containing / 60 . acres, under Section 2291 of the
Revised Statutes of the United States.
Janualfarri
Receiver.
# Testimony fee received. Number of written words, 669
Rate per 100 words 22/2 cents.

0-4



We, the undersigned Register and Receiver, do hereby certify that

FINAL HOMESTEADS.

(4-658 a.)

# Register and Receiver's Report. H. E. District

1. Was proof prematurely made? Ans.
(Instructions 1.)
2. Was proof made after 7 years from date of entry? Ans. Lo-
If so, did you apply Instructions 2? Ans
3. State No. of weekly insertions of published notice. Ans.  Was notice definite as to time, piace, and officer to take the
proof? Ans.
Was proof taken (a) by officer advertised? And
Was proof taken (b) on day advertised? Ans Des Steraffeld
Was proof taken (c) at place advertised? Ans
Was land properly described in published notice? Ans.
Were names of witnesses properly published? Ans.
(See Instructions 3.)
4. Was officer legally qualified to take the proof? And (See Instructions 4.)
5. Was all the proof taken before the same officer? Ans.
6. Has he properly signed and attested the proof parts Ans. L
7. Have you signed all necessary papers? Ans.
8. Are names of claimant and witnesses properly signed to all the
papers? Ans.
9. Do they agree with published notice? Ans.
10. Have you compared description and names in the original proof
and final entry papers and found them correct? Ans. Lea-
11. Are proof of publication and posting of notice correct? Mrs. 4
(No interlineations or erasures of published notice will be permitted.)  Fernandez, 6 L. D., 379.)
12. Are any papers lost not dated, not signed, or sealed, if neces-
sary? Ans / D
13. Was any witness substituted? Ans
14. Are all absences fully explained? Ans
15. If claimant fully naturalized, are original papers furnished?  Ans
If not, did officer taking proof certify a copy of original papers
(not a copy of a copy)?
(not a copy of a copy)? Ans  16. Was residence established within 6 months from date of entry?
And the stabilished within 6 months from date of entry?

If not, require reason for failure, and if sufficient excuse is

Wilson vs. St. P., M. & M. By 6 L. D., 567.)

17. Have you any doubt of claimants having complied in good

18. Have you any reliable information outside of the record which

(See Certificate on back.)

casts suspicion on this entry? Ans. a.a.

given, issue certificate, as in other cases.

faith with the law? Ans. ---

Ans. ---

#### CIRCULAR OF INSTRUCTIONS

TO

#### REGISTERS AND RECEIVERS

#### FOR TAKING AND PASSING ON FINAL PROOF.

RULE 1.—PREMATURE FINAL PROOF.

Reject all Final Proofs prematurely made, viz:

In Pre-emptions and Commuted Homesteads, before the expiration of 6 months from date of establishing a bona fide residence.

In Final Homesteads, before the expiration of 5 years from date of entry, except: 1. Where residence is allowed before entry, (Act June 14, 1878, Act May 14, 1880.) 2. Where credit is allowed for military or naval service. Secs. 2304-5-6 and 2291, R. S. U. S.

In Timber Cultures.—1. Before the expiration of 8 years from date of entry. 2. Before the expiration of 8 years from the date when the total number of trees, seeds, and cuttings required by law are planted.

Cir. July 12, 1887, Sec. 23.

----

In Timber and Stone Entries, before the expiration of 60 days publication, as required by law, (10 weekly insertions.)

20 Stat., 89, Sec. 3; Cir. '84, p. 97; 2 L. D., 709; 4 L. D., 282.

In all cases, before the expiration of the time of publication and the day fixed.

See Rule 3.

#### RULE 2.—LAPSED FINAL PROOF.

When final proof is taken (or offered) after lapse of statutory period, viz:

In Final Homesteads, after 7 years from date of entry.

In Timber Cultures, after 13 years from date of entry.

In Desert Entries, after 3 years from date of entry.

Require affidavit of party making proof of real cause of delay, withhold certificate, and forward all papers to this office for action.

Note.—In Preëmption and Commuted Homesteads the above rule does not apply.

#### RULE 3.—PUBLISHED NOTICE OF FINAL PROOF.

The Register alone is responsible for the correctness of published notice. Act March 3, 1879.

Thirty days publication of notice (6 weekly insertions) of intention to make proof is required in—

Preëmptions, Commuted Homesteads, and Final Homesteads.

Act March 3, 1879; Cir. March 20, 1883.

Timber Cultures. Cir. July 12, 1887, Sec. 23.

Desert Entries. Cir. June 28, 1887, Sec. 13.

Town-sites. Cir. July 9, 1886, Sec. 12.

Timber and Stone Entries. Sixty days, (10 weekly insertions.)

Cir. July 16, 1887, Sec. 10.

The notice must contain—

(a) Correct description of land sought to be entered, and kind of entry to be made. Act March 3, 1879. (b) Correct names of wit-

nesses and post-office address. Act March 3, 1879. (c) The exact day (not a holiday) when, and (d) the exact place where, proof is to be taken. (e) The officer's name and official designation who is to take proof.

c, d, e, Jacob Semer case, 6 L. D., 345; Lent case, 6 L. D., 110; Sherlock case, 6 L. D., 155.

Note.—C, d, e, must be unambiguous and not alternative, as in the Jacob Semer case (6 L. D., 345), viz: "before a Judge or Clerk of Court of Record."

Note 2.—All proof must be taken before the same officer: Provided pending cases, and those wherein notice of intention to submit proof has been pub-

RULE 4.—OFFICERS AUTHORIZED TO TAKE
FINAL PROOF.

#### of Record. 21 Stat., 169; Cir., March 30, 1886. In Timber Culture and Desert Entries—

In Preëmption and Commuted Homesteads—

Register and Receiver; Judge, or Clerk of Court of Record. T. C. Cir., July 12, 1887, Sec. 24; Desert Cir., June 28, 1887, Sec. 7.

In Final Homesteads—

Register and Receiver; Clerk of County Court; Clerk of Court

## Register and Receiver; Judge of Court of Record; Clerk of Court of Record (only) when Judge is absent. This fact must be certified

by Clerk. Act March 3, 1877.

In Timber and Stone Entries and Town-sites—

Register and Receiver alone can take the proof. T. & S. Cir.,

July 16, 1887, Sec. 11; Town-site Cir., July 9, 1886; R. S., 2387.

Note.—Judges and Notaries Public can not take Preëmption and Commuted Homestead Proof, except Probate Judges, who are ex officio their own clerks, and so certify. Cir., Oct. 27, 1884; Cir., March 30, 1886; 3 L. D., 154.

Judges, Clerks, and Notaries can not take proof in Timber and Stone Entries.

Clerks can not take Final Homestead Proof unless Judge is absent, and they

RULE 5.

Registers and Receivers will approve no case, neither accept

payment nor issue final certificate and receipt thereon, until the foregoing requirements are complied with. *Provided*, in exceptional cases of hardship, when non-compliance is no fault of claimant and his good faith appears, and no one protests against the entry, you will withhold certificate and receipt, and forward papers and explanatory affidavits to this office by special letter for instructions.

S. M. STOCKSLAGER,

Commissioner.

WM. F. VILAS,

Jan. 1, 1889.

Approved:

so certify.

Secretary.

(4-137.)

RECEIVER'S RECEIPT, No. 85-84

APPLICATION, No. 8584

nestead, or other entry not consummated, may be cleared in order to ultivation, there remains more timber than is required for improvember for legitimate purposes is a question of fact which is liable to be raperson who cut it will be liable to civil suit for recovery of the value

#### HOMESTEAD.

	Receiver's Office. Half Loug Albah.
*	( ) Chruay 6th , 1886.
1	Received of John Melberg the sum
\disp	Queuly hoo dollars cents;
being	the amount of fee and compensation of Register and Receiver for the
entry	of the MM Marler
1	
a de	of Section 32 in
Kown	eship 1 North of Range Doast, under
Section	on No. 2290. Revised Statutes of the United States

p 0, 9, eo

8 22 00

See

Note.—It is required of the homestead settler that he shall reside upon and cultivate the land embraced in his homestead entry for a period of five years from the time of filing the affidavit, being also the date of entry. An abandonment of the land for more than six months works a forfeiture of the claim. Further, within two years from the expiration of the said five years he must file proof of his actual settlement and cultivation, failing to do which, his entry will be canceled. If the settler does not wish to remain five years on his tract, he can, at any time after six months, pay for it with cash or land warrants, upon making proof of settlement and cultivation from date of filing affidavit to the time of payment.

6-01

Declaration of Intention To Become a Celegen of the United States. I John Mietberg do declace on oath that it is bona fide my intention to become a Celizen of the United States of and alique and for renormer former, all allegiance and fidelity, to all and any Tonige Prince Polentale, State and Tovereignty. whatever, and particularly to the Amig of Sweden of whom Chras a Subject I mem and Subscribed Tobefore me ab Jung)
my Office at Salt Lake City this John Hothburg Therteenth day of October as 1870) MmJ. Walker. Oleskofthe Wed Third Judicial District Count in and forthe Territory of Wal. Mm Malker Clustofile U.S. Through dienel District Court in and for the Tending of retail do. Certify that the above is a time Copy of the or gual Declaration of John Writhing 15 become a Citizen of the United Thates of America remaining on neard in my office On Teetimony Whereof Thave hereunto Subscribe my name and affixed the seal Earl) of said Court atmy office me Talt Lake Coly in Sand Territory this 13th day of October ans 870 Am Shalker Olen Holland Office Sall Lake City Wah

January 6' 1890 Doutify that the above is a true Copy.

Frank Storblos
Register

# which Clerks of the Courts and Registers and Receivers will read and EXPLAIN THOROUGHLY to persons making (See directions to Land Officers on Duplicate Receipt.) re either of them.

#### HOMESTEAD.

[AFFIDAVIT.]

Tand Office at Sall Lake Oby What
January 6, 1880.
I. John Mostlery of Sugar P.O. Talf Lake & Walt to Well at the Collection of the Col
0 (- V)
having filed my application, No. 8584, for an entry under
Section No. 2289, Revised Statutes of the United States, do solemnly swear
that Van our 21 years of age the head of a family and have
101 - 1 - Solo - 01 7 100 - 000 - 01 7 100 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000 - 000
deluved my metention Tobecom. a Citizen afth Under States
Dei Copy of my Declaration of intention Nobecenn a Cologen, This
Leverout that Jam the identical Yourson whom name appears as John 20
Leverout that Jam the identical yperson whom name appears as John willing in my declaration of the lacour a cution of the villed wall that said application, No. 8584, is made for the purpose of actual or that
settlement and cultivation; that said entry is made for my own exclusive
benefit, and not directly or indirectly for the benefit or use of any other
person or persons whomsoever; and that I have not heretofore had the benefit
of the homestead laws. John D. Stallierg.
Frank Social Section 2
2//2007 ( ) 20 ( ) 2461 o
Sworn to and subscribed this

Note.—If this affidavit be acknowledged before the Clerk of the Court, as provided for by Sec. 2294, U. S. Revised Statutes

Note.—If this affidavit be acknowledged before the Clerk of the Court, as provided for by Sec. 2294, U. S. Revised Statutes, the Homestead party must expressly state herein that he or some member of his family is residing upon the land applied for, and that bona fide improvement and settlement have been made. He must also state why he is unable to appear at the Land Office.

#### NON-MINERAL AFFIDAVIT.

This affidavit can be sworn to only on personal knowledge, and cannot be made on information and belief.

The non-mineral affidavit accompanying an entry of public land must be made by the party making the entry, and only before the officer taking the other affidavits required of the entryman.

UNITED STATES LAND OFFICE,
Call Late Of- ulal.
John Mreiberg, being duly sworn according to law, deposes
and says that he is the identical Kersen - who is an applicant
and says that he is the identical person.  who is an applicant for Government title to the Sw/4 Dec/32. F./. A Q.26.
Sty, Wah. Containing 160 acres
that he is well acquainted with the character of said described land, and with each and every legal subdivision thereof, having frequently passed over the same; that his personal knowledge of said land is such as to enable him to testify understandingly with regard thereto; that there is not, to his knowledge, within the limits thereof, any vein or lode of quartz or other rock in place, bearing gold, silver, cinnabar, lead, tin, or copper, or any deposit of coal; that there is not within the limits of said land, to his knowledge, any placer, cement, gravel, or other valuable mineral deposit; that no portion of said land is claimed for mining purposes under the local customs or rules of miners or otherwise; that no portion of said land is worked for mineral during any part of the year by any person or persons; that said land is essentially non-mineral land, and that his application therefor is not made for the purpose of fraudulently obtaining title to mineral land, but with the object of securing said land for agricultural purposes, and that his post-office address is . Hagu. I have all land. Lane Co Wall
Jahn, P. yfretturg,
I HEREBY CERTIFY that the foregoing affidavit was read to affiant in my presence before he signed his name thereto; that said affiant is to me personally known (or has been satisfactorily identified before me by Carly), and that I verily believe him to be a credible person and the person he represents himself to be, and that this affidavit was subscribed and sworn to before me at my office in Salt Lake Chy Wash, within the
land district, on this day of January, 18 90
Frank 2760 660
Register

Note.—The officer before whom the deposition is taken should call the attention of the witness to the following section of the Revised Statutes, and state to him that it is the purpose of the Government, if it be ascertained that he testifies falsely, to prosecute him to the full extent of the law:

REVISED STATUTES OF THE UNITED STATES. TITLE LXX.—CRIMES.—CHAP. 4.

Sec. 5392. Every person who, having taken an oath before a competent tribunal, officer, or person, in any case in which a law of the United States authorizes an oath to be administered, that he will testify, declare, depose, or certify truly, or that any written testimony, declaration, deposition, or certificate by him subscribed is true, willfully and contrary to such oath states or subscribes any material matter which he does not believe to be true, is guilty of perjury, and shall be punished by a fine of not more than two thousand dollars, and by imprisonment, at hard labor, not more than five years, and shall, moreover, thereafter be incapable of giving testimony in any court of the United States until such time as the judgment against him is reversed. (See §1750.)

(13982—50 M.)

#### HOMESTEAD.

APPLICATION )	Land Office at Salt Lake Oly, Wal.
20.8554	Zanu gijing at
	January 6, 1880.
I, John Will	Lerg January 6, 1880.
1, June	
Mah	, do hereby apply to enter, under Section 2289,
Revised Statutes of the Un	nited States, the Tollywest,
	32, in Township / Worth of
Range 2 East, o	containing Phelimau Saly - acres.
	salen Pysettusg.
	Zand Office at Salf Last Oly With
	Zand Office at May Last Oly Wah
	January 6, 1880.
I, Frank S	REGISTER OF THE LAND OFFICE,
	bove application is for Surveyed Lands of the class
	Cally entitled to enter under Section 2289, Revised
	tes, and that there is no prior valid adverse right
to the same.	
	Thurs 27608
(13802—50 M.) 6—261	Resister.

[4-007.] No. 8-5-8-4

HOMESTEAD APPLICATION.

Sugar P. O. Which

Sugar 6', 1880.

Seci. 32, Town. 1, Range 28

13/

Gorlinski & Davis, FORMERLY OF THE GENERAL LAND OFFICE,

JOS. GORLINSKI O. F. DAVIS

ATTEND TO ALL MATTERS RELATING TO PUBLIC LANDS BEFORE THE U. S. LOCAL LAND OFFICE AND THE DEPARTMENT AT WASHINGTON.

FINAL PROOFS, CONTESTS AND OBTAINING PATENTS FOR MINERAL CLAIMS A SPECIALTY

Tand and Mining Attorneys.

OFFICE: ROOM 28, MORLAN BLOCK, 15 W SECOND SOUTH ST.

CORRESPONDENCE SOLICITED.

-Salt Lake City, attah, Manch

Heri of John P Wrelbing der

Couly of AMLOW!

Sust & Wrelbury being due sum.

defines and says that he is the applicant also named

That the reason his proof was not made on the day nomined in his published notice, was because of his ontnisses, William a Ryver and beb Jensen were absent from home and could not be reached and Witness Minnie R Persons was sick and

The Duperchi receipt issues in said enty host been lost and I can not produce the same. Gust & Methurg

Dubscribed and seven to before me the

Mo-2778
[4-348.]

## No. 1.--HOMESTEAD.

Land Office at
, 189
1 To Gust & thretbury smed the Wins of
who made Homestead Application No. 8 5-84
Sw- Lee-32-Sp-14-R-28-
I besto sine notice of my intention to make final brook to establish how
do hereby give notice of my intention to make final proof to establish my so claim to the land above described, and that I expect to prove my residence and cultivation before the land above the land that I expect to prove my residence
and cultivation before The Register Meccure
at Salt Lake leeg Mon Neb. 29 ,1896.
By two of the following witnesses: Walter St Perkins of Salt Lake Country Mrs Minnie R. Perkins of "
Walter of Forkins of Jall Lake County
Mrs Minnie R. Perkeus, of ".
William A. Ryver. of
O. O. Jeuseur
Suit Emanuel Wetlen
(Signature of Claimant.)
Land Office at bull her City with
Acrosin 7 1896
Hotice of the above application will be published in the Hereby designate as the
printed at I while bed more at the land described in said application
nervspaper published nearest the land described in said application.

Notice to Claimant.—Give time and place of proving up and name the title of the officer before whom proof is to be made; also give names and post-office address of four neighbors, two of whom must appear as your witnesses.

6-301

# Proof of Publication.

	Fred. Ateller
	being first duly sworn, deposes and says, that he is the Chiefle land
	of the Salt Lake Merald, a newspaper published in Salt
	Lake City, Salt Lake County, in the Territory of Utah.
	That the notice of tural Isoop
	a true copy of which is hereto attaghed, was first published in said newspaper in
	its issue dated the Star day of January 1896
	and was published in each Weerly issue of said newspaper, on
	the full period of
	$\mathcal{M}_{-}$
	the last
	publication thereof being in the issue dated the day of
	Flbring 1896.
	Author
NOTICE FOR PUBLICATION—LAND office at Salt Lake City, Utah, January 7th, 1896. Notice is hereby given that the	
of his intention to make final proof in support of his claim, and that said proof will be made before the register	Subscribed and sworn to before me this
ceiver at Salt Lake City, Utah, on February 29, 1896, viz., Gust Emanuel Wretburg, one of the heirs of John P. Wretburg, H. E. No. 8584, southwest quarter section 32, township 1 north, range 2 east.	
prove his continuous residence upon and cultivation of said land, viz., Walter K. Perkins, of Salt Lake county: Mrs. Mrs.	
A. Ryver, of Salt Lake County; C. C. Jensen, of Salt Lake County. Any person who desires to protest against the allowance	My Commission Expires Co Consession Expires Notary Public
stantial reason, under the law and the regulations of the interior department, why such proof should not be allowed	Notary Public.
mentioned time and place to cross examine the witnesses of said claimant, and to offer evidence in rebuttal of that	
mitted by claimant.  BYRON GROO, Register.  No. 2778.	

No. 2778.

United States of America,

Perritory of Utah,

COUNTY OF SALT LAKE.

THE SALT LAKE HERALD.

# Proof of Publication.

Entry No.



### CERTIFICATE AS TO POSTING OF NOTICE.

Zand Office at Salk Lake Cély, Class

I, March 2, 1896.

I, Mynn Grow, Register, do hereby certify that a notice, a printed copy of which is hereto attached, was by me posted in a conspicuous place in my office for a period of thirty days, I having first posted said notice on the day of femaly, 1896. No fartest or other objection has been offered or files in this office against his aleeptance and affirmed of his flie against his aleeptance and affirmed of his flie against his aleeptance and affirmed of his flies against his against his aleeptance and his flies against his against his aleeptance and his flies against his against

# Certficate of Citizenship.

Anited States of America,  Jerryon of Week 555.
derritory of alah
Be It Remembered, That on the A' day of October
in the year of our Lord one thousand eight hundred and Mnie five
Gusta & Wralbury rate of Leveleue
in the Kingdom of Sweden Morway at present of Salf Lake Ceruly
in the Terrely aforesaid, appeared in the 3 Judicial District Court of the United
States, in and for the Make Lerrely, and applied to the said Court
to be admitted to become a Citizen of the United States of America, pursuant to the directions
and requirements of the several Acts of Congress in relation thereto.
And the said Lecola & Myalbury having thereupon
produced to the Court such evidence, made such declaration and renunciation, and taken such oath
as are by the said Acts required; thereupon it was ordered by the said Court, that the said  Lusta E Myselburg be admitted
Lusta 6 Molburg be admitted
and he was accordingly admitted by the said Court to be a Citizen of the United States of America.
In Testimony Whereof, The Seal of the said Court is hereunto affixed
this day of October
in the year one thousand eight hundred and Mucey From
[SEAL.] and in the year of our Independence the one hundred and
/ Umeleenili
David le Dunbar clerk.
By the Court.  By
Suttakeley March 1th A. D. 1896
I certify the above is a true and correct copy.
Am m ;
. Regulir

#### NON-MINERAL AFFIDAVIT.

This affidavit can be sworn to only on personal knowledge, and cannot be made on information and belief.

The non-mineral affidavit accompanying an entry of public land must be made by the party making the entry, and only before the officer taking the other affidavits required of the entryman.

UNITED STATES LAND OFFICE,
Sact Lake Certy Wich
1 29:2, 1894
Gust 6 Wrestury, being duly sworn according to law, deposes
and says that he is the identical who is an applicant
for Government title to the Ally Lie 32 76 1 70 12 Ent
As one of the Huis of John P Willburg dec
that he is well acquainted with the character of said described land, and with each and every legal subdivision thereof, having frequently passed over the same; that his personal knowledge of said land is such as to enable him to testify understandingly with regard thereto; that there is not, to his knowledge, within the limits thereof, any vein or lode of quartz or other rock in place, bearing gold, silver, cinnabar, lead, tin, or copper, or any deposit of coal; that there is not within the limits of said land, to his knowledge, any placer, cement, gravel, or other valuable mineral deposit; that no portion of said land is claimed for mining purposes under the local customs or rules of miners or otherwise; that no portion of said land is worked for mineral during any part of the year by any person or persons; that said land is essentially non-mineral land, and that his application therefor is not made for the purpose of fraudulently obtaining title to mineral land, but with the object of securing said land for agricultural purposes, and that his post-office address is
I HEREBY CERTIFY that the foregoing affidavit was read to affiant in my presence before he signed
his name thereto; that said affiant is to me personally known (or has been satisfactorily identified before
me by), and that I verily believe him to be a credible person and the person he represents himself to be, and that this affidavit was subscribed and sworn to before
me at my office in Sall Lake levely within the Sall Lake
land district, on this Defized day of Rent 7 March, 1896
Chung Chung
legester.
NOTE —The officer before whom the deposition is taken about a sure to the sure of the sure

Note.—The officer before whom the deposition is taken should call the attention of the witness to the following section of the Revised Statutes, and state to him that it is the purpose of the Government, if it be ascertained that he testifies falsely, to prosecute him to the full extent of the law:

REVISED STATUTES OF THE UNITED STATES. TITLE LXX.—CRIMES.—CHAP. 4.

Sec. 5392. Every person who, having taken an oath before a competent tribunal, officer, or person, in any case in which a law of the United States authorizes an oath to be administered, that he will testify, declare, depose, or certify truly, or that any written testimony, declaration, deposition, or certificate by him subscribed is true, willfully and contrary to such oath states or subscribes any material matter which he does not believe to be true, is guilty of perjury, and shall be punished by a fine of not more than two thousand dollars, and by imprisonment, at hard labor, not more than five years, and shall, moreover, thereafter be incapable of giving testimony in any court of the United States until such time as the judgment against him is reversed. (See §1750.)

# HOMESTEAD PROOF—TESTIMONY OF WITNESS.

Mass. 21 / 11
Maller K ferkins, being called as witness in support of the Homestead entry of ohn P Wrelburg for ON/2 327/217 R 2 E, testifies as follows:
entry of 10 fm 1 Whelburg for ON/4 32 7/2 17 9 2 6, testifies as follows:
Ques. 1.—What is your name, age, and post-office address?  Ans Faller K Persons age 40. Dack Laske levely W.
Those of Pordons Dea HO Jack Larke lever Wil
Ques. 2.—Are you well acquainted with the claimant in this case and the land embraced in his claim?
Ans
Ques. 3.—Is said tract within the limits of an incorporated town or selected site of a city or town, or
used in any way for trade or business?
used in any way for trade of business.
Ans. 20
Ques. 4.—State specifically the character of this land—whether it is timber, prairie, grazing, farming,
coal, or mineral land.
Ans. Meary all Manufamors gorazing land Ques. 5.—When did claimant settle upon the homestead and at what date did he establish actual resi-
Owen when did element settle upon the homestead and at what date did he establish actual resi-
dence thereon?
Ans. Eulyman Deellie etstablishet resilue in
Face of 1888
Ques. 6.—Have claimant and family resided continuously on the homestead since first establishing
residence thereon? (If settler is unmarried, state the fact.).
and Enlyman and the applicant in this port level on the
1 1/2 0
Tand all July 1892 When one elleyman aug -
Ans. Enlyman and the applicant method from lawer on the land like July 1892 when the cultyman and—  Ques. 7.—For what period or periods has the settler been absent from the land since making settle-
ment, and for what purpose; and if temporarily absent, did claimant's family reside upon and cultivate the
land during such absence?
land during such absence?  Their was the automation of home of have no knowledge
Ans Their was the outgomans home - I have no Knowledge
Ans Their was the outgomans home - I have no Knowledge
Ans Their was the outgomans home - I have no Knowledge
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Ans Their was the entyman home. I have no knowledge of any absences he shought have been away a pew of mys of all Ques. 8.—How much of the homestead has the settler cultivated and for how many seasons did he raise crops thereon?
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Ans He's was the autyman home - I have no knowledge of any absences. he shought have been any a per stage of all Ques. 8.—How much of the homestead has the settler cultivated and for how many seasons did he raise crops thereon?  Ans. 3 44 Acres in lucus  Ques. 9.—What improvements are on the land and what is their value?  Ans. However the same of the land and what is their value?  Ans. However the same of the land and what is their value?  Ques. 10.—Are there any indications of coal, salines, or minerals of any kind on the homestead? (If
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Ans their was the entronance home. I have no knowledge of any absences he knowled have been away a pew stays state  Ones. 8.—How much of the homestead has the settler cultivated and for how many seasons did he raise crops thereon?  Ans. Or Have in lucus  Ques. 9.—What improvements are on the land and what is their value?  Ans. How much of the homestead has the settler cultivated and for how many seasons did he raise crops thereon?  Ques. 9.—What improvements are on the land and what is their value?  Ans. How much of the homestead has the settler cultivated and for how many seasons did he raise crops thereon?  Ques. 9.—What improvements are on the land and what is their value?  Ans. How much of the homestead has the settler cultivated and for how many seasons did he raise crops thereon?  Ans. Or Have the land and what is their value?  Ans. How much of the homestead has the settler cultivated and for how many seasons did he raise crops thereon?  Ans. Or Have the land and what is their value?  Ans. How much of the homestead has the settler cultivated and for how many seasons did he raise crops thereon?  Ans. Or Have the land and what is their value?  Ans. How much of the homestead has the settler cultivated and for how many seasons did he raise crops thereon?  Ans. Or Have the land and what is their value?  Ans. How many seasons did he raise crops thereon?  Ans. How much of the homestead has the settler cultivated and for how many seasons did he raise crops thereon?  Ans. Or Have the land and what is their value?  Ans. How many seasons did he raise crops thereon?  Ans. Or Have the land and what is their value?  Ans. How many seasons did he raise crops thereon?  Ans. Or Have the land and what is their value?  Ans. Or Have the land and what is their value?  Ans. Or Have the land and what is their value?  Ans. Or Have the land and what is their value?  Ans. Or Have the land and what is their value?  Ans. Or Have the land and what is their value?  Ans. Or Have the land and what is their value?  Ans. Or Have the land a
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Ans the swas the autyonams home. I have no knowledge of any absences the shought home been any a per stops of all Ques. 8.—How much of the homestead has the settler cultivated and for how many seasons did he raise crops thereon?  Ans. But a large in lucus  Ques. 9.—What improvements are on the land and what is their value?  Ans. So the large indications of coal, salines, or minerals of any kind on the homestead? (If so, describe what they are, and state whether the land is more valuable for agricultural than for mineral purposes.)  Ans. So the should be supported to sell, any portion of said homestead?  Ans. So the should be supported to sell, any portion of said homestead?  Ans. So the should be supported to sell, any portion of said homestead?  Ans. So the should be should be settler has acted in entire good faith in perfecting this entry?  Ans. So the should be should be settler has acted in entire good faith in perfecting this entry?  Ans. So the should be should be should be settler has acted in entire good faith in perfecting this entry?  Ans. So the should be sho
Ans her was the autyanam home. I have no thinkleye of any absences he daught home been any a personger of all  Ques. 8.—How much of the homestead has the settler cultivated and for how many seasons did he raise crops thereon?  Ans. Bor 4 acres in liver  Ques. 9.—What improvements are on the land and what is their value?  Ans. John Low about Boot  Ques. 10.—Are there any indications of coal, salines, or minerals of any kind on the homestead? (If so, describe what they are, and state whether the land is more valuable for agricultural than for mineral purposes.)  Ans. John Low Land And Walter for a gricultural than for mineral Ques. 11.—Has the claimant mortgaged, sold, or contracted to sell, any portion of said homestead?  Ans. John Low Land Land Land Land Land Land Land Ques. 12.—Are you interested in this claim; and do you think the settler has acted in entire good faith in perfecting this entry?  Ans. John Low Land Land Land Land Land  (Sign plainly with full christian name.)  I HEREBY CERTIFY that the foregoing testimony was read to the witness before being subscribed and was sworn to before me this 29 day of March 1896, at my
Ans the swas the autyonams home. I have no knowledge of any absences the shought home been any a per stops of all Ques. 8.—How much of the homestead has the settler cultivated and for how many seasons did he raise crops thereon?  Ans. But a large in lucus  Ques. 9.—What improvements are on the land and what is their value?  Ans. So the large indications of coal, salines, or minerals of any kind on the homestead? (If so, describe what they are, and state whether the land is more valuable for agricultural than for mineral purposes.)  Ans. So the should be supported to sell, any portion of said homestead?  Ans. So the should be supported to sell, any portion of said homestead?  Ans. So the should be supported to sell, any portion of said homestead?  Ans. So the should be should be settler has acted in entire good faith in perfecting this entry?  Ans. So the should be should be settler has acted in entire good faith in perfecting this entry?  Ans. So the should be should be should be settler has acted in entire good faith in perfecting this entry?  Ans. So the should be sho
Ans. Ans. Ans. Ans. Ans. Ans. Ans. Ans.
Ans her was the autyanam home. I have no thinkleye of any absences he daught home been any a personger of all  Ques. 8.—How much of the homestead has the settler cultivated and for how many seasons did he raise crops thereon?  Ans. Bor 4 acres in liver  Ques. 9.—What improvements are on the land and what is their value?  Ans. John Low about Boot  Ques. 10.—Are there any indications of coal, salines, or minerals of any kind on the homestead? (If so, describe what they are, and state whether the land is more valuable for agricultural than for mineral purposes.)  Ans. John Low Land And Walter for a gricultural than for mineral Ques. 11.—Has the claimant mortgaged, sold, or contracted to sell, any portion of said homestead?  Ans. John Low Land Land Land Land Land Land Land Ques. 12.—Are you interested in this claim; and do you think the settler has acted in entire good faith in perfecting this entry?  Ans. John Low Land Land Land Land Land  (Sign plainly with full christian name.)  I HEREBY CERTIFY that the foregoing testimony was read to the witness before being subscribed and was sworn to before me this 29 day of March 1896, at my
Ans. Ans. Ans. Ans. Ans. Ans. Ans. Ans.

, (The testimony of witnesses must be taken at the same time and place and before the same officer as claimant's final affidavit. The answers must be full and complete to each and every question asked, and officers taking testimony will be expected to make no mistakes in dates, description of land, or otherwise.)

## HOMESTEAD PROOF—TESTIMONY OF WITNESS.

Meinnie Reckins, being called as witness in support of the Homestead entry of John P. Wrelling for Deo/ 32.2/12 R 28, testifies as follows:
entry of John P Wrelling for Deo/ 32. 7/12 R 28, testifies as follows:
Ques. 1.—What is your name, age, and post-office address?  Ans. Minnie Reckus age 31, Self-Loke Mal
Ques. 2.—Are you well acquainted with the claimant in this case and the land embraced in his claim?  Ans. Les
Ques. 3.—Is said tract within the limits of an incorporated town or selected site of a city or town, or
used in any way for trade or business?
Ans. // 0
Ques. 4.—State specifically the character of this land—whether it is timber, prairie, grazing, farming, coal, or mineral land.
Ans. Marly Mountainon grany 1 me
Ans. Marely Mountaines gray / Inc.  Ques. 5.—When did claimant settle upon the homestead and at what date did he establish actual resi-
Ans Dimeline in fact of 1888
Ques. 6.—Have claimant and family resided continuously on the homestead since first establishing
residence thereon? (If settler is unmarried, state the fact.)
Ans. Ide eulyman and Din now making proof hull
en de lana lile Juy 1892-when he eulyman dul
Ques. 7.—For what period or periods has the settler been absent from the land since making settle-
ment, and for what purpose; and if temporarily absent, did claimant's family reside upon and cultivate the land during such absence?
, Ans. I do not Know d) any abrence - It was their
Jennanuel' Finne
Ques. 8.—How much of the homestead has the settler cultivated and for how many seasons did he
raise crops thereon?  Ans. 3 or 4 ages m lucum
Oues, o.—What improvements are on the land and what is their value?
Volen about 1250-cr \$300.
Volen about 1250-cr \$300.
Ques. 10.—Are there any indications of coal, salines, or minerals of any kind on the homestead? (If
so, describe what they are, and state whether the land is more valuable for agricultural than for mineral
purposes.) Not 10 my Knowle 14
Ques. 11.—Has the claimant mortgaged, sold, or contracted to sell, any portion of said homestead?
Ans. 110 my Ilrended m
Ques. 12.—Are you interested in this claim; and do you think the settler has acted in entire good faith
in perfecting this entry?  Ans.  Ans.
(Sign plainly with full christian name.) Minie R. Perkins
I HEREBY CERTIFY that the foregoing testimony was read to the witness before being subscribed and was sworn to before me this day of day of
office at Dalf Layle in Dalf Layle, County Mich
[SEE NOTE ON FOURTH PAGE.]
[DEE NOTE ON FOORTH PAGE.]
(The testiment of witnesses must be taken at the second of

(The testimony of witnesses must be taken at the same time and place and before the same officer as claimant's final affidavit. The answers must be full and complete to each and every question asked, and officers taking testimony will be expected to make no mistakes in dates, description of land, or otherwise.)

HOMESTEAD PF	100F—	TESTIM	ONY	OF	CTA	IMANT
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Gust & Mretburg Heir of John P Whillowny deck
of homestead entry, No. 8584 f, for All Res 327/21 7 Range 2 East
testifies as follows:
Ques. 1. What is your name, age, and post-office address?
Ans Lust 6 Whelburg it is essented
of anymone fully neighborish as Gusta 6 Myalburg 970 911 1 18 be
Ques. 2.—Are you a native-born citizen of the United States and if so in 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -
you born? * Jun fully nationalized, Dee cofy filed Lerewith Ans. I beceived my Fraches was fully by the Lerewith
Ans Are you the idential
Ques. 3.—Are you the identical person who made homestead entry, No. 8584, at the
day of
a dand what is the true description of the land now claimed by won?
and his Wife, my marker died in for, 1892 - 81/1, 82-21. 11 18/2 En
Ques. 4.—When was your house built on the land and when did you establish actual residence therein?
(Describe said, house and other improvements which you have placed on the land giving total realizable and other improvements which you have placed on the land giving total realizable and other improvements which you have placed on the land giving total realizable and other improvements which you have placed on the land giving total realizable and other improvements which you have placed on the land giving total realizable and other improvements which you have placed on the land giving total realizable and other improvements.
Ans. Oual view & residence established by the eutronen in Les
1806. Huse nort frame & hart Dug out Blackshucker Alas Di Lee
abovet 1/2 dere fecie 3 or 4 Pacies in lucine Value \$35000
Qués. 5.—Of whom does your family consist; and have you and your family resided continuously on
the land since first establishing residence thereon? (If unmarried state the fact)
Mrs. Euchymans family Consessing of where x 4 children - He and
Myself listed Continuing on the land lift he occide in 1892.  Ques. 6.—For what period or periods have you been absent from the homestead since making settlement and for what purpose and if temporarily about 112 and for what purpose and if temporarily about 112 and for what purpose and if temporarily about 112 and for what purpose and if temporarily about 112 and for what purpose and if temporarily about 112 and for what purpose and if temporarily about 112 and for what purpose and if temporarily about 112 and for what purpose and if temporarily about 112 and for what purpose and if temporarily about 112 and for what purpose and if temporarily about 112 and for what purpose are sufficiently the formula of the formula
Ques. 6.—For what period or periods have you been absent from the homestead since making settle-
during such absence?
1 Ans. Hot absent excelt for a don whim at a 6
Ans. Hot absent except for a day or him at a home his residence woo continuing I Denie this death the Heing have not level on the land but have kept up the unformemols
Not leved on the land but have kept up the unhouse
Ques. 7.—How much of the land have you cultivated each season and for how many seasons have you
raised crops thereon?
Ans. 3 ar 4 acres mi lucinia
Ques. 8.—Is your present claim within the limits of an incorporated town or selected site of a city or
town, or used in any way for trade and business?  Ans
Ques. 9.—What is the character of the land? Is it timber, mountainous, prairie, grazing, or ordinary
agricultural land? State its kind and quality, and for what purpose it is most valuable.
Ans. about 20 acres hellable bolance Mandamons tones
agricultural land? State its kind and quality, and for what purpose it is most valuable.  Ans. About Ro acres hllable bolance Illumilarian tone Quest 10.—Are there any indications of coal, salines, or minerals of any kind on the land? (If so,
describe what they are, and state whether the land is more valuable for agricultural than for mineral
Ans. Mot lo my Amelique
Ques. 11.—Have you ever made any other homestead entry? (If so, describe the same.)
Ans. 710
Ques. 12.—Have you sold, conveyed, or mortgaged any portion of the land; and if so, to whom and for
what purpose? Mo
Ques. 13.—Have you any personal property of any kind elsewhere than on this claim? (If so, describe
the same, and state where the same is kept.)
Ans.
Ones T. Describe by 1 - 1 - 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Ques. 14.—Describe by legal subdivisions, or by number, kind of entry, and office where made, any other entry or filing (not mineral), made by you since August 20, 1800
other entry or filing (not mineral), made by you since August 30, 1890.  Ans. ————————————————————————————————————
l, + = 01-+0
(Sign plainly with full christian name.) Such & Methang

\*(In case the party is of foreign birth a certified transcript from the court records of his declaration of intention to become a citizen, or of his naturalization, or a copy thereof, certified by the officer taking this proof, must be filed with the case. Evidence of naturalization is only required in final (five-year) homestead cases.)

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I HEREBY CERTIFY that the foregoing testimony was read to the claimant before being subscribed, and was sworn to before me, this 2d in the [SEE NOTE ON FOURTH PAGE.] NOTE.—The officer before whom the testimony is taken should call the attention of the witness to the following section of the Revised Statutes, and state to him that it is the purpose of the Government, if it be ascertained that he testifies falsely, to prosecute him to the full extent of the law. Title LXX.-CRIMES.-Ch. 4. SEC. 5392. Every person who, having taken an oath before a competent tribunal, officer, or person, in any case in which a law of the United States authorizes an oath to be administered, that he will testify, declare, depose, or certify truly, or that any written testimony, declaration, deposition, or certificate by him subscribed is true, willfully and contrary to such oath states or subscribes any material matter which he does not believe to be true, is guilty of perjury, and shall be punished by a fine of not more than two thousand dollars, and by imprisonment, at hard labor, not more than five years, and shall, moreover, thereafter be incapable of giving testimony in any court of the United States until such time as the judgment against him is reversed. (See §1750.) 369.) AD T FINAL AFFIDAVIT REQUIRED OF HOMESTEAD CLAIMANTS. OF THE REVISED STATUTES OF THE UNITED STATES. E Whelburg, having made a Homestead entry of the. Section No. 32 in Township Ng. 1 16-16 \_\_\_\_, subject to entry at Solf Lake leef under section No. 2289 of the Revised Statutes of the United States, do now apply to perfect my claim thereto by virtue of section No. 2291 of the Revised Statutes of the United States; and for that purpose do solemnly Dwer that I am one of the White of David John P Whelling deed a citizen of the United States; that have made actual settlement Revised Statutes, but that I am the sole bona fide owner as an actual settler; that I will bear true allegiance to the Government of the United States; and, further, that I have not heretofore perfected or abandoned an entry made under the homestead laws of the United States, except (Sign plainly full christian name.)