[4-071.]

(To be used in making FINAL PROOF in cases where pre-emption filings have been changed to homestead entries under the Acts of March 3, 1877, and May 27, 1878.)

PRE-EMPTION HOMESTEAD AFFIDAVIT.

James & Craton having changed my pre-emption
declaratory statement No. 8971, filed the da
of May of , 1887, alleging settlement the day of , 18 , for the South half Narth Ceart Franter Luts 1+2
day of , 18 , for the Swith half North
Ceart Inarter Luts 1+2
section No. 5, in township No. 19, of range No. 58, to homestead entr
original No. 2577, district of lands subject to entry at Sidney
under the Acts of Congress approved March 3, 1877, and May 27, 1878, do solemnly swear that I have
never had the benefit of any right of pre-emption under section 2259 of the Revised Statutes of the Unite
States; that I have not heretofore filed a pre-emption declaratory statement for another tract of land; the
I was not the owner of three hundred and twenty acres of land in any State or Territory of the United State
at any time during the above-mentioned period of settlement under the pre-emption statutes; that I di not remove from my own land within the State of Mehrankon, to make the settle
ment above referred to; nor have I settled upon and improved said land to sell the same on speculation
but in good faith to appropriate it to my exclusive use or benefit; and that I did not, during the perio
of pre-emption settlement above mentioned, directly or indirectly, make any agreement or contract, in an
way or manner, with any person or persons whatsoever, by which the title which I might acquire from th
Government of the United States would inure, in whole or in part, to the benefit of any person except mysel
James K. Craton
Subscribed and sworn to before me this 27 day of March , 1894
Athlundary
Carrely Julys