CIRCULAR OF INSTRUCTIONS REGISTERS AND RECEIVERS FOR TAKING AND PASSING ON FINAL PROOF. RULE L-PREMATURE FINAL PROOF. Reject all Final Proofs presisturely made, via In Final Homesteads, before the expiration of 5 years from dain eartry, except: 1. Where residence is allowed before entry, (Act. une 14, 1878, Act. May 14, 1885). 2. Where credit is allowed for littary or naval service. Secs. 2004-5-6 and 2201, R. S. U. S. In Timber Outlures, -1. Before the expiration of 8 years from ate of entry. 2. Before the expiration of 8 years from the date has the total number of trees, sools, and carriage required by low In Tember and Stone Entries, before the expiration of 00 days ubdication, as required by law, (10 weekly insertions) 29 Stat., 89, Sec. 3; Cir. '84, p. 97; 2 L. D., 700; 4 L. D., 282. In all cases, before the expiration of the time of publication and RULE 2.-LAPSED FINAL PROOF. When final proof is taken (or officeed) after lapse of statutory In Desert Entries, after 3 years from date of entry. Require affidicate of party making proof of real cause of delay, (thhold certificate, and forward all papers to this office for action. BULE 3.—PUBLISHED NOTICE OF FINAL PROOF. Thirty days publication of notice (6 weekly insertions) of inten-on to make proof is required in — Preimption, Commuted Homesteads, and Final Homesteads, let March 3, 1879; Cir. March 20, 1882. Timber Cultures. Cir. July 12, 1887, Sec. 23. Desert Entries. Cir. June 25, 1887, Sec. 13. Town-siltes. Cir. July 9, 1886, Sec. 12. Timber and Sione Entries. Sixty days (10 weekly insertions) 3r. July 16, 1887, Sec. 10. (a) Current description of land sought to be entered, and kind of entry to be under. Act March 5, 1878. (9) Current names of wilmers and protection eithers. Act March 2, 1879. (9) Current names of wilmers and protection eithers. Act March 2, 1879. (e) The seast day (not a holiday) when, and (b) the exten place where, proof is to be taken. (c) The officer's mass and -afficial designation who is to take proof. — a, 4, 4, band Senser case, 6 L. D., 345) Lent case, 6 L. D., 110; Sirelock case, 6 L. D., 156. Next.— $C_i d_i$, must be marabiguous and not alternative, as in the Zacob state case of L. D_i $30b_i$ who was a $\delta solity$ or $Cherk of Courts of Record. <math>D_i$ D_i RULE 4.—OFFICERS AUTHORIZED TO TAKE FINAL PROOF. In Preëmption and Commuted Homesteads— Register and Receiver; Clerk of County Court; Clerk of Court & Record. 21 Stat., 169; Cir., March 30, 1886. In Timber Culture and Desert Entries— Ragister and Receiver; Judge, or Clork of Court of Record. T. Cir., July 12, 1887, Sec. 24; Desert Cir., June 28, 1887, Sec. 7. In Final Homesteads— Bagistur and Receivery, Judge of Court of Record; Clerk of Court of Record (only) when Judge Is absent. This fact much be certified y Clerk. Ast March 3, 1879. In Timber and Stone Entries and Town-sites-Norm.—Judges and Netarios Public use not take Proceepilon and Genmuted emerical Proof, campa Papisate Judges, who are or against letter own school of so certify. Circ. 9ds. 37, 1989. Cer., Macch. 30, 1980; 2 & D. 334. Judges, Clerks, and Notacion can not take proof in Timber and Stone Intrinsic. Early and School Company of the Stone State of the State of State of State of State State State of State St

Registers and Receivers will approve no case, neither necept asystem for issue fand certificate and receipt thereon, until the strengthing requirements are compiled with. Provided, in excep-ional cases of hardship, when more compilance is no fash of claim-ent 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 instruc-

B. M. STOCKSLAGER,

Approved: Wit. F. Villas, Secretary.

(10001-0036.)