CIRCULAR OF INSTRUCTIONS
DECISIONE AND DECERTORS
REGISTERS AND RECEIVERS
For Taking and Passing on Final Proof.
RULE 1.—PREMATURE FINAL PROOF.
Reject all Final Proofs pressaurely made, viz: In Pre-emptions and Commuted Hamesloads, before the expira-
tion of 8 south from date of outsillading a bean fide residence. In First Homesteads, before the expiration of 5 years from date of entry, except 1.1. Where residence is allowed before early (Ast June 14, 1878, Act May 14, 1890). 2. Where credit is a slowed fire military or neval service. See: 2884–5-4 and 2293, R. S. U. S.
In Timber Cultures I, Before the expiration of 8 years from date of entry. 2. Refine the expiration of 8 years from the date when the total number of frees, oreds, and entrings required by
law are planted. Cir. July 12, 1887, Sec. 2L
In Timber and Stone Entries, before the expiration of 60 days publication, as required by law (10 weekly insertions). 20 Stat., 89, Sec. 2; Cir. 84, p. 97; 2 L. D., 700; 4 L. D., 282.
In all cases, before the expiration of the time of publication and the day fixed. See Rule 3.
BULE 2-LAPSED FIXAL PROOF.
When final proof is taken (or offered) after lapse of statutory
period, wir: 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 case of delay, withhold exciticate, and forward all papers to this office for action.
Nors.—In Pro-supriou and Communical Boundards the above ride does not apply.
HULE 8.—PUBLISHED NOTICE OF FINAL PROOF.
LW The Register alone is responsible for the correctness of published notice. Act of March 3, 1979.
Thirty days publication of notice (6 weekly insertions), of intention to make proof is required in-
Pre-emptions, Commuted Homesteads, and Final Homesteads. Act March 3, 1879; Cir. March 20, 1883.
Timber Caltures. Cir. July 12, 1887, Sec. 21. Desert Estrica. Cir. June 28, 1887, Sec. 13.
Town-sites. Cir. July 8, 1800, Sec. 12. Timber and Stone Entries. Stary days (10 weekly insertions)
Cir. July 16, 1887, 8ec. 10.
(Cir. July 16, 1887, Sec. 10. The notice must contain— (a) Correct description of land sought to be entered, and kind
(Cir. July 18, 1887, Sec. 10. The notice must contain— (a) Correct description of land sought to be entered, and kind of entry to be used. Act March 2, 1870. (b) Correct names of
(tir. July 13, 1887, Sec. 10. The notice must emittin- (a) Cerrent description of land sengiti to be entered, and kind of entry to be mode. And March 3, 1870. (b) Correct names of witnesses and post-office address. Act March 2, 1879. (c) The send day (not a holiday) when, and (d) the exact place when proof is to be taken. (c) The efficient name and official desig- mation who is to take proof.
(tir. July 13, 1887, Sec. 10. The notice must emittin- (a) Cerrent description of had sength to be entered, and kind of entry to be mode. And March 3, 1870. (d) Correct sames of witnesses and post-office address. Act March 2, 1878. (e) The send day (not a holiday) when, and (d) the exact place when proof is to be taken. (e) The efficier name and official desig- mation who is to take proof. c. d. c. Jacob Senze case, 6 L. D., 235; Lewi case, 6 L. D., 1107 Sherbint case, 6 L. D., 235.
(Cir. July 33, 1887, Sec. 10. The notice must emitting (a) Gerrect description of land sought to be entered, and kind of curry to be made. Act March 3, 1870. (b) Correct sames of witness and pust-office address. Act March 3, 1870. (c) The saced day (not. a holiday) when, and (d) the exact place when proof is to be taken. (c) The efficient name and official design- mation who is to take proof. c, d, e, Jucob Semer case, 6 L. D., 355; Lewi case, 6 L. D., 110; Sherdont case, 6 L. D., 135. Series, 5 L., and be manufarpose and at alternative, no in the Justic Manuel (6 L. D., 180), in "factor a large or Circle 4 of colored 2 Sec. 5.
Cir. July 35, 1887, Sec. 30. The notice most emutatio— (a) Correct description of hand sought to be entered, and kind of surry to be made. Act March 3, 1870. (3) Correct names of witnesses and post-office address. Act March 3, 1870. (a) The stand day (not a holiday) when, and (d) the creat place where proof is to be taken. (c) The selficer's name and official desig- mation who is to take proof. c, d, c, Jacob Semer case, 6 L. D, 365; Lent case, 6 L. D, 110; Sherdook case, 6 L. D, 255.
(tir. July 13), 1887, 886. 10. The notice must emittain— (a) Cerrent description of land sought to be entered, and kind of entry to be mode. An March 3, 1870. (d) Correct sames of witnesses and post-office orderess. Act March 2, 1878. (e) The send day (not a heliday) when, and (d) the exact place when proof is to be taken. (e) The officer's name and official desig- mation who is to take proof. c, d, c, Jacob Semer case, 6 L. D, 1855 Lewi case, 6 L. D, 1187 Sherbint case, 6 L. D, 185. Note - C, d, court be meastingous and ast allocative, as in the Jacob Rosso (ii. L. D, 2015, iii. "before a higher of the 4 of court of Bosset." New K.—All proof must be taken before the same officer? Novick pending andre a different person, will not be already by the caselinesses.
Cir. July 34, 1887, Sec. 10. The notice must emutation— (a) Correct description of land sought to be entered, and kind of entry to be mode. Act March 5, 1870. (b) Correct names of witnesses and just efficiency. Act March 2, 1878. (c) The sand day (not a holiday) when, and (d) the exact place shore proof is to be taken. (c) The efficient name and official olong- mation who is to take proof. c. d. c., Josoft Semer case, 6 L. D., 345) Lent case, 6 L. D., 110; Shor-100, c. are the mantisquess and ast alternative, so in the Jacob minor size (5 L. R., 20), the "before a July or Civit of a Coard of Second. The Table Transition of the surface of the coard of the second case, and these whomis notice of the surface of the Second case, and these whomis notice of the surface of the Second case, at these probabilities of the surface of the Second case of the Second
Cir. July 34, 1887, Sec. 10. The notice must emutation— (a) Correct description of land sought to be entered, and kind of entry to be mode. Act March 5, 1870. (b) Correct masses of witnesses and just-softice softicess. Act March 2, 1878. (c) The sand day (not a holiday) when, and (d) the exact place shore proof is to be taken. (c) The editor's name and official olong- mation who is to take proof. c. d. d. d. Sooth Semme case, 6 L. D., 385; Lent case, 6 L. D., 110; Short-Si d. a matter is mantispose and as alternative, so in the Jacob minor sin (6 L. R., 20), the "before a Julyo of Ciris of a Coard of Sooth. Serv. E.—M. proof came to take better the mass office? Proofice pending sons, sid thus whenthe sortes of isomics to stated from a collection printing of the land of the control of the
Cir. July 35, 1885, 886. 10. The notice must emittin— (a) Correct description of land sneight to be entered, and kind of correct description of land sneight to be entered, and kind of entry to be made. Act March 3, 1870. (b) Correct sames of witnesses and pust-office address. Act March 3, 1876. (c) The saced day (not. a holiday) when, and (d) the caset place when proof is to be taken. (c) The efficient name and official designation who is to take proof. c, d, e, Jacob Semer case, 6 L. D., 335; Leux case, 6 L. D., 110; Merchair case, 6 L. D., 135. Note. 25, 4, ones be measuragenes and at alternative, no in the Jacob March of D. D., 200, in "before a holige or Circle of a Control Resear." Nov S.—All proof must be taken before the same office? Deviced generic and the website correct of resemines occular grant of has been published under a different parties, will not be aftered by nice requirements RULE &—OFFICKES AUTHORIZED TO TAKE FINAL PROOF. In Pre-english and Commatted Humenbrade— Register and Environcy Clerk of County Count; Clerk of County of Hound. 23 Rata, 1901 Cir., March 30, 1886. In Timber Catter and Developed Charless.
City, July 33, 1885, 886, 10. The notice must emitalize— (a) Correct description of land sought to be entered, and kind of entry to be made. And March 3, 1870. (b) Correct sames of witnesses and post-office address. Act March 2, 1878. (c) The sand day (not a holiday) when, and (d) the creat place when proof is to be taken. (c) The adisor's name and official designation who is to take proof. c. d. c., Jacob Semer case, 6 L. D., 385; Lewi case, 6 L. D., 187; Merchalt case, 6 L. D., 200. Note 3. S. 200, 10, 120. Note 3. S. 200, 10, 120. Note 4. S. 200, 10, 120. Note 5. S. 200, 10,
Cir. July 13, 1887, Sec. 10. The notice must emittin— (a) Correct description of land sought to be entered, and kind of entry to be made. And March 3, 1870. (b) Correct sames of witnesses and post-office address. Acc March 2, 1878. (c) The sand day (not a holiday) when, and (d) the exact place when proof is to be taken. (c) The adher's name and official designation who is to take proof. c. d. c, Jacob Semer case, 6 L. D., 355; Lewi case, 6 L. D., 110; Sherlouk case, 6 L. D., 200. Sort.—3, 4. c, such is meastingous and set almostive, an in the Jacob Interest of E. D., 200. Sort.—3, 4. c, such is meastingous and set almostive, an in the Jacob Interest of E. D., 200. Sort.—4, 10 proof case is taken before the same office? Provided profiling states of the continuous constant grant has been published sadds a different partial, with in the arbitration constant grant has been published sadds a different partial, with in the arbitration of the continuous and Environment Community of the continuous. BULE 4.—OFFICERS AUTHORIEMD TO TAKE INTAL PROOF. In Pre-english and Community Municipal Court of Record. Register and Environcy Juliany, we Clock of Court of Record. T. C. Cir., July 12, 1887, Sec. 21) Desert Cir., June 28, 1887, Sec. 7. In Final Homestrads—
Cir. July 33, 1885, 886, 10. The notice must emittalin— (a) Correct description of had sought to be entered, and kind of entry to be made. An March 3, 1870. (b) Correct sames of witnesses and post-office orderses. Act March 3, 1878. (c) The search day (and a holiday) when, and (d) the exact place when proof is to be taken. (c) The efficient name and official designation who is to take proof. c, d, c, Jacob Semer case, 6 L. D, 135; Lent case, 6 L. D, 1187. Sherbard case, 6 L. D, 135. Note - C, d, court be meantiquous and at almostive, in the Jacob house (6 L. D, 1814. (c) The collection of the Jacob Semer case, 6 L. D, 1825. Note t. C, and the meantiquous and at almostive and the following and the continuous and continuous and continuous continuous and the co
Cir. July 33, 1887, Sec. 10. The notice must emittin— (a) Correct description of land sneight to be entered, and kind of entry to be made. Act March 3, 1970. (b) Correct sames of witnesses and pust-office address. Act March 3, 1970. (c) The same day for the health of the case there were proof in to be taken. (c) The efficient name and official designation who is to take proof. c. d. c. Jucob Semer case, 6 L. D., 355; Lewi case, 6 L. D., 110; Sherlonk case, 6 L. D., 250. Section Case, 6 L. D., 255. Section Case, 7 L. D., 255. In Pre-english and Commandate Humssheads— Register and Encerver; Clerk of County Count; Clerk of Court of Record. T. C. Cir., July 12, 1867, Sec. 24; Desert Cir., June 28, 1887, Sec. 7. In Finder Cateur and Deserver; Judge of Court of Record. T. C. Cir., July 12, 1867, Sec. 24; Desert Cir., June 28, 1887, Sec. 7. In Finder Cateur and Encerver; Judge of Court of Record. Cast of Record (antly) whom Judge is abount. This fact must be entitled by Clerk. Act March 28, 1872.
City, July 33, 1885, 886, 10. The notice must emittalin— (a) Correct description of land sneight to be entered, and kind of entry to be made. And March 3, 1870. (b) Correct sames of witnesses and post-office address. Act March 2, 1876. (c) The search day (not a holiday) when, and (d) the creat place when proof is to be taken. (c) The efficient name and efficient designation who is to take proof. c, d, c, Jacob Semer case, 6 L. D, 135; Leux case, 6 L. D, 1187. Sherbink case, 6 L. D, 1887. Sherbink case, 1887. S
Cir. July 34, 1887, Sec. 10. The notice must emittalin— (a) Correct description of had sought to be entered, and kind of surty to be made. An March 3, 1870. (b) Correct sames of Witnesses and post-office ofderse. Act March 3, 1878. (c) The search day (and a holiday) when, and (d) the exact place when proof is to be taken. (c) The efficient name and official designation who is to take proof. c. d. c. Jacob Sener case, 6 L. D., 185) Lent case, 6 L. D., 1187. Sherbink cases, 6 L. D., 186. Stern - C. L. R., 185. RULE 4.—OFFICERS AUTHIORIZED TO TAKE FINAL PROOF. In Pre-englies and Commatted Humssleads— Register and Encoderer Jodings of County County County County County Gunty Gunt
City, July 33, 1885, 886, 10. The notice must emitalis— (a) Correct description of land sought to be entered, and kind of surty to be made. And March 3, 1870. (b) Correct sames of Witnesses and post-office address. Act March 2, 1876. (c) The search day (not a holiday) when, and (d) the exact place when proof is to be taken. (c) The efficient name and official designation who is to take proof. c, d, c, Jacob Semer case, 6 L. D., 185) Lent case, 6 L. D., 1187. Sherlout case, 6 L. D., 188. Sherlout case, 6 L. D., 185. Sherlout days, 185. Sherlout case, 6 L. D., 185. Sherlout days, 185. Sherlout case, 6 L. D., 185. Sherlout days, 185. Sherlout case, 6 L. D., 185. Sherlout days, 185. But L. S.—OFFICHES AUTHORIZED TO TAKE FINAL PROOF. In Pre-englies and Commated Humenbrada—Register and Booriers of July 12, 1867, 86c. 24) Desert City, June 28, 1867, 86c. To Clin, July 12, 1867, 86c. 24) Desert City, June 28, 1867, 86c. Register and Booriers Julige of Court of Record. T. C. City, July 12, 1867, 86c. 24) Desert City, June 28, 1867, 86c. Register and Stone Latrius and Town-sides Register and Booriers Julige of Court of Record. Register and Stone Latrius and Town-side. Register and Booriers Julige of Court of Record. Register and Booriers Julies on the substitute of Record. Register and Record only whom July 18 and South. This fact much be settlined by Clerk. Act March 3, 1877. In Timber and Stone Latrius and Town-sides Register and Recorder Julies on the substitute of the substitute of Court of Records, and serving Authority of the City, July 9, 1868, E. S., 2867, 78c. July 18, 1867, 86c. Register and Recorder Julies on the substitute of Court of
Cir. July 13, 1887, Sec. 10. The notice must emitalis— (a) Correct description of land sought to be entered, and kind of surty to be made. And March 3, 1870. (b) Correct sames of Witnesses and post-office address. Act March 2, 1878. (c) The search day (not a holiday) when, and (d) the exact place when proof is to be taken. (c) The efficient name and official designation who is to take proof. c. d. c. Jacob Sener case, 6 L. D., 185 Lent case, 6 L. D., 1187. Sherland man, 6 L. D., 1887. Sherland man, 6 L
City, July 33, 1885, 886, 10. The notice must emittalis— (a) Correct description of land sneight to be entered, and kind of surty to be made. And March 3, 1870. (b) Correct sames of Witnesses and post-office address. Act March 2, 1878. (c) The search day (not a holiday) when, and (d) the creat place when proof is to be taken. (c) The efficient name and official designation who is to take proof. c, d, c, Jacob Semer case, 6 L. D., 185) Lent case, 6 L. D., 1897. Sherlouk case, 6 L. D., 180. Sherlouk case, 6 L. D., 185. Sherlouk case, 1
City, July 33, 1885, 886. 10. The notice must contain— (a) Correct description of land sought to be entered, and kind of surty to be made. And March 3, 1870. (b) Correct sames of witnesses and post-office address. Act March 2, 1876. (c) The search 30 of surty to be made. And March 3, 1876. (c) The search 30 of the tables, (c) The officer's name and official designation who is to take proof. c, d, c, Jacob Senner case, 6 L. D., 1855 Least case, 6 L. D., 1875 Sherlouk case, 6
City, July 33, 1885, 886. 10. The notice must emittalin— (a) Correct description of land sought to be entered, and kind of surty to be made. And March 3, 1870. (b) Correct sames of witnesses and post-office address. Act March 2, 1876. (c) The search 30 of surty to be made. And March 3, 1876. (d) Correct sames of witnesses and post-office address. Act March 2, 1876. (e) The search 30 of the to be taken. (e) The officer's name and official designation who is to take proof. c, d, c, Jacob Semer case, 6 L. D, 1855 Least case, 6 L. D, 1187 Sherbink case, 6 L. D, 1887. Mere v. d, c, must be meastlepoon and ast almostlev, no in the Jacob Roses (b L. D, 1867, b). Mere v. d, c, sust be meastlepoon and ast almostlev, in the Jacob Roses (b L. D, 1867, b). Mere v. d, c, sust be meastlepoon and ast almostlev, in the Jacob Roses (b L. D, 1867, b). Mere v. d, c, sust be meastlepoon and ast almostlev in the Jacob Roses (b L. D, 1867, b). Mere v. d, c, sust be meastlepoon and ast almostlev, in the Jacob Roses and the search of the s
City, July 33, 1885, 886. 10. The notice must emitalis— (a) Cerrent description of land sneight to be entered, and kind of entry to be made. And March 3, 1870. (b) Correct sames of witnesses and post-office address. Act March 2, 1870. (c) The search day (not a holiday) when, and (d) the creat place when proof is to be taken. (c) The efficient name and official designation who is to take proof. c, d, c, Jacob Semer case, 6 L. D., 1855 Lent case, 6 L. D., 1897 Sherbink cases, 6 L. D., 1807 Sherbink cases, 6 L.
City, July 33, 1887, Sec. 10. The notice must emutation— (a) Correct description of land sought to be entered, and kind of entry to be music. Act March 3, 1870. (b) Correct sames of witnesses and pest-office address. Act March 2, 1878. (c) The same dight of entry to the music. Act March 3, 1870. (d) Correct sames of witnesses and pest-office address. Act March 2, 1878. (e) The same dight of to be taken. (e) The efficient name and official designation who is to take proof. e. d. e, Jacob Semer case, 6 L. D., 355; Leux case, 6 L. D., 110; Sherlouk case, 6 L. D., 200. Stero-Cit, 4., wast be insustingous and set alternative, as in the Jacob Interest of the Correct Acts of Long. (d) Long.
City, July 33, 1887, Sec. 10. The notice must contain— (a) Correct description of hand sought to be entered, and kind of surty to be made. And March 3, 1870. (b) Correct sames of Witnesses and post-office address. Act March 3, 1878. (c) The same day (and a holiday) when, and (d) the creat place when proof is to be taken. (c) The efficient name and official designation who is to take proof. c, d, c, Jacob Semer case, 6 L. D., 185) Lent case, 6 L. D., 1187. Sherland man, 6 L. D., 1887. Sherland man, 6 L.
City, July 33, 1885, 886. 10. The notice must contain— (a) Correct description of land sought to be entered, and kind of surty to be made. And March 3, 1870. (b) Correct sames of witnesses and post-office address. Act March 2, 1876. (c) The same day (m) of a holiday when, and (d) the creat place when proof it to be taken. (c) The efficient name and official designation who is to take proof. c, d, c, Jacob Semer case, 6 L. D., 185; Leux case, 6 L. D., 187; Sherbink case, 6 L. D., 188. Merto-C, d, c, must be meastingnose and and alternative, an it the Jacob Roses (d) L. D., 185; Leux case, 6 L. D., 185; Sherbink case, 6 L. D., 186. Merto-C, d, c, must be meastingnose and and alternative, in the Jacob Roses (d) L. D., 185; Leux case, 6 L. D., 186. Merto-All proof sum to taken before the mass officer? Provide pending marks at the second marks of the same states of the same published safer different profession white of promises to relating great face has applicated and the same states of the same published safer different profession white of promises to relating great face has applicated and the same published safer different profession white of promises to relating great face has applicated and the same published safer different profession and Commarks of the same published safer different profession white of promises to relating same case and Emorytower; Clock of County of County of Court of Record. 27 State, 1919; City, March 30, 1881. In Timber Calture and Decorder Jodge of Court of Romard. T. C. Cip, July 12, 1887; Rec. 24; Desset Cir, June 28, 1887; Sec. 7; In Final Hamestends— Register and Roceivery Judge of Court of Romard. Register and Stoce Extrices and Young States. Register and Stoce Extrices and Young States. Register and Stoce Extrices and Young States. Register and Roceivery Judge of Court of Romard. Register and Stoce Extrices and Young States. Registers and Stoce Extrices and Young States. Registers and Roceiver and the proof. T. A. S. Cir, July 10, 1926, Sec. 11; Town-10, 1927. In T
City, July 131, 1805, 80c. 10. The notice must contain— (a) Correct description of land sneight to be entered, and kind of entry to be made. And March 3, 1870. (b) Correct sames of Witnesses and post-office address. Act March 2, 1870. (c) The search day (not a holiday) when, and (d) the creat place when proof is to be taken. (c) The efficient name and official designation who is to take proof. c, d, c, Jacob Semer case, 6 L. D., 1851 Lent case, 6 L. D., 1897. Sherlouk case, 6 L. D., 1807. Sherlouk case, 6 L.