(4-536.)
Hand Office at Sidney Neb.  June V6., 1889.  Mr. Henry Anderson has this day paid  dollars, the Pergister's and Processor's fees,
to file a Declaratory Materners, the sicupt whereig is hereby acknowledged.
AM Related Receiver.
Receiver, or many and a second of the second
Mr. Herry anders having paid the fees, has this day filed in this Office his Declaratory Statement, No. 1131
township 19 21, of range 56 W., containing 160 acres, settled upon June 24, 1894, leing
Under the previsions of the Pre-emption Laws, the time within which final
proof is required to be made on unoffered lands expires in thirty-three months from date of settlement, or from date of filing of township plat in District Land Office in case
of settlement on unsurveyed lands, and on offered lands in twelve months from date of settlement; and under act of March 3, 1879, notice of intention to prove up must be
given by publication in a newspaper, to be designated by the Register, for a period of thirty days, or in six consecutive issues of said paper, which notice must also contain the
names of the witnesses by whom the necessary facts will be established.  Notice is therefore, hereby given that this pre-emption filing expires on
mance not 188 prafter which date the tract will be subject to the
claim of any other qualified party.
John M Adamis
John M Adams Register.