

CIRCULAR OF INSTRUCTIONS

REGISTERS AND RECEIVERS

FOR TAKING AND PASSING ON FINAL PROOF.

RULE 1.—PREMATURE FINAL PROOF.

Beject all Final Proofs premaintely male, visa in Pre-emptions and Commuted Homesteads, believe the expi-sion of 6 months from date of menhlishing a hone fale residence.

In Final Homesteads, before the expiration of 5 years from date entry, except: 1. Whore residence is allowed before entry, (Act. une 14, 1878, Act. May 14, 1880.) 2. Where credit is allowed for illulary or navel service. See, 2004-54 and 2204, R. S. U. S.

o plantel. Cir. July 12, 1887, Soc. 23.

In Timber and Stone Entries, before the expiration of 00 days oblication, as required by law, (10 weekly insertions) 20 Stat., 90, Sec. 7; Cir. '84, p. 97; 2 L. D., 700; 4 L. D., 282.

RULE 2-LAPSED FINAL PROOF.

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.

RULE 3.—PUBLISHED NOTICE OF FINAL PROOF.

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

on to make proof in required in —
Prelimption, Commuted Homesteeds, and Final Homesteeds, but March 20, 1870; Cir. March 20, 1883.
Timber Cuttures. Cir. July 12, 1887, Sec. 28.
Dozert Entries. Cir. July 20, 1887, Sec. 28.
Town-sites. Cir. July 9, 1880, Sec. 12.
Timber and Stoon Entries. Sixty days, (10 weekly insertions)
3r. July 10, 1887, Sec. 10.

Norm.—C. d. s, must be ununhiguous and not afternative, as in the Jacob Senser case (S. L. D., 200), viz: "before a Judge or Clock of Coses of Zesson! Norm S.—All posed cross be taken before the same officer; Frenched possible cases, and finon whitering notice of intradicts be submit proof has been prob-lated under a Allimonic position, with not be affected by the wagnerment.

RULE 4.—OFFICERS AUTHORIZED TO TAKE FINAL PROOF.

In Preimption and Commuted Homesteads-

Register and Roosleer; Clark of County Court; Clerk of Court of Roosel. 21 Stat., 169; Cir., March 30, 1886.

In Timber Culture and Desert Entries

In Timber and Stone Entries and Town-sites— Register and Resolver alone can take the proof. T. & S. Cir., oly 16, 1887, Sec. 11; Town-site Cir., July 9, 1886; R. S., 2287.

Nont.—Judges and Keiteries Public can not take Prefugition and Commuted Innection Press, energy Probabile Judges, who are or gainst barie was should also config. Cit., Och. 97, 1869; (Tr., Marris 100, 1800; S. 17, 17); A. Jakes, Girka, and Moharke can not take press in Taiwas 2 and Rose Battles. Citedes can not take Panal Hamostod Press raises Judge in absorting and they

Registers and Receivers will approve no case, neither accept payment now losse final certificate and receipt thereon, until the farquing requirements are complised with. Precided, in excep-tual cases of hardship, when two-compliance is no furth of claim-ent and bits good faith appears, and no one protests against the sure, you will withhold certificate and receipt, and forward papers and explanatory affidavits to this office by special latter for instru-tions.

S. M. STOCKSLAGER,

Approved: Wss. F. Villas,

(30001-05 M.)