[4-071.]

(Tobe 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.

I, John H. Oalderwood, having changed my pro-emption
declaratory statement No. 9064, filed the 17th day
of May , 1887, alleging settlement the
Bouth Drest Enouter, Late 3-4
section No. 3 / , in township No. 2 ft, of range No. 7 to homestead entry
original No. 2/09, district of lands subject to entry at Sidney Web.
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 United
States; that I have not heretofore filed a pre-emption declaratory statement for another tract of land; that
I was not the owner of three hundred and twenty acres of land in any State or Territory of the United States
at any time during the above-mentioned period of settlement under the pre-emption statutes; that I did
not remove from my own land within the State of MECraela, 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 period
of pre-emption settlement above mentioned, directly or indirectly, make any agreement or contract, in any
way or manner, with any person or persons whatsoever, by which the title which I might acquire from the
Government of the United States would inure, in whole or in part, to the benefit of any person except myself.
John A Caldeewood
Subscribed and sworn to before me this day of Office, 1893,
SB Thurnway
Consty Indge,