Sec. (ii)	ang	, 1	n Scott	13 luff	County. 20	1895, at my office	
				11	Durk	Larduer	
Lan	E NOTE ON	FOURTH PAGE.	-		(000.00	County Judge	
ction o	of the Revise		state to him t	hat it is the purp	ld call the attention	n of the witness to the followin ment, if it be ascertained that	ng.
			TITLE	LXXCRIMES.	-Chapter 4-		
claratic stter wi d by in	tates authorize on, deposition hich he does r aprisonment a	es an eath to be add , or certificate by I not believe to be tru t hard labor, not n	ministered, that him subscribed ne, is guilty of p nore than five y	he will testify, de is true, wilfully, a perjury, and shall i care, and shall, mo	clare, depose, or certif nd contrary to such to be punished by a fine	erson, in any case in which a law of t y truly, or that any written restimor oath, states or subscribes any mater of not more than two thousand dolla incapable of giving testimony in a .)	ial
		11	or	2 4	-		
	Li.	3'	90	Regist			
	PROOF	3 0	17	4 1			
		2 / 3	2	3 %			
	0	id i	208	3.3			
	HOMESTEAD	Diginal Application No.	27	2 1			
	S	Cartion Car	N NO	3 " 3			
	N	T J	Final Certificate	3 11			
	H	N Par	S See	3			
		Origi	Approprie	2/4			
				d n			
INA	AL AF	FIDAVIT	REOUI	RED OF	HOMESTI	EAD CLAIMANTS	5.
		BECTION	OF THE	REVISED STATE	TES OF THE UNI		5.
		mection.	of the s	REVISED STATE	TES OF THE UNI	y of the	S
1,	Willia	Section Section	of the	, having mad	e a Homestead entr	y of the AW *	S.
I, d	Willia e No. 5	Section	of the	, having made	e a Homestead entr	y of the XM + No. 20 Nelyaska,	
Rangeler se	e No. 5	Section Section 289 of the Revalence No.	of the suith	, having made	e a Homestead entr in Township durey States, do now ap	y of the XM + No. 20 Melyas Res. poly to perfect my claim there the United States; and for the	to
Rangiler se	e No. 5 ction No. 4	Section Section Section Section No.	of the	, having made of the United of the R	e a Homestead entr in Township Aurest States, do now ap evised Statutes of that I	y of the AW * No. 20 No. 10 No 10	to at
Rangier se virtue	e No. 25 ction No. 2 e of section do solemni	Section Section 289 of the Re	of the section is no. , subject to vised Statutes ded upon sa	, having mad o entry at A of the United of the R citizen of the I did land since the I	e a Homestead entr in Township States, do now ap evised Statutes of that I 244. Juited States; that	y of the MM * No. 20 No. 10 No. 10	to at nt N,
I,	e No. 50 ction No. 4 cof section do solemnido de have cultives esent time;	Section Section 289 of the Re- a No. v Aurea ivated and resi	No. , subject to vised Statutes ded upon sa said land ha	, having mad o entry at of the United of the R citizen of the U id land since to been alienated	e a Homestead entr in Township Autor States, do now ap evised Statutes of that I Autor Inited States; that he 25",	y of the MM + No. 20 No. 20	to at
I,	e No. 50 ction No. 4 cof section do solemn! d have culti- esent time; but that I a	Section Section 289 of the Review A No. ivated and resithat no part of m the sole bons.	No. , subject to vised Statutes ded upon sa said land ha fide owner as	, having mad o entry at a of the United of the R citizen of the I id land since the been alienated an actual settler	e a Homestead entr in Township Autor States, do now ap evised Statutes of that I States; that he 25", except as provide ; that I will bear to	y of the MM + No. 20 No. 20	to at nt %,
Ranggler se virtue rpose on an anthe protutues,	e No. 50 ction No. 4 ction No. 4 do solemnly de have cult esent time; but that I a nited States	Section Section 289 of the Re No. ivated and resi that no part of m the sole bona; and, further, the	of the invised Statutes ded upon sa said land ha fide owner as the land have not the land th	, having mad o entry at Ac of the United of the R citizen of the I id land since to s been alienated an actual settler	e a Homestead entr in Township States, do now aperised Statutes of that I 244. United States; that he 25", except as provider; that I will bear to	y of the MM AND	to at nt %,
Range Range on an another prose	e No. 50 ction No. 4 ction No. 4 do solemnly de have cult esent time; but that I a nited States	Section Section 289 of the Re No. ivated and resi that no part of m the sole bona; and, further, the	of the invised Statutes ded upon sa said land ha fide owner as the land have not the land th	, having mad o entry at Ac of the United of the R citizen of the I id land since to s been alienated an actual settler	e a Homestead entr in Township States, do now aperised Statutes of that I 244. United States; that he 25", except as provider; that I will bear to	y of the MM AND	to at nt %,
Range Range virtue repose on anothe protection and the protection of the U.S.	e No. 5 vection No. 4 e of section do solemnly desent time; but that I a nited States the United	Section Section 289 of the Re a No. ivated and resi that no part of m the sole bona; and, further, the States, oscept (Sign plainly with	of the in No, subject to vised Statutes ded upon sa said land haufide owner as and I have not full christian a	, having mad o entry at Ac of the United of the R citizen of the I id land since to see alienated an actual settlet heretofore perfect	e a Homestead entr in Township Auty States, do now apevised Statutes of that I CAR United Statutes; that he 25" except as provide toted or abandoned as	y of the AWA No. 20 Webraska poly to perfect my claim there the United States; and for the Matrix - born It I have made actual settleme day of Lept - 188 ed in section 2288 of the Revise rue allegiance to the Governme in entry made under the homester H. Smilh	to at X, ed at
Ranggler se virtuerpose on anothe protection the U vs of the U vs	e No. 5 ction No. 4 e of section do solemn! d have cult esent time; but that I a inited States the United	Section Section 289 of the Re a No. ivated and resi that no part of m the sole bone; and, further, the States, compt. Sign plainly with Ardres Chat the above a	No. , subject to vised Statutes ded upon sa said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat	having mad o entry at a fine the Richtizen of the Richtiz	e a Homestead entr in Township Aury States, do now ap evised Statutes of that I Aur Juited States; that he 25" except as provide that I will bear to the or abandoned as Scatta Ba sworn to before n	y of the AMA No. 20	nt at ad
Ranggler see virtue rpose on an another protection of the U I, herel	e No. 25 ction No. 4 e of section do solemn! d have cult esent time; but that I a nited States the United Our L by certify t	Section Section Section 289 of the Revaluated and resistant no part of m the sole bons; and, further, the States, esception Sign plainly with and resistant the above as the sole of t	No. , subject to vised Statutes ded upon sa said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat	having mad o entry at a fine the Richtizen of the Richtiz	e a Homestead entr in Township Statesy, do now ap evised Statutes of that I San Juited States; that he 25" , except as provide ; that I will bear t ted or abandoned as Scatts 18d sworn to before n	y of the All of No. 20	nt at ad
Ranggler see virtue rpose on an another prose the U I, herel	e No. 5 ction No. 4 e of section do solemn! d have cult esent time; but that I a inited States the United	Section Section Section 289 of the Revaluated and resistant no part of m the sole bons; and, further, the States, esception Sign plainly with and resistant the above as the sole of t	No. , subject to vised Statutes ded upon sa said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat	having mad o entry at a fine the Richtizen of the Richtiz	e a Homestead entr in Township Statesy, do now ap evised Statutes of that I San Juited States; that he 25" , except as provide ; that I will bear t ted or abandoned as Scatts 18d sworn to before n	y of the All of No. 20	nt at ad
Rangger se virtue pose on an another protection of tutes, the U	e No. 25 ction No. 4 e of section do solemn! d have cult esent time; but that I a nited States the United Our L by certify t	Section Section Section 289 of the Revaluated and resistant no part of m the sole bons; and, further, the States, esception Sign plainly with and resistant the above as the sole of t	No. , subject to vised Statutes ded upon sa said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat I have not full christian subject to the said land has fide owner as nat	having mad o entry at a fine the Richtizen of the Richtiz	e a Homestead entr in Township States, do now ap evised Statutes of that I San Juited States; that he 25" , except as provide to abandoned as Scatts Ba sworn to before n	y of the AMA No. 20	nt No.