CIRCULAR OF INSTRUCTIONS REGISTERS AND RECEIVERS FOR TAKING AND PASSING ON FINAL PROOF. BULE 1.—PREMATURE FINAL PROOF. Beject all Final Proofs prematurely made, via In Pre-emptions and Commuted Homestrads, before the expension of 6 months from date of establishing a bone fide residence In Final Homesteads, before the exploition of 5 years from the outry, except 1. Where maidones is allowed before entry, (America, 14, 1879, Act May 14, 1880.) 2. Where credit is allowed before entry (America, 1879, art May 14, 1880.) 2. Where credit is allowed by the control of the control In Timber Cultures,—L. Before the expiration of 8 years from date of entry. 2. Before the expiration of 8 years from the dat when the total number of trees, seeds, and cattings required by Is July 12, 1887, Sen. 23. In Timber and Sione Entries, before the expiration of 60 dm abilitation, as required by law, (10 weekly insertions.) 20 Stat., 86, Sec. 3; Cir. '84, p. 97; 2 L. D., 790; 4 L. D., 282. In all cases, before the expiration of the time of public 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. Require affidavit of party uniden proof of real coase of delay withhold certificate, and forward all papers to this office for action Nove-In Probuption and Communical Homosteads the slaver rule do use apply. RULE 2-PUBLISHED NOTICE OF FINAL PROOF. Presimptions, Commuted Homesbands, and Final Homesbands, at March & 1871). Cin. March 20, 1883. Timber Cuttures. Cir. July 12, 1887, Soc. 23. Desert Entries. Cir. July 23, 1887, Soc. 13. Town-sites. Cir. July 9, 1886, Soc. 12. Timber and Shore Entries. Sixty days, (10 weekly insertions.) 3r. July 16, 1887, Soc. 10. (a) Correct description of land sought to be entered, and kind of mirry to be made. Act March 3, 1879. (b) Correct manes of wite nesses and post-office addrsss. Act March 3, 1879. (c) The same kyr (not a bolishy when, and (b) the excest place where, proof is a set taken. (c) The officer's name and official designation who is it RULE 4—OFFICERS AUTHORIZED TO TAKE FINAL PROOF. In Preemption and Commuted Homesteads Register and Reseiver; Clerk of County Court; Clerk of Court of Record. 21 Stat., 169; Cir., March 30, 1886. In Timber Culture and Desert Entries-In Timber and Stone Entries and Town-situs-RULE & Registers and Receivers will approve no case, neither accept syment nor issue final certificate and receipt therean, until the exeguing requirements are compiled with. Provided, in excep-ional cases of hardship, who more compilance is no finalt of claim at and his good skith appears, and no one protests against the starty, you will withhold certificate and receipt, and forward paper and explanatory affidavits to this office by special letter for instruc-tors. B. M. STOCKSLAGER,