	OUDQUILAD OF INSTRUCTIONS
	CIRCULAR OF INSTRUCTIONS
	REGISTERS AND RECEIVERS
	For Taking and Passing on Final Proof.
	RULE 1.—PREMATURE FINAL PROOP.
	Reject all Final Proofs prematurely made, vis: In Pre-emptions and Commuted Homestrads, before the expira-
	tion of 6 months from date of establishing a bona fide residence. In Final Homesteads, before the expiration of 5 years from date
	of entry, except: 1. Where residence is allowed before entry (Ast June 14, 1878, Act May 14, 1880). 2. Where credit is allowed for military or naval service. Sees. 2004-5-6 and 2201, R. S. U. S.
ı	In Timber Cultures.—1. Before the expiration of 8 years from slate of entry. 2. Refore the expiration of 8 years from the slate when the total number of trees, weeks, and entitings required by
ı	law are planted. Cir. July 12, 1887, Son. 2h. In Timber and Stane Entries, before the expiration of 60 days
ı	publication, as required by law (10 weekly insertions). 20 Stat., 80, Sec. 21 Cir. 264, p. 97; 2 L. D., 709; 4 L. D., 282.
	In all cases, before the expiration of the time of publication and the day fixed. See Rule 3.

ı	RULE 2.—LAPSED FINAL PROOF. When final proof is taken (or offered) after lapse of statutory
	period, vis.: In Final Homesteads, after T years from date of entry.
ı	In Timber Cultures, after 13 years from date of entry. In Desert Estries, after 3 years from date of entry.
	Require affidavit of party saling good of real cone of delay, withhold certificate, and forward all papers to this office for
	action. Note.—In Pre-emption and Communical Homostude the shoot pulse done #4 apply.
	RULE 3.—PUBLISHED NOTICE OF FINAL PROOF.
	LW The Register alone is responsible for the correctness of published notion. Act of March 3, 1870.
	Thirty days publication of notice (6 weekly insertions), of intention to make proof is required in-
	Pre-emptions, Commuted Homesteads, and Final Homesteads. Act March 9, 1879; Cir. March 20, 1888.
	Timber Cultures. Cir. July 12, 1887, Soc. 23. Desert Entries. Cir. June 28, 1887, Soc. 13.
	Town-sites. Cir. July 9, 1886, Sec. 12. Timber and Stone Entries. Sixty days (10 weekly insertions).
ı	Cir. July 16, 1887, Sec. 10. The notice must contain—
	(a) Correct description of land sought to be entered, and kind of entry to be made. Act March 3, 1870. (b) Correct names of witnesses and post-office address. Act March 3, 1879. (c) The search day (not a builday) when, and (d) the samet place after-
	proof is to be taken. (c) The efficier's name and official designation who is to take proof. c. d., c. Jacob Semer case, 6 L. D., 333; Lent case, 6 L. D., 110; Shertook case, 6 L. D., 110.
	Nov.—C, 4, 4, must be ensembly more and not alternative, as in the Jacob Boson som D to B, 2005, it is "busines a Judge or Clork of a Start of Boson!— Nov. E.—431 priori mank to failure before the some officer. Provide punishing tenses, will those whomes author of largestion be collect proof has been published.
	nater a different graction, will not be affected by this requirement
ı	RULE 4.—OFFICERS AUTHORIZED TO TAKE PROOF.
	In Pre-emption and Commuted Homesteads— Register and Receiver; Clerk of County Court; Clerk of
	Court of Record. 21 Stat., 169; Cir., March 20, 1886. In Timber Culture and Desert Entrico-
	Register and Ressiver; Judge, or Clerk of Court of Record. T. C. Cir., July 12, 1887, Sec. 21; Desert Cir., June 28, 1887, Sec. 7.
	In Final Homestands— Register and Rosenver; Judge of Court of Roverd; Clerk of Lovert of Rosent (only) when Judge is absent. This fact must be certified by Clerk. Act March 2, 1877.
	In Timber and Stane Entries and Town-sites
ı	July 16, 1882, Sec. 11; Town-cite Cir., July 9, 1885; R. S., 2087.
ı	Household Print, campt Probate Julgos, who are so again their own cloths, and mostly; On, Oct. 37, 1844; On., March So. 1889; J. L. R., Dit. Jackson Chesto, and Numerics and take street in Timber and Wasse Entition.
	Circle cap act take Flant Economical Front unions during in shown, and they accepting.
	RULE S.
ı	Registors and Receivers will approve no case, neither accept payments nor issue final certificate and receipt thereon, until the foregoing requirements are compiled with. Provided, in excep- tional cases of hardship, when non-compliance is no fault of
	elaiment and his good faith appears, and no one protests against the entry, you will withhold certificate and receipt, and for- ward papers and explanatory affidavits to this office by special
	letter for instructions. 8. M. STOCKSLAGER, Commissioner,
	Approved: WM. F. VILAS,
	Jan. 1, 1889. Secretary. 4-440. (1556-4070)