I memor centrry that be is a credible witness, and is personally known to me (or has been satisfactority identified before me by), and that each question in the foregoing deposition was orally propounded to the said and the foregoing deposition before he signed the same and after being swern according to law; that I have called his attention to the laws and penalties against false avesting; and that the foregoing deposition was sworn to and subscribed before me this A. D. 18 **Register (or Receiver)* **SPECIAL CERTIFICATE.** **Institute of the problem of a construction of the laws and penalties against false avesting; and that the foregoing deposition was sworn to and subscribed before me this **A. D. 18 **Register (or Receiver)* **SPECIAL CERTIFICATE.** **Institute of the media and cases when proof is made before a clerk of court or judge of probate.) **All Market Court of the state of the same proof is made before a clerk of court or judge of probate.) **All Market Court of the published local or the same of the published proof is made before a clerk of court or judge of probate.) **All Market Court of the published for the proof and testimony are said to the claimant and to each of the witnesses Section 5372 of the lievined Statetos of the United States and explained to each of them the import and meaning discrete. That each of the published proof and stallwrite were taken and made between the hours of eight A. M. and six o'clock P. M. on the 2-0 day of Market Court of the published and and made between the hours of eight A. M. and six o'clock P. M. on the 2-0 day of Market Court of the published or said proof and affiliavits were taken and made between the hours of eight A. M. and six o'clock P. M. on the 2-0 day of Market Court of the published and and official seal this 2-0 day of Market Court Office in the published and official seal this 2-0 day of Market Court Office in the published of the published o
A. D. 18 Register (or Receiver) SPECIAL CERTIFICATE. (To be used in all cases when proof is made before a clerk of court or judge of probate.) SPECIAL CERTIFICATE. (To be used in all cases when proof is made before a clerk of court or judge of probate.) SPECIAL CERTIFICATE. (To be used in all cases when proof is made before a clerk of court or judge of probate.) SPECIAL CERTIFICATE. (To be used in all cases when proof is made before a clerk of court or judge of probate.) SPECIAL CERTIFICATE. (To be used in all cases when proof is made before a clerk of court or judge of probate.) SPECIAL CERTIFICATE. (To be used in all cases when proof is made before a clerk of court or judge of probate.) SPECIAL CERTIFICATE. It is allow the claimant of the probate. SPECIAL CERTIFICATE. (To be used in all cases when proof is made before a clerk of court or judge of probate.) SPECIAL CERTIFICATE. It is allowed to probate. It is the proof and in all cases when proof is made before a clerk of court or judge of probate.) SPECIAL CERTIFICATE. SPECIAL CERTIFICATE. (To be used in all cases when proof is made before a clerk of court or judge of probate.) SPECIAL CERTIFICATE. SPECIAL CERTIFICATE. (To be used in all cases when proof is made before a clerk of court or judge of probate.) SPECIAL CERTIFICATE. (To be used in all cases when proof is made before a clerk of court or judge of probate.) SPECIAL CERTIFICATE. (To be used in all cases when proof is made before a clerk of court or judge of probate.) SPECIAL CERTIFICATE. (To be used in all cases when proof is made before a clerk of court or judge of probate.) SPECIAL CERTIFICATE. (To be used in all cases when proof is made before a clerk of court or judge of probate.) SPECIAL CERTIFICATE. (To be used in all cases when proof is made before a clerk of court or judge of probate.) That each of the printed question in the testimony of claimant and to each of the witnesses Section 5502 of the literature. That not prove the proof and allicavity were take
and the foregoing enswers severally given by him thereto before he signed the same and after being sworn according to law; that I have called his attention to the laws and penalties against folse swearing; and that the foregoing deposition was sworn to and subscribed before me this
and that the foregoing deposition was sworn to and subscribed before me this
A. D. 18 Register (we Resolver) SPECIAL CERTIFICATE. SPECIAL CE
SPECIAL CERTIFICATE. (To be used in all cases when proof is made before a clerk of court or judge of probate.) Settle Bleff Granty (2) L. Bleff Granty (2) I. Bleff Granty (2) In this proof and for Said Grant (3) In this witnesses John H. Barfell Sensual J. Herdger in this proof were identified by Acquisitionary (4) That before proceeding to take the proof and testimony I read to the claimant and to each of the witnesses Bestion 5592 of the Bevised Statutes of the United States and explained to each of them the jusport and meaning thereof. That each of the printed questions in the testimony was read to said claimant and to each of said witnesses, and their respective answers thereto were by me reduced to writing and read to each respectively, and was there and then by them subscribed and sworm to before me. That said proof and affidivity were taken and made between the hours of eight A. M. and six o'clock P. M. on the 20 that of May 1890 at my effice at Elemany 1890 in mid Orthopt Charles (1890). That no probest or objection of any kind against said proof has been made or filed in my effice by any person. Given under my hand and official seal this 2.0 day of May 1890 Charles (1890). The Charles (1890) of Bleen and the carefully examined by us before transmittal to the General Land Office. Math Mallutts
SPECIAL CERTIFICATE. (To be used in all cases when proof is made before a clerk of court or judge of probate.) Scotts Blist Grantly 38: 1. Delivery Classification of the proof is made before a clerk of court or judge of probate.) 1. Delivery Classification of the proof of the proof of the proof of the proof were identified by Crary in and for court or judge of probate.) That before proceeding to take the proof and testimony I read to the claimant and to each of the witnesses Section 5502 of the lievised States of the United States and explained to each of them the import and meaning thereof. That each of the printed questions in the testimony was read to said claimant and to each of said witnesses, and their respective answers thereto were by me reduced to writing and read to each respectively, and was there and then by them subscribed and sworn to before me. That said proof and affidavits were taken and made between the hours of cight A. M. and six o'clock P. M. on the 20 day of Mary in said Country That no professor or objection of any kind against said proof has been most or filed in my office by any person. Given under my hand and official seal this 20 day of Mary in said Country Country We hereby certify that the within and foregoing testimony of claimant and witnesses has been carefully examined by me before transmittal to the General Land Office. Mark M. Mellins
SPECIAL CERTIFICATE. (To be used in all cases when proof is made before a clerk of court or judge of probate.) Scotts Blist Grantly 38: 1. Delivery Classification of the proof is made before a clerk of court or judge of probate.) 1. Delivery Classification of the proof of the proof of the proof of the proof were identified by Crary in and for court or judge of probate.) That before proceeding to take the proof and testimony I read to the claimant and to each of the witnesses Section 5502 of the lievised States of the United States and explained to each of them the import and meaning thereof. That each of the printed questions in the testimony was read to said claimant and to each of said witnesses, and their respective answers thereto were by me reduced to writing and read to each respectively, and was there and then by them subscribed and sworn to before me. That said proof and affidavits were taken and made between the hours of cight A. M. and six o'clock P. M. on the 20 day of Mary in said Country That no professor or objection of any kind against said proof has been most or filed in my office by any person. Given under my hand and official seal this 20 day of Mary in said Country Country We hereby certify that the within and foregoing testimony of claimant and witnesses has been carefully examined by me before transmittal to the General Land Office. Mark M. Mellins
(To be used in all cases when proof is made before a clerk of court or judge of probate.) Scrifts Bley County as: I Describe County as: I Describe County as: I Describe County as: I Describe County County and the proof were identified by County and the Burkelle and his witnesses Locate County and the published notice herein. That before proceeding to take the proof and testimony I read to the claimant and to each of the witnesses Section 5392 of the lievised Statutes of the United States and explained to each of them the import and meaning thereof. That each of the printed questions in the testimony was read to said claimant and to each of said witnesses, and their respective answers thereto were by me reduced to writing and read to each respectively, and was there and then by them subscribed and sworn to before me. That said proof and affidiavits were taken and made between the hours of eight A. M. and six o'clock P. M. on the 2-0 day of Mary in and and official send this 2-0 day of Mary in and Original School County Count
Should flesh County as: 1. Believe glesh held of Green't in and for said Enrice, do hereby certify that the claimant Class of Markelle and his witnesses form to Barkelle survively flesh great in this proof were identified by Acquainterince to be the identical persons named in the published notice herein. That before proceeding to take the proof and testimony I read to the claimant and to each of the witnesses Section 5302 of the Hevised Statutes of the United States and explained to each of them the import and meaning thereof. That each of the printed questions in the testimony was read to said claimant and to each of said witnesses, and their respective answers thereto were by me reduced to writing and read to each of them the import and meaning thereof. That said proof and affidavits were taken and made between the hours of eight A. M. and six o'clock F. M. on the 20 day of Mary 1893 at my effice at Learning in said Country That no proceed or objection of any kind against said proof has been made or filed in my office by any person. Given under my hand and official send this 20 day of Mary 1893 the Secretary