

(4-137.)

RECEIVER'S RECEIPT, No. 3143

APPLICATION, No. 3143

HOMESTEAD.

Receiver's Office, Sidney, Neb.

April 26, 1893.

Received of Charles C. Whipple the sum
of Thirteen dollars 00 cents;

being the amount of fee and compensation of Register and Receiver for the
entry of

S² R E² and Lot 1

of Section 5 in

Township 20 N of Range 57 W, under

Section No. 2290, Revised Statutes of the United States.

Mark M. Meves

Receiver.

\$ 13⁰⁰

NOTE.—It is required of the homestead settler that he shall reside upon and cultivate the land embraced in his homestead entry for a period of five years from the time of filing the affidavit, being also the date of entry. An abandonment of the land for more than six months works a forfeiture of the claim. Further, within two years from the expiration of the said five years he must file proof of his actual settlement and cultivation, failing to do which, his entry will be canceled. If the settler does not wish to remain five years on his tract, he can, at any time after fourteen months, pay for it with cash or land warrants, upon making proof of settlement and of residence and cultivation from date of filing affidavit to the time of payment.

40 acres the S 04 1/4 Sec 34 of T 21 N R 57 W in allamakee Dist. I hereby have been admitted to the land by the Receiver as a homestead entry. See note in register, which Register and Receiver will read and EXPLAIN THOROUGHLY to person making application for lands where the affidavit is made before either of them.

Timber land embraced in a homestead, or other entry not consummated, may be cleared in order to cultivate the land and improve the premises, but for no other purpose. If, after clearing the land for cultivation, there remains more timber than is required for improvement, there is no objection to the settler disposing of the same. That time question whether the settler is entitled to a grant of a timber patent, or not, which is a question of fact, and it will be held to end and for recovery of the value of said timber, and also to removal of the same, under section 3201 of the Revised Statutes.