(4-063.)

HOMESTEAD AFFIDAVIT.

mand Omite at Strateg, ter.
Defot. 27, 1892
John Lewis or Dorrington
having filed my application No. 290 / , for an entry under section 2289, Revised Statutes of the
United States, do solemnly swear that I am not the proprietor of more than one hundred and sixty acres
of land in any State or Territory; that I am " am a nature how citizen of the United States, and our 21 years of ag
that my said application is honestly and in good faith made for the purpose of actual settlement and cultivation, and not for the benefit of any other persons, or corporation, and that I will faithfully and honestly endeavor to comply with all the requirements of law as to settlement, residence, and cultivation necessary to acquire title to the land applied for; that I am not acting as agent of any person, corporation, or syndicate in making such entry, nor in collusion with any person, corporation, or syndicate to give them the benefit of the land entered, or any part thereof, or the timber thereon; that I do not apply to enter the same for the purpose of speculation, but in good faith to obtain a home for myself, and that I have not directly or indirectly made, and will not make, any agreement or contract in any way or manner, with any person or persons, corporation or syndicate whatsoever, by which the title which I might acquire from the Government of the United States should inure in whole or in part to the benefit of any person except myself, and further, that since August 30, 1890, I have not entered under the land laws of the United States, or filed upon, a quantity of land, agricultural in character, and not mineral, which, with the tracts now applied for, would make more than three hundred and twenty acres. † Many my heretofory made any entry except as the following the attached application. Sworn to and subscribed before me this 27 doday of Sept. 1892. Sworn to and subscribed before me this 27 doday of Sept. 1892.
Registen

^{*}Here insert statement that affiant is a citizen of the United States, or that he has filed his declaration of intention to become such, and that he is the head of a family, or is over twenty-one years of age, as the case may be. It should be stated whether applicant is native-born or not, and if not, a certified copy of his certificate of naturalization, or declaration of intention, as the case may be, must be furnished. (See page 45, circular of January 1, 1889.)

† Here add an exception, if any, of land settled upon prior to August 30, 1890, giving date of settlement commenced, and describing improvements, and that the party has not heretofore made any entry under the homestead laws.