

GRAVE-ROBBERS GRABBED.

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A DECISION THAT HITS US.

Considering the Fact that Such Land in Nebraska is Plentiful.

FRAUDS AMONG HOMESTEADERS

Commissioner Sparks Decides that Commutation of a Homestead is Simply Double Pre-emption, and Illegal.

Important Public Land Ruling.

WASHINGTON, Nov. 22.—Commissioner Sparks recently made a ruling which is probably destined to have an important influence upon the course of transactions in public lands.

He has decided, in substance, that the commutation of a homestead is, in effect and in law, a turning of the entry into a pre-emption, and as such, is illegal when the claimant has not complied with the requirements of the pre-emption law.

Since the passage of the homestead law, it has become almost the universal practice for settlers to secure claims under both that and the pre-emption law, in addition to which they have usually taken the benefit of the timber culture law, thus aggregating under these laws a maximum estate of 480 acres to each settler.

It has been customary to take on a pre-emption and "pre-claim" at once, and after a lapse of the most necessary interval to request the land from the government.

It is now held that this is a double pre-emption, and that the government will not allow a settler to take advantage of both laws.

The ruling is significant in that it will prevent a settler from taking advantage of both laws, and will thus tend to simplify the public land system.

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THE WEEK IN WALL STREET.

A Fund of Information From the Center of American Trade.

New York, Nov. 22.—(Special to the Bee.)—A leading Wall Street broker told me Saturday that among thoughtful men the opinion is spreading for a closer analysis of the conditions underlying the railway situation than found in the usual jargon of stock reports here.

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NOVEMBER RUNS RIOT.

Genetics Arrested, Charged with Lewd Conduct in the City of Saints.

SALT LAKE, Nov. 22.—Deputy United States Commissioner Peterson and United States Marshal Loring, accompanied by a city constable, were yesterday night by the police under a city ordinance.

They were charged with lewd conduct with Mrs. Field and Lydia Burley, respectively. The former declares she never heard of Mrs. Field. The latter denies the guilt.

The Mormon paper this morning in high key says this turns the tables on the gentile persecution. There is said to be a large number of such warrants against prominent gentiles.

It is thought that the Mormons will be prosecuted indiscriminately, but some of the prominent officials to catch "the enemy." A good deal of indignation is expressed at the Mormon action and the feeling runs high in many quarters.

The following transfers were filed Nov. 20, with the county clerk, and reported for the Book by Ance's Real Estate Agency:

Frederick Drexel and wife to John F. Coats, part of R. 7, bk. 151, Omaha, w. d. 8-20-85.

Dolaney M. Parmenter to Clinton E. Mayne, his 1 and 2, bk. 106, Isaac & Selena's add, Omaha, w. d. 8-20-85.

William Farnham (single) to David Jamison, his 1 and 2, bk. 106, Isaac & Selena's add, Omaha, w. d. 8-20-85.

Clifton E. Mayne and wife to John A. Hill, part of R. 7, bk. 151, Omaha, w. d. 8-20-85.

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Advertisement for PURE PRICE'S ICE CREAM, featuring an illustration of a box and text describing its quality and availability.