WE, Casefoh Graffy Samuel Kilfstroke do solemnly Morar that we have known Damil ruman for over five years last past; that he is the head of a family consisting of Wife and Two children and is a citizen of the United States; that he is an inhabitant of the of feller New Sofe Willy and Swing No. 16 in Township No. 4 of Range No. 5 E and that no other person resided upon the said land entitled to the right of Homestead or Pre-emption.

That the said Daniel Firman - entered upon and made settlement on said land on the day of Carnay, 1863, and has built a house thereon part log & part pane 14 6,20 firt one stay, with and down two windows. Shingle roof board floors and is a comfailable house to live in

and has lived in the said house and made it his exclusive home from the day of Carmany, 1863, to the present time, and that he has since said settlement ploughed, fenced, and cultivated about 30 — acres of said land, and has made the following improvements thereon, to wit: built a Stable, a Shrip hed 100 furting Carn Crib, and has 40 apple and about 400 peach trust set out. Peach trust set out.

1. Henry M. attinous Registed hereby certify that the above affidavit was taken and subscribed before me this 20 day of January 1868.

Warry M. attinuene Register

WE CERTIFY that Casefel Gruffed Samuel Kilpatrickwhose names are subscribed to the foregoing affidavit, are persons of respectability.

Hony Mi Catherina Register

Закон о гомстедах, 1862

13-я Поправка к конституции США

Thirty- Eighth Congress of the United States of Imerica; It the Learned South in, on Monday, the fall in day of Describer, our thousand night handed and many pres-But milling to the legislatures of the several States a proposition to arrest the Emstablished of the Emilad Hite Rendered by the Simula and House of Representatives of the Pointed States of America (too thinks of boot houses comming) that the following which legislatines to the consul trate as an amendment of the stand date; which where excepted by time you before blants he below he all sections and problems were pre-- willy Withole I'll Sectional Section Staverto no woods small as a familiand for some where the fine shall have to said with within the health States, a very place surject Section & Congress shall have power to inforce the will legislation.

The 14th Amendment to the Constitution of the United States

Section 1. All persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside. No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law, nor deny to any person within its jurisdiction the equal protection of the laws.

Section 2. Representatives shall be apportioned among the several States according to their respective numbers, counting the whole number of persons in each State, excluding Indians not taxed. But when the right to vote at any election for the choice of electors for President and Vice President of the United States, Representatives in Congress, the Executive and Judicial officers of a State, or the members of the Legislature thereof is denied to any of the male inhabitants of such State, being twenty-one years of age, and citizens of the United States, or in any way abridged, except for participation in rebellion, or other crime, the basis of representation therein shall be reduced in the proportion which the number of such male citizens shall bear to the whole number of male

Section 3. No person shall be a Senator or Representative in Congress, or elector of President and Vice President, or hold any office, civil or military, under the United States, or under any State, who, having previously taken an oath, as a member of Congress, or as an officer of the United States, or as a member of any State legislature, or as an executive or judicial officer of any State, to support the Constitution of the United States, shall have engaged in insurrection or rebellion against the same, or given aid or comfort to the enemies thereof. But Congress may, by a vote of two-thirds of each House, remove such disability.

Section 4. The validity of the public debt of the United States, authorized by law, including debts incurred for payment of pensions and bounties for services in suppressing insurrection or rebellion, shall not be questioned. But neither the United States nor any State shall assume or pay any debt or obligation incurred in aid of insurrection or rebellion against the United States, or any claim for the loss or emancipation of lims shall be held illegal.

14-я Поправка к конституции США

Morce, by appropriate rarticle.