

THE NATIONAL ARCHIVES

SOLDIER'S ORIGINAL

NO. 499095

VETERAN *Harrison P. Waldrop*

RANK *Private*

SERVICE *Co. A, 149th Inf. Regt.*

CAN. NO. *572* DISCH. NO. *20*

LAW OFFICE OF
JAMES P. L. WEEMS,
408 1/2 MAIN STREET.

VINCENNES, IND., *Jan 21*, 189*7*,
to the Commissioner of Pensions:

Please furnish the condition of the claim mentioned below and state what evidence, if any, is needed to complete the same.

Very respectfully,

J. P. L. Weems
Claimant's Attorney.

No. of Claim *499,095*

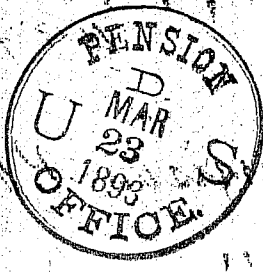
No. of Certificate
Pension P. Woodruff
Name of Claimant.

" " "
Name of Soldier.

Co. *A. 149* Reg't. *Ind.* Vols

Nature of Claim *new law required.*
What is the delay in this claim?

[Faint, mostly illegible handwritten text, possibly a list or ledger entries]



LAW OFFICE OF
JAMES P. L. WEEMS,

408 1-2 MAIN STREET.

VINCENNES, IND. *April 24* 18*65*

To the Commissioner of Pensions:

Please furnish the condition of the claim mentioned below and state what evidence, if any, is needed to complete the same.

Very Respectfully,

J. P. L. Weems,
Claimant's Attorney.

No. of Claim *499095*

No. of Certificate
Harrison Waldrop
Name of Claimant.

Name of Soldier.

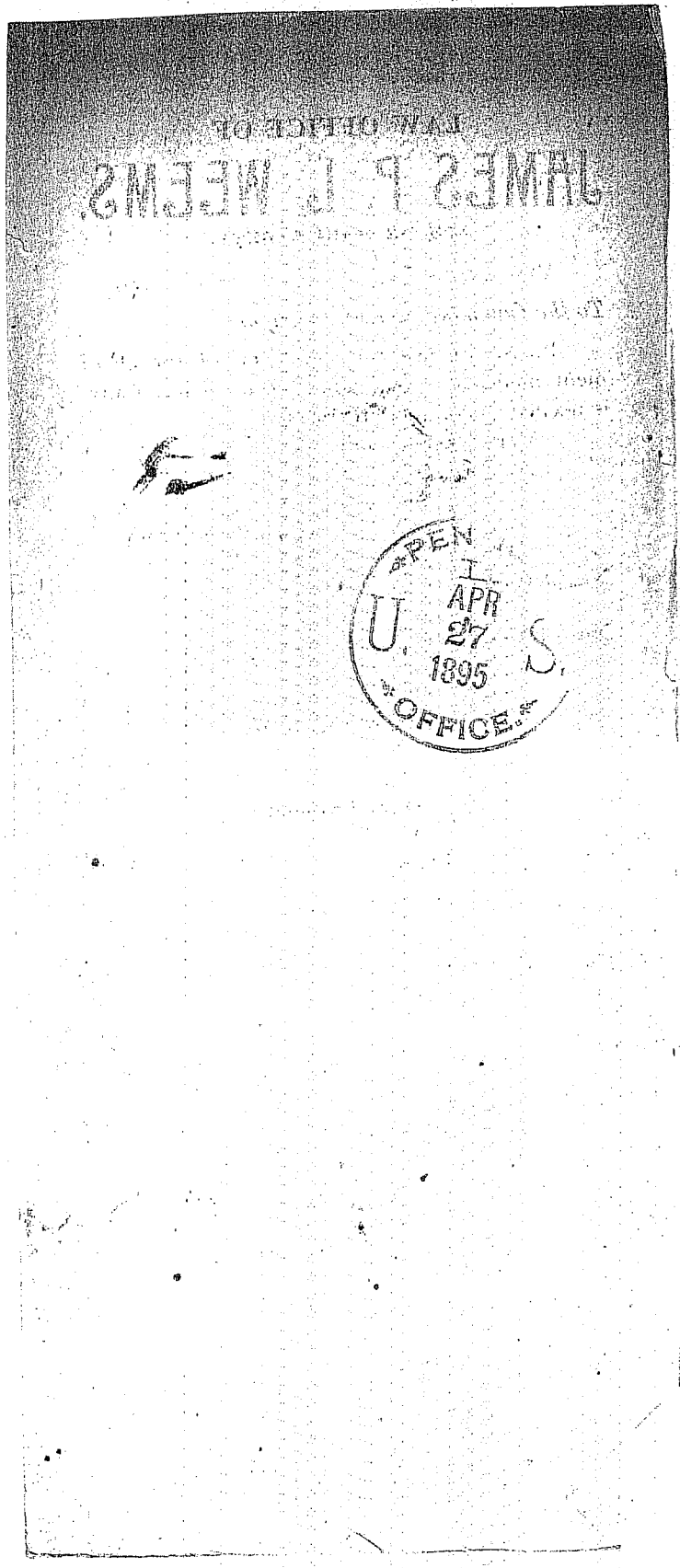
Co. *A* Reg't. *149* Vol's

Oct. July 14, 1862

Nature of Claim *Original*

Please give me status of the case as far as known of its contents and if evidence is required of comrades and you will give me their address I will write them

Respectfully
J. P. L. Weems



JAMES P. LAWRENCE
LAW OFFICE OF

OPEN
U.S. OFFICE
APR 27
1895

LAW OFFICE OF
JAMES P. L. WEEMS,

408 1-2 MAIN STREET.

VINCENNES, IND. *Feb. 28, 1896,*

To the Commissioner of Pensions:

Please furnish the condition of the claim mentioned below and state what evidence, if any, is needed to complete the same.

Very Respectfully,

J. P. L. Weems
Claimant's Attorney.

No. of Claim ... *499,095*

No. of Certificate ...

Harrison P. Waldrop
Name of Claimant.

" " "
Name of Soldier.

Co. *A49* Reg't. *1st* Vols

at ... *July 14, 1862.*
Nature of Claim ... *original.*

Please let me have status of this case. I have been urging the claimant for evidence a number of times for which

which he has
said to be

Truly yours,
J. R. Weems

1862
MAY 20
1862

LAW OFFICE OF
JAMES P. L. WEEMS,
408 1/2 MAIN STREET.

VINCENNES, IND., 7/6 1892

To the Commissioner of Pensions:

Please furnish the condition of the claim mentioned below and state what evidence, if any, is needed to complete the same.

Very respectfully,

J. P. L. Weems
Claimant's Attorney.

No. of Claim 499096-

No. of Certificate "
Harrison P. Waldrop
Name of Claimant.

" 4
Name of Soldier.

Co. "D" 149 Reg't. Ind Vols

Act June 22-90

Nature of Claim official

.....
.....
.....
.....
.....
.....
.....
.....
.....
.....

A. *Gordlett 8-8-92*
ORIGINAL CLAIM.
ACT OF JUNE 27, 1890.

Washington, D.C., June 2, 1892

Honorable Commissioner of Pensions:

SIR:

I have the honor to request that the INVALID claim described below be placed upon the list of Completed Files.

No. of Claim: *498095*

No. of Certificate: _____

Nature of Claim: *original*
(Additional increase or restoration.)

Amison P. Waldroup

Co. *A* *149* Regt. *Ind.* Vols.

- 1. That the declaration has been made in due form, stating the proper service of the soldier.
- 2. That he has served ninety days or more in military or naval service of the United States during the late war of the rebellion, and was honorably discharged therefrom, and who is now suffering from a mental or physical disability of a permanent character, not the result of his own vicious habits, which incapacitates him from the performance of manual labor in such a degree as to render him unable to earn a support.
- 3. That the claimant has, with the authority of the Bureau of Pensions, had a regular medical examination in respect to the disability described and claimed for in the declaration.

I certify upon honor that after a careful consideration of the case *I* am of the opinion that the case is COMPLETE.

Very respectfully,

J. P. B. Waldroup
Claimant's Attorney

LAW DIVISION
B. AUG 1 1892 P.
APPD FOR
COMPLETED FILES.

Request to Have Claim Placed in Completed Files.

Original No. 499095
(Signature of claimant.)

Harrison P. Waldron
Name of Claimant.

Name of Soldier.
Co. I, 149 Reg't. 2nd Vols.

Enlisted

Discharged
Sept. 8th 1890.

To the Honorable Commissioner of Pensions:

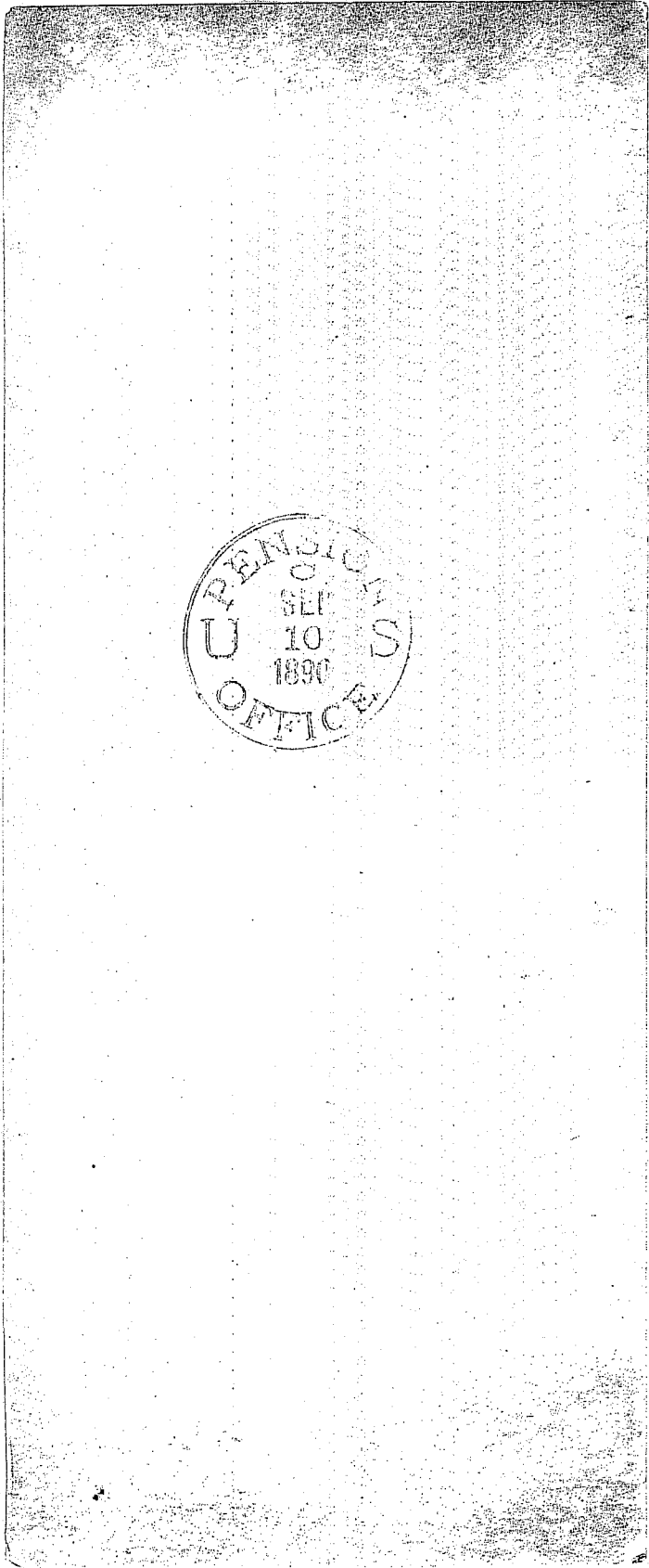
SIR:—In the matter of the above-entitled claim we hereby state that the declaration on which this claim is based is in due form, that the proof of incurrence of disability and his discharge from the service is complete, and that the proof establishes that the disability was incurred in service and in line of duty. That the proof connects the present disability, for which pension is claimed, with the disability incurred in the service and the continuance thereof to this date.

The claimant has had a regular medical examination by authority of the Bureau of Pensions in respect to the disability described and claimed for in the declaration.

We certify upon and in our careful consideration of the case, we are of the opinion that the claim is complete and respectfully request that it be placed in the completed files under order number 151.

Very respectfully,
WM. CONARD & CO.,
Claimant's Attorneys.

RECEIVED
PENSION DIVISION
SEP 11 1890
APPROVED FOR
COMPLETED FILES



U S
SUPERVISOR'S
OFFICE
SEP
10
1890

INVALID.

(3-077.)

Not
LPM

Department of the Interior,

BUREAU OF PENSIONS,

Washington, D. C., Nov 14, 1892

SIR:

In every claim to Invalid Pension it is necessary that the following information should be furnished by the claimant, if it does not appear in his declaration:

- X **Call No. 1.** He should state under oath the nature and locality of the wound or injury, or the name or nature of the disease for which pension is claimed.
- X **Call No. 2.** He should state under oath *when* and *where* the alleged wound or injury was received, or the disease contracted, and the *circumstances* of the origin of each.
- Call No. 3.** He should state under oath whether he has been in the military or naval service since _____, 18____, and give the name and number of each company and regiment to which he belonged while in service.
- Call No. 4.** He should state without oath the names or numbers and the localities of *all hospitals* (whether regimental, brigade, division, corps, post, or general hospital) in which he was treated while in the service, giving, as nearly as possible, the dates of treatment in each. If he was not treated in the service he should state that fact.
- Call No. 5.** His post-office address (and in cities the street and number of his residence) should be stated without oath.

In the claim No. H 99 095, of Mr. Harrison P Waldrop, the information indicated by Call No. 1 + 2, has not been furnished and should be supplied. All diseases for which pension is claimed should be stated under oath.

N. B.—Please have number of Claim and name and service of soldier put on back of evidence filed; and also say in reply to Call No. _____.

Very respectfully,

Geo B Raum
Commissioner

Harrison P. Waldrop

Heathsville

Ills

PENSION
DEC
2
OFFICE

7
(3-100.)

Department of the Interior,

BUREAU OF PENSIONS.

Washington, D. C., Apr 24, 1890.

Mr. Harrison P. Aldrop

late a ProfCo. A, 149 Regiment Ind Vol,an applicant for OriginalInvalid Pension, No. 499095.on account of disability from Measlesresulting in coldand skin disease

has been directed to report himself to you.

Very respectfully,

JAMES TANNER,

Commissioner.

Dr. Isaac S. Firebaugh

Robinson

Co. Crawford, Ill.

N. B.—Read the inside of this circular before examining a claimant.

(EXAMINING SURGEON'S VOUCHER.)

(3-100.)

TO THE EXAMINING SURGEON.

The claimant named on the outside of this circular has been directed to report himself to you for examination within three months of the date hereof, when the validity of the order will cease.

Should he present himself, please examine him and make your report to this Bureau at once, in accordance with the instructions of the pamphlet already transmitted to you.

A particular description of the disability as it now exists, and a separate rating where more than one cause is found, must be given; and it must be clearly set forth in what form or manner, and from what probable causes, an increased disability, if any, has resulted.

You will use the following distinctive terms to designate the degrees of disability, viz:

1. Claimants so disabled as "to require the regular presence, aid, and attendance of another person," are entitled to a *First Grade* rating.

2. Those so disabled as to be unfitted for "the performance of any manual labor," to *Second Grade*.

3. Those who suffer a disability "equivalent" to the loss of a hand or foot, to *Third Grade*.

4. The surgeon should certify to the fact, only, in each of the following disabilities: The loss of a hand or foot; of both hands or feet; of sight of both eyes; of one eye, the sight of the other having been previously lost; of arm *at* or above elbow; of leg *at* or above knee; of leg by amputation at hip joint; of arm by amputation at shoulder joint; of hearing of both ears, so that subject is compelled to use artificial aid.

5. When claimant is totally and permanently disabled in both a hand and a foot, the surgeon should certify to the fact, and explain *why* it is he is so disabled.

6. When disability falls below above-named grades, the ground of comparison should be ankylosis of wrist or ankle, and disabilities should be rated accordingly.

7. When disability is *greater* than that caused by ankylosis of wrist or ankle joint, and *less* than that caused by loss of hand or foot, the latter disability is taken as a basis of comparison.

8. The *Third* is the only grade subject to fractional divisions.

9. The lowest degree of disability pensionable is $\frac{1}{4}$.

The surgeon may inform the claimant of the result of the examination, as to whether or not in his judgment there is any pensionable disability, BUT IN NO CASE SHOULD HE COMMUNICATE HIS OPINION TOUCHING THE DEGREE OF DISABILITY—THAT IS TO SAY, THE SURGEON MUST NOT STATE HIS RATING TO THE CLAIMANT.

NOTICE.—This Circular *must be returned to this Bureau with your certificate of examination*, accompanied by your daily account, or in the event of the person named in it failing to report within the specified time, return it indorsed as follows: "Claimant failed to appear within the specified time."

M.
J.P.H.

Circular Call No. 7.
(3-100.)

Department of the Interior,
BUREAU OF PENSIONS,

Washington, D. C., 24 11, 1892.

Mr. Harrison P. M. Aldrop
late a Pvt

Co. A, 1149 Regiment Ind Inf
an applicant for App

Invalid Pension, No. 149096

on account of disability from lung
disease, & bronchitis,
results of measles,
and should in part be
blindness is not
any falls.

has been directed to report himself to you.

Very respectfully,

GREEN B. RAUM,
Commissioner.

Dr. L. P. Finbaugh,
Robinson
Co. Crawford Ill.

N. B.—Read the inside of this circular before exam-
ining a claimant.

Washington, D. C., Feb 21 1890

To the Commissioner of Pensions:

Please furnish the condition of the claim mentioned below, and state what evidence, if any, is required to complete the same.

Very respectfully,

WM. CONARD & CO.,
Claimant's Attorneys.

No. of Claim 499095

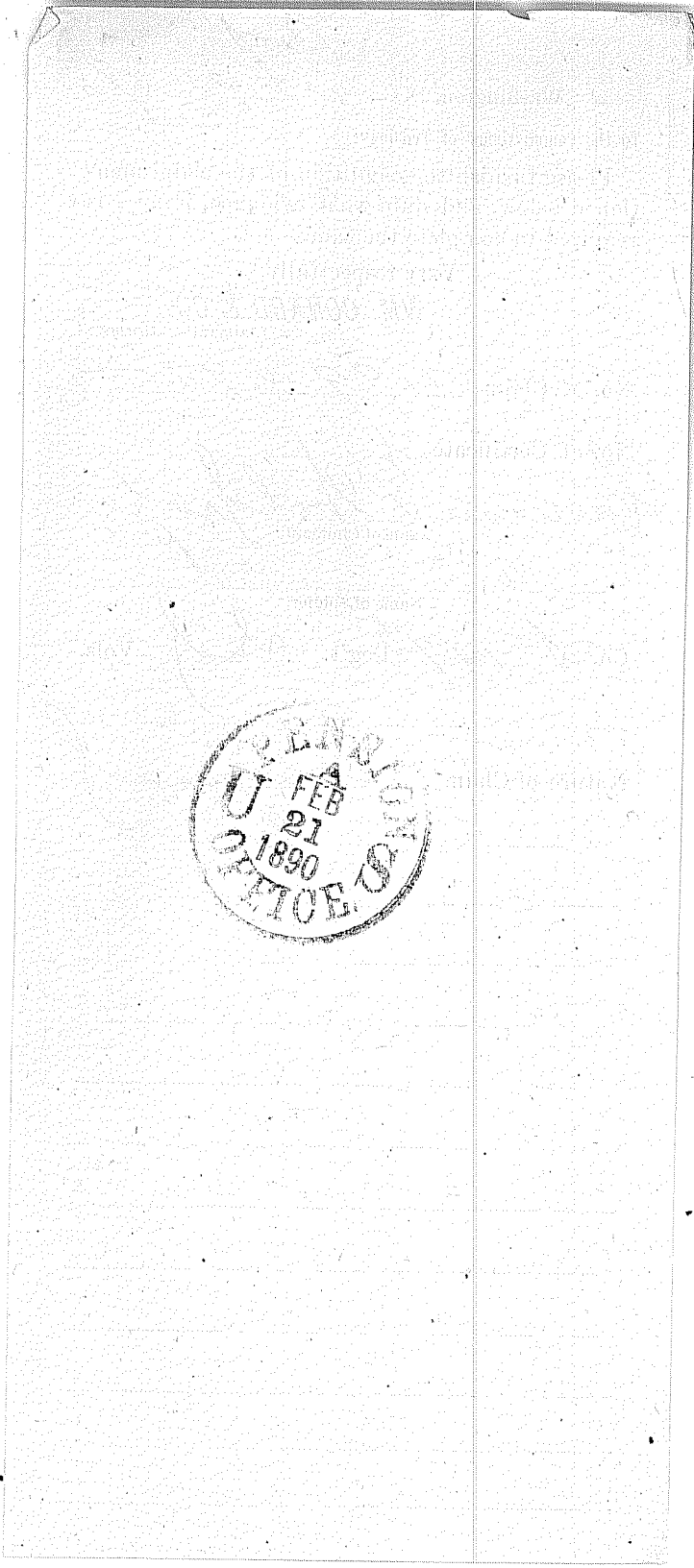
No. of Certificate _____

Harrison P. Waldrop
Name of Claimant.

"
Name of Soldier.

Co. A 149th Reg't. Inf Vols.

Nature of Claim Original



(3-535.)

Albest Division.

Wheeler Charles Examiner.
(Write surname first plainly.)

Invalid No. 499,090
(Class.)

Soldier Harrison P. Waldrop

Priv Co. a, 149 Reg't Ind Cos

Submitted for rejection Jan 4, 1884
Info

Reviewer, _____, 188 .

Re-submitted _____, 188 .

Reviewer, _____, 188 .

Div. page _____

FROM BOARD OF REVIEW TO

Medical Div. _____

2d charge _____

Examiner _____

2d charge _____

Sp. Ex. Div. _____

Misc. charges _____

Cert. and Acc'ts _____

Bd. of Rev. page _____

(Use this slip in re-submitting the case.)

(11661-100,000.)

RECEIVED
Jan 10 1884
Wheeler

Wants up

INQUIRY SLIP.

FROM

January 9th 1906.

TO THE

PENSION BUREAU.

General Saw.

Orig. Docs.
Application No. 499095

Certificate No. _____

NAME OF SOLDIER:

Harrison J. Waldrop

Co. A, 149 Regt. Indiana Inf.

INFORMATION DESIRED:

Claimant has been again called upon for evidence to complete his claim and when evidence is furnished it will be promptly filed.


Very respectfully,
Wm. Conrad Co.,
Cav 615, City.

INQUIRY SLIP

NO. _____

TO THE

PENSION BUREAU



A circular ink stamp is centered on the page. The text around the top inner edge of the circle reads "PENSION OFFICE". In the center, the date "JAN 9 1896" is stamped. On the right side of the circle, the letters "I. S." are stamped vertically.

NAME OF SOLDIER:

NAME OF NEXT OF KIN:

ADDRESS:

CITY:

STATE:

COUNTY:

REGIMENT:

COMPANY:

RANK:

DATE OF SERVICE:

DATE OF DISCHARGE:

REMARKS:

NAME OF AGENT:

ADDRESS:

CITY:

STATE:

COUNTY:

Washington, D. C., *March 21* 188*8*

To the Commissioner of Pensions:

Please furnish the condition of the claim mentioned below and state what evidence, if any, is needed to complete the same.

Very respectfully,

WM. CONARD & CO.,
Claimant's Attorneys

No. of Claim *499095*

No. of Certificate

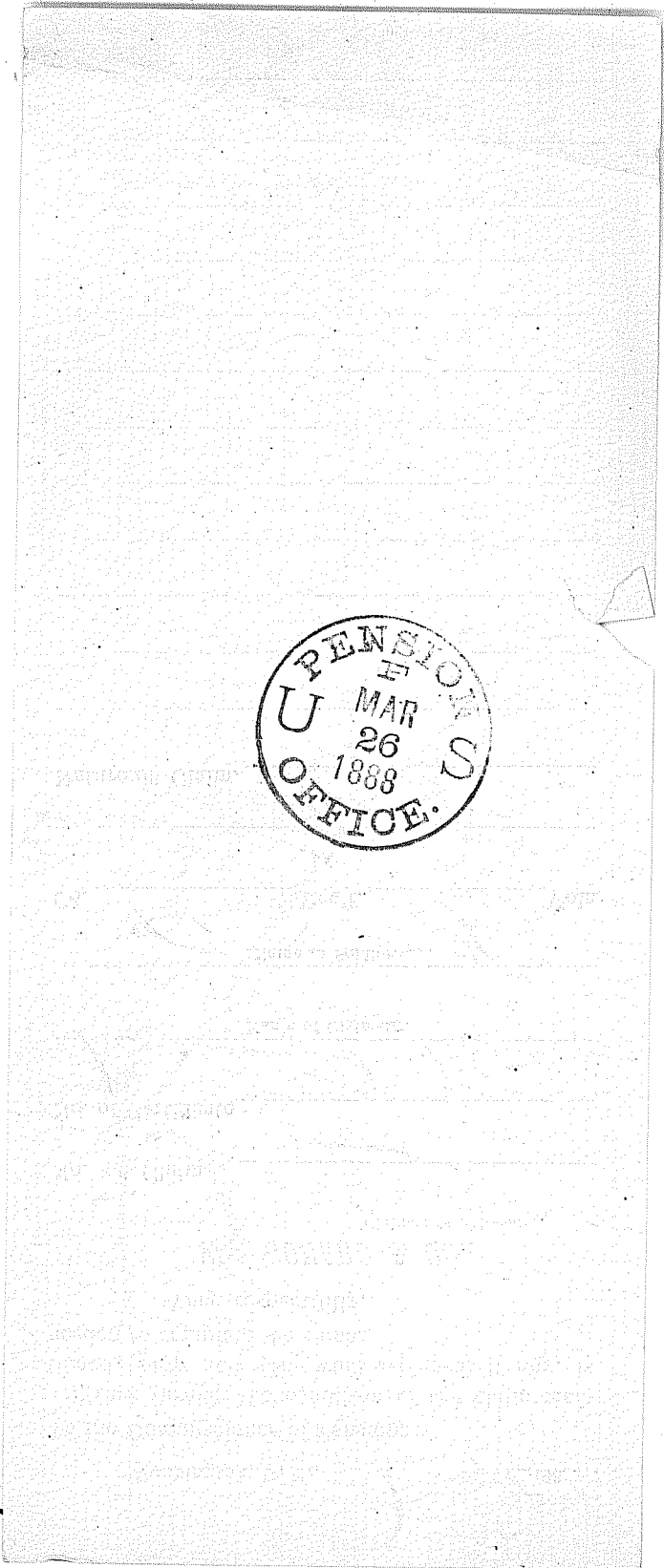
James T. Waldrop
Name of Claimant.

Name of Soldier.

Co. *"B" 149* Reg't. *Ind. Vols.*

Nature of Claim. *Disg.*

WESTINGHOUSE
MAR 27 1888



PENSION OFFICE
MAR 26 1888
U.S.

Washington, D. C., October 7 1887

To the Commissioner of Pensions:

Please furnish the condition of the claim mentioned below and state what evidence, if any, is needed to complete the same.

Very respectfully,

WM. CONARD & CO.,

Claimant's Attorneys.

No. of Claim 499-095

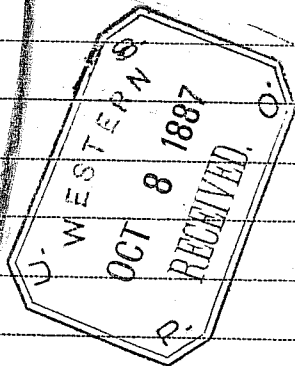
No. of Certificate

Harrison P. Chaldrop
Name of Claimant.

Name of Soldier

Co. A 149th Reg't. Ind Vols.

Nature of Claim. Original





Washington, D. C., Nov 9 1887

To the Commissioner of Pensions:

Please furnish the condition of the claim mentioned below and state what evidence, if any, is needed to complete the same.

Very respectfully,

WM. CONARD & CO.
Claimant's Attorneys.

No. of Claim 499-095

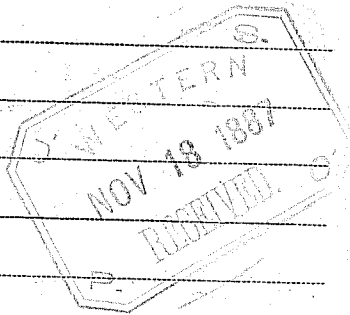
No. of Certificate _____

Stavrusni S. Kaldorf
Name of Claimant.

Name of Soldier.

Co. A49 Reg't. Ind Vols.

Nature of Claim. Deed



Washington, D. C., Jan. 12th 1888

To the Commissioner of Pensions:

Please furnish the condition of the claim mentioned below and state what evidence, if any, is needed to complete the same.

Very respectfully,

WM. CONARD & CO.,

Claimant's Attorneys.

No. of Claim 499095

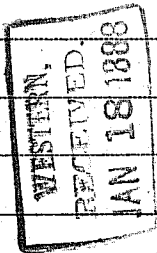
No. of Certificate _____

Harrison P. Waldrop
Name of Claimant.

Name of Soldier.

Co. A. 149th Reg't. Ind. Vols.

Nature of Claim. Orig



Washington, D. C. *Apr. 2nd* 188*0*

To the Commissioner of Pensions:

Please furnish the condition of the claim mentioned below and state what evidence, if any, is needed to complete the same.

Very respectfully,

WM. CONARD & CO.,

Claimant's Attorneys.

No. of Claim *499095*

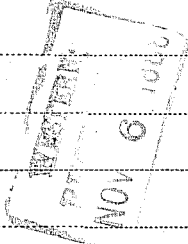
No. of Certificate

Harrison P. Waldrop
Name of Claimant.

Name of Soldier.

A 149 Reg't *Ind.* Vols.

Nature of Claim *Original*



Washington, D. C., *Jan 14* 188*9*

To the Commissioner of Pensions.

Please furnish the condition of the claim mentioned below and state what evidence, if any, is needed to complete the same.

Very respectfully,

WM. CONARD & CO.,

Claimant's Attorneys.

No. of Claim *499095*

No. of Certificate _____

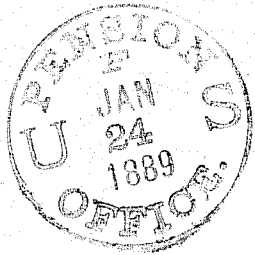
Harrison P. Maltrap
Name of Claimant.

Name of Soldier

Co. *M. 149* Reg. *Ind.* Vols.

Nature of Claim *Orig.*

WESTERN
ARCHIVES
JAN 20 1889



71

Washington, D. C., *Mar. 11* 1889.

To the Commissioner of Pensions:

Please furnish the condition of the claim mentioned below and state what evidence, if any, is needed to complete the same.

Very respectfully,

WM. CONARD & CO.,

Claimant's Attorneys.

No. of Claim *499,095*

No. of Certificate

Harrison P. Waldrop
Name of Claimant.

" " " " " " " "
Name of Soldier.

Co. *A. 149th* Reg't. *Ind.* Vols.

Nature of Claim *Original*

WESTERN
MAR 15 1889

Washington, D. C., *May 29 1859*

To the Commissioner of Pensions:

Please furnish the condition of the claim mentioned below and state what evidence, if any, is needed to complete the same.

Very respectfully,

WM. CONARD & CO.,

Claimant's Attorneys.

No. of Claim _____

No. of Certificate *499095*

Samuel P. Waldrop
Name of Claimant.

Name of Soldier.

Co. *A 149* Reg't. *Ind* Vols.

Nature of Claim *Inc.*

PENSION
U MAY 31 1889 S
OFFICE

REMBERT
U JUL
16
1889
OFFICE

WMB

This form of Fee Contract is prescribed by the Commissioner of Pensions and approved by the Secretary of the Interior, July 8, 1884, under the provisions of the Act of Congress approved July 4, 1884.

To be Executed in Duplicate without Additional Cost to Claimant.

ARTICLES * OF * AGREEMENT.

WHEREAS, I, *Duane Waldrop child of Harrison Waldrop.*

late a *Private* in Company *A* of the *149.*

Regiment of *Ind. Inf.* Volunteers, war of *1861 to 1865*, having made application for pension under the laws of the United States.

NOW THIS AGREEMENT WITNESSETH: That for an *and* consideration of service done, and to be done in the premises, I hereby agree to allow my agent *W. H. Sinclair* the fee of *Twenty Five* Dollars, which shall include all amounts to be paid for any services in the furtherance of said claim; and said fees shall not be demanded by, or payable to said agent, in whole or in part, except in case of the granting of my pension by the Commissioner of Pensions; and then the same shall be paid to him in accordance with the provisions of sections 4768 and 4769 of the Revised Statutes, United States.

W. H. Sinclair
Yelson Norton
Signatures of two witnesses.

Duane Waldrop
Signature of Claimant.
Heathville Illinois
Post Office Address.

State of *Indiana*, County of *Sullivan* ss:

BE it known that on this, the *3* day of *May* A. D. 18*97*, personally appeared *Duane Waldrop* the above named, who, after having had read over to *him* in the hearing and presence of the two attesting witnesses the contents of the foregoing articles of agreement, voluntarily signed and acknowledged the same to be *his* free act and deed.

L S

Lizzie E. Eaton
Notary Public
Official Signature

AGENTS ACCEPTANCE.

And now, to-wit, this *3* day of *May* A. D. 18*97*, I accept the provisions contained in the foregoing articles of agreement, and will to the best of my ability, endeavor faithfully to represent the interest of the claimant in the premises. I hereby certify that I have received from the claimant above named the sum of Dollars and no more, dollars being for fee, and the sum of dollars being for postage and other expenses. And that these agreements have been executed in duplicate without additional cost to the claimant, as required by law, in excess of the fee above named, the said agent making no charge thereof.

Witness my hand the year and date above written. *W. H. Sinclair*

State of *Indiana*, County of *Sullivan* ss.

Personally came *William Crawford* whom I know to be the person *he* represents *himself* to be, and who, having signed above acceptance of agreement, acknowledged the same to be *his* free act and deed.

Witness my hand and seal this *3* day of *May* 18*97*.
Lizzie E. Eaton
Notary Public

Commissioner's Approval.

Approved for Dollars, and payable to the recognized attorney.

Commissioners Signature.

NOTICE TO CLAIMANT.

Read the following copy of the statute:

Be it enacted by the Senate and House of Representatives of the United States of America in Congress Assembled. * * *

Sec. 3. That section 4785 of the Revised Statutes is hereby re-enacted and amended so as to read as follows:

Sec. 4785. No agent or attorney or other person shall demand or receive any other compensation for his services in prosecuting a claim for pension or bounty land than such as the Commissioner of Pensions shall direct to be paid him, not exceeding \$25; nor shall such agent, attorney or other person demand or receive such compensation, in whole or in part, until such pension or bounty land claim shall be allowed: Provided, that in all claims allowed since June 20, 1878, where it shall appear to the satisfaction of the Commissioner of Pensions that the fee of \$10, or any part thereof, has not been paid, he shall cause the same to be deducted from the pension and the pension agent to pay the same to the recognized attorney.

Sec. That section 4786 of the Revised Statutes is hereby amended so as to read as follows:

Sec. 4786. The agent or attorney of record in the prosecution of the case may cause to be filed with the Commissioner of Pensions duplicate articles of agreement without additional cost to the claimant, setting forth the fee agreed upon by the parties, which agreement shall be executed in the presence of and certified by some officer competent to administer oaths. In all cases where application is made for pension or bounty land, and no agreement is filed with Commissioner as herein provided, the fee shall be \$10 and no more. And such articles of agreement as may hereafter be filed with the Commissioner of Pensions are not authorized, nor will they be recognized except in claims for original pensions, claims for increase of pension on account of new disability, in claims for restoration where pensioner's name has been or may hereafter be dropped from the pension rolls on testimony taken by a special examiner, showing that the disability or cause of death, on account of which the pension was allowed, did not originate in the line of duty, and in case of dependent relatives whose names have been or may hereafter be dropped from the rolls on like testimony, upon the ground of non-dependence, and in such other cases of difficulty and trouble as the Commissioner of Pensions may see fit to recognize them; Provided, That, no greater fee than \$10 shall be demanded, received or allowed in any claim for pension or bounty land granted by special Act of Congress, nor in any claim for increase of pension on account of the increase of the disability for which the pension had been allowed: And provided further, That no fee shall be demanded, received or allowed in any claim for arrears of pension arrears of increase of pension allowed by any Act of Congress passed subsequent to the date of the allowance of the original claims in which such arrears of pension or increase of pension may be allowed.

And if in the adjudication of any claim for pension in which such articles of agreement have been or may hereafter be filed it shall appear that the claimant had, prior to the execution thereof, paid to the attorney any sum for his services in such claim, and the amount so paid is not stipulated therein, then every such claim shall be adjudicated in the same manner as though no articles of agreement had been filed, deducting from the fee of \$10 allowed by law such sum as claimant shall show that he has paid to his said attorney.

Any agent or attorney or other person instrumental in prosecuting any claim for pension or bounty land who shall directly or indirectly contract for, demand or receive or retain any greater compensation for his services or instrumentality in prosecuting a claim for pension or bounty land than is herein provided, or for payment thereof at any other time or in any other manner than is herein provided, or who shall wrongfully withhold from a pensioner or claimant the whole or any part of the pension or claim allowed and due such pensioner or claimant, or the land warrant issued to any such claimant shall be deemed guilty of a misdemeanor, and upon conviction thereof shall for every such offense be fined not exceeding \$500, or imprisoned at hard labor not exceeding two years, or both, in discretion of the court. Approved July 4, 1884.

[NOTE.—This contract is permissible under the Law but not Compulsory.]

FEE AGREEMENT.

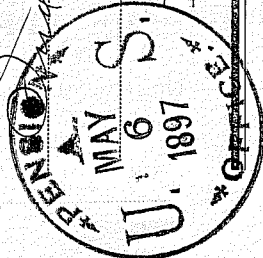
No. 499695

CLAIM OF

Ammon Walden

Co. A. 149 Reg't.

And Infy Vols.



FILED BY *Wm J Crawford*

PENSION ATTY.

Sullivan

21713

The form of Fee Contract is prescribed by the Commissioner of Pensions and approved by the Secretary of the Interior, July 8, 1884, under the provisions of the Act of Congress approved July 4, 1884.

To be Executed in Duplicate without Additional Cost to Claimant.

ARTICLES * OF * AGREEMENT.

ATTESTED

WHEREAS, *Duane Waldroup, Child of Harrison Waldroup, Private* in Company *A* of the *149.* Regiment of *Sub Regt* Volunteers, war of *1861 to 1865*, having made application for pension under the laws of the United States.

NOW THIS AGREEMENT WITNESSETH: That for and in consideration of services done and to be done in the premises, I hereby agree to allow my agent, *W. H. Sinclair* the fee of *Twenty Five* Dollars, which shall include all amounts to be paid for any services in the furtherance of said claim; and said fees shall not be demanded by, or payable to said agent, in whole or in part, except in case of the granting of my pension by the Commissioner of Pensions; and then the same shall be paid to him in accordance with the provisions of sections 4768 and 4769 of the Revised Statutes, United States.

W. H. Sinclair
Nelson Horton
Signatures of two witnesses.

Duane Waldroup
Signature of Claimant.
Post Office Address.

State of *Indiana*, County of *Sullivan* ss:

BE it known that on this, the *3* day of *May* A. D. 18*97*, personally appeared *Duane Waldroup* the above named, who, after having had read over to him in the hearing and presence of the two attesting witnesses the contents of the foregoing articles of agreement, voluntarily signed and acknowledged the same to be his free act and deed.

L S
Lizzie E. Eaton
Notary Public

AGENTS ACCEPTANCE.

And now, to-wit, this *3* day of *May* A. D. 18*97*, I accept the provisions contained in the foregoing articles of agreement, and will to the best of my ability, endeavor faithfully to represent the interest of the claimant in the premises. I hereby certify that I have received from the claimant above named the sum of Dollars and no more, dollars being for fee, and the sum of dollars being for postage and other expenses. And that these agreements have been executed in duplicate without additional cost to the claimant, as required by law, in excess of the fee above named, the said agent making no charge thereof.

Witness my hand the year and date above written. *W. H. Crawford*

State of *Indiana*, County of *Sullivan*, ss.

Personally came *Wm T Crawford* whom I know to be the person *he* represents *himself* to be, and who, having signed above acceptance of agreement, acknowledged the same to be *his* free act and deed.

Witness my hand and seal this *3* day of *May* 18*97*.
Lizzie E. Eaton
Notary Public

Commissioner's Approval.

Approved for Dollars, and payable to the recognized attorney.

Commissioners Signature.

NOTICE TO CLAIMANT.

Read the following copy of the statute:

Be it enacted by the Senate and House of Representatives of the United States of America in Congress Assembled. * * *

Sec. 3. That section 4785 of the Revised Statutes is hereby re-enacted and amended so as to read as follows:

Sec. 4785. No agent or attorney or other person shall demand or receive any other compensation for his services in prosecuting a claim for pension or bounty land than such as the Commissioner of Pensions shall direct to be paid him, not exceeding \$25; nor shall such agent, attorney or other person demand or receive such compensation, in whole or in part, until such pension or bounty land claim shall be allowed: Provided, that in all claims allowed since June 20, 1878, where it shall appear to the satisfaction of the Commissioner of Pensions that the fee of \$10, or any part thereof, has not been paid, he shall cause the same to be deducted from the pension and the pension agent to pay the same to the recognized attorney.

Sec. That section 4786 of the Revised Statutes is hereby amended so as to read as follows:

"Sec. 4786. The agent or attorney of record in the prosecution of the case may cause to be filed with the Commissioner of Pensions duplicate articles of agreement without additional cost to the claimant, setting forth the fee agreed upon by the parties, which agreement shall be executed in the presence of and certified by some officer competent to administer oaths. In all cases where application is made for pension or bounty land, and no agreement is filed with Commissioner as herein provided, the fee shall be \$10 and no more. And such articles of agreement as may hereafter be filed with the Commissioner of Pensions are not authorized, nor will they be recognized except in claims for original pensions, claims for increase of pension on account of new disability, in claims for restoration where pensioner's name has been or may hereafter be dropped from the pension rolls on testimony taken by a special examiner, showing that the disability or cause of death, on account of which the pension was allowed, did not originate in the line of duty, and in case of dependent relatives whose names have been or may hereafter be dropped from the rolls on like testimony, upon the ground of non-dependence, and in such other cases of difficulty and trouble as the Commissioner of Pensions may see fit to recognize them; Provided, That, no greater fee than \$10 shall be demanded, received or allowed in any claim for pension or bounty land granted by special Act of Congress, nor in any claim for increase of pension on account of the increase of the disability for which the pension had been allowed: And provided further, That no fee shall be demanded, received or allowed in any claim for arrears of pension or increase of pension allowed by any Act of Congress passed subsequent to the date of the allowance of the original claims in which such arrears of pension or increase of pension may be allowed.

And if in the adjudication of any claim for pension in which such articles of agreement have been or may hereafter be filed it shall appear that the claimant had, prior to the execution thereof, paid to the attorney any sum for his services in such claim, and the amount so paid is not stipulated therein, then every such claim shall be adjudicated in the same manner as though no articles of agreement had been filed, deducting from the fee of \$10 allowed by law such sum as claimant shall show that he has paid to his said attorney."

Any agent or attorney or other person instrumental in prosecuting any claim for pension or bounty land who shall directly or indirectly contract for, demand or receive or retain any greater compensation for his services or instrumentality in prosecuting a claim for pension or bounty land than is herein provided, or for payment thereof at any other time or in any other manner than is herein provided, or who shall wrongfully withhold from a pensioner or claimant the whole or any part of the pension or claim allowed and due such pensioner or claimant, or the land warrant issued to any such claimant shall be deemed guilty of a misdemeanor, and upon conviction thereof shall for every such offense be fined not exceeding \$500, or imprisoned at hard labor not exceeding two years, or both, in discretion of the court. Approved July 4, 1884.

[NOTE.—This contract is permissible under the Law but not Compulsory.]

FEE AGREEMENT.

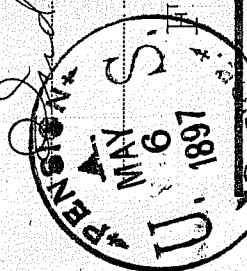
No. 499095-

CLAIM OF

Harrison Waldron

C. A. 149 Reg't.

Ind. Drift Vols.



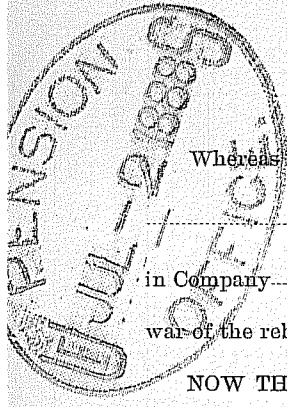
Contract for law to complete above claim.

FILED BY
Wm. F. Crawford
PENSION ATTY.
William D.

Contract is prescribed by the Commissioner of Pensions and approved by the Secretary of the Interior July 8, 1884, under the provisions of the Act of Congress approved July 4, 1884.

TO BE EXECUTED IN DUPLICATE WITHOUT ADDITIONAL COST TO CLAIMANT.

ARTICLES OF AGREEMENT.



Whereas I, Harrison P. Waldrop late a Privt. in Company A, of the 149th Regiment of Ind. Volunteers, war of the rebellion, having made application for pension under the laws of the United States.

NOW THIS AGREEMENT WITNESSETH: That for and in consideration of services done and to be done in the premises, I hereby agree to allow my agents, WM. CONARD & CO., of Washington, D. C., the fee of TWENTY-FIVE DOLLARS, which shall include all amounts to be paid for any services in the furtherance of said claim; and said fee shall not be demanded by, or payable to my said agents, in whole or in part, except in case of the granting of my pension by the Commissioner of Pensions; and then the same shall be paid to them in accordance with the provisions of sections 4768 and 4769 of the Revised Statutes, U. S.

Robt F Cummings
Chas. H. Conard
(Two Witnesses Signatures.)

Harrison P Waldrop ^{his}
(Signature of Claimant.) ^{marks}
Heathville Illinois
(Post-office Address.)

State of Illinois, County of Crawford, ss:

Be it known that on this, the 22 day of June A. D. 1888, personally appeared Harrison P Waldrop the above named, who, after having had read over to him in the hearing and presence of the two attesting witnesses the contents of the foregoing articles of agreement, voluntarily signed and acknowledged the same to be his free act and deed.

[L. S.]

William H Higgin
(Official Signature.)
Justice of the Peace

Agent's Acceptance.

And now, to wit, this 27th day of June, A. D. 1888 we accept the provisions contained in the foregoing articles of agreement, and will to the best of our ability, endeavor faithfully to represent the interest of the claimant in the premises. We hereby certify that to the best of our knowledge and belief, we have received from the claimant above-named the sum of no dollars and no more, no dollars being for fee, and the sum of no dollars being for postage and other expenses. And that these agreements have been executed in duplicate without additional cost to the claimant, as required by law, in excess of the fee above-named, the said agents making no charge therefor.

Witness our hand the year and day above written.

R. McAllister Jr
(Signature of Agent.)

DISTRICT OF COLUMBIA, CITY OF WASHINGTON, ss:

Personally came R. McALLISTER, Jr., representing the firm of WM. CONARD & CO., whom I know to be the person he represents himself to be, and who, having signed above acceptance of agreement, acknowledged the same to be their free act and deed.

Witness my hand and seal this 27th day of June 1888

[L. S.]

(NOTARY PUBLIC.)

Commissioner's Approval.

APPROVED FOR _____ DOLLARS and payable to WM. CONARD & CO., of Washington, D. C., the recognized attorneys.

NOTICE TO CLAIMANT.

This contract is permissible under the law but not compulsory.

READ THE FOLLOWING COPY OF THE STATUTE.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled.

SEC. 3. That section 4785 of the Revised Statutes is hereby re-enacted and amended so as to read as follows:

SEC. 4785. No agent or attorney or other person shall demand or receive any other compensation for his services in prosecuting a claim for pension or bounty land than such as the Commissioner of Pensions shall direct to be paid to him, not exceeding \$25; nor shall such agent, attorney or other person demand or receive such compensation, in whole or in part, until such pension or bounty land claim shall be allowed: *Provided*, That in all claims allowed since June 20, 1878, where it shall appear to the satisfaction of the Commissioner of Pensions that the fee of \$10, or any part thereof, has not been paid, he shall cause the same to be deducted from the pension and the pension agent to pay the same to the recognized attorney."

SEC. 4. That section 4786 of the Revised Statutes is hereby amended so as to read as follows:

"SEC. 4786. The agent or attorney of record in the prosecution of the case *may cause to be filed with the Commissioner of Pensions duplicate articles of agreement without additional cost to the claimant, setting forth the fee agreed upon by the parties, which agreement shall be executed in the presence of and certified by some officer competent to administer oaths. In all cases where application is made for pension or bounty land, and no agreement is filed with the Commissioner as herein provided, the fee shall be \$10 and no more.* And such articles of agreement as may hereafter be filed with the Commissioner of Pensions are not authorized, nor will they be recognized except in claims for original pensions, claims for increase of pension on account of new disability, in claims for restoration where a pensioner's name has been or may hereafter be dropped from the pension-rolls on testimony taken by a special examiner, showing that the disability or cause of death, on account of which the pension was allowed, did not originate in the line of duty, and in cases of dependent relatives whose names have been or may hereafter be dropped from the rolls on like testimony, upon the ground of non-dependence, and in such other cases of difficulty and trouble as the Commissioner of Pensions may see fit to recognize them: *Provided*, That no greater fee than \$10 shall be demanded, received, or allowed in any claim for pension or bounty land granted by special act of Congress, nor in any claim for increase of pension on account of the increase of the disability for which the pension had been allowed: *And provided further*, That no fee shall be demanded, received, or allowed in any claim for arrears of pension or arrears of increase of pension allowed by any act of Congress passed subsequent to the date of the allowance of the original claims in which such arrears of pension or of increase of pension may be allowed."

And if in the adjudication of any claim for pension in which such articles of agreement have been or may hereafter be filed it shall appear that the claimant had, prior to the execution thereof, paid to the attorney any sum for his services in such claim, and the amount so paid is not stipulated therein, then every such claim shall be adjudicated in the same manner as though no articles of agreement had been filed, deducting from the fee of \$10 allowed by law such sum as claimant shall show that he has paid to his said attorney.

Any agent or attorney or other person instrumental in prosecuting any claim for pension or bounty land who shall directly or indirectly contract for, demand or receive or retain any greater compensation for his services or instrumentality in prosecuting a claim for pension or bounty-land than is herein provided, or for payment thereof at any other time or in any other manner than is herein provided, or who shall wrongfully withhold from a pensioner or claimant the whole or any part of the pension or claim allowed and due such pensioner or claimant, or the land-warrant issued to any such claimant shall be deemed guilty of a misdemeanor, and upon conviction thereof shall for every such offence be fined not exceeding \$500, or imprisoned at hard labor not exceeding two years, or both, in discretion of the court.

APPROVED JULY 4, 1884.

FEE AGREEMENT.

No. 499095
CLAIM OF
Harrison P. Haldrup

Post.
Co. A. 149th
Ind.

Reg't.

Vols.



FOR PENSION

FILED BY

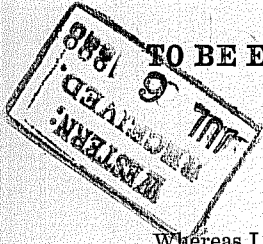
WM. CONARD & CO.,

Attorneys & Solicitors of Patents & Claims,

P. O. BOX 715.

Washington, D. C.

act is prescribed by the Commissioner of Pensions and approved by the Secretary of the Interior July 8, 1884, under the provisions of the Act of Congress approved July 4, 1884.



TO BE EXECUTED IN DUPLICATE WITHOUT ADDITIONAL COST TO CLAIMANT.

ARTICLES OF AGREEMENT.

Whereas I, Harrison P. Waldrop

late a Priv.

in Company a, of the 149th Regiment of Ind. Volunteers, war of the rebellion, having made application for pension under the laws of the United States.

NOW THIS AGREEMENT WITNESSETH: That for and in consideration of services done and to be done in the premises, I hereby agree to allow my agents, WM. CONARD & CO., of Washington, D. C., the fee of TWENTY-FIVE DOLLARS, which shall include all amounts to be paid for any services in the furtherance of said claim; and said fee shall not be demanded by, or payable to my said agents, in whole or in part, except in case of the granting of my pension by the Commissioner of Pensions; and then the same shall be paid to them in accordance with the provisions of sections 4768 and 4769 of the Revised Statutes, U. S.

Robt. F. Cummings
Charlie. Conard
(Two Witnesses Signatures.)

Harrison P. Waldrop
(Signature of Claimant.)
Heathville Illinois
(Post-office Address.)

State of Illinois, County of Crawford, ss:

Be it known that on this, the 22nd day of June, A. D. 1888, personally appeared Harrison P. Waldrop the above named, who, after having had read over to him in the hearing and presence of the two attesting witnesses the contents of the foregoing articles of agreement, voluntarily signed and acknowledged the same to be his free act and deed.

[L. S.]

William H. Higgins
(Official Signature.)
Justice of the Peace

Agent's Acceptance.

And now, to wit, this 27th day of June, A. D. 1888 we accept the provisions contained in the foregoing articles of agreement, and will to the best of our ability, endeavor faithfully to represent the interest of the claimant in the premises. We hereby certify that to the best of our knowledge and belief, we have received from the claimant above-named the sum of no dollars and no more, no dollars being for fee, and the sum of no dollars being for postage and other expenses. And that these agreements have been executed in duplicate without additional cost to the claimant, as required by law, in excess of the fee above-named, the said agents making no charge therefor.

Witness our hand the year and day above written.

Robt. McAllister, Jr.
(Signature of Agent.)

DISTRICT OF COLUMBIA, CITY OF WASHINGTON, ss:

Personally came R. McALLISTER, Jr., representing the firm of WM. CONARD & CO., whom I know to be the person he represents himself to be, and who, having signed above acceptance of agreement, acknowledged the same to be their free act and deed.

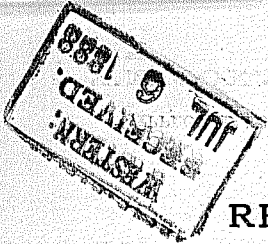
Witness my hand and seal this 27th day of June, 1888

[L. S.]

[Signature]
(NOTARY PUBLIC.)

Commissioner's Approval.

APPROVED FOR _____ DOLLARS and payable to WM. CONARD & CO., of Washington, D. C., the recognized attorneys.



NOTICE TO CLAIMANT.

This contract is permissible under the law but not compulsory.

READ THE FOLLOWING COPY OF THE STATUTE.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled. * * * * *

SEC. 3. That section 4785 of the Revised Statutes is hereby re-enacted and amended so as to read as follows:

SEC. 4785. No agent or attorney or other person shall demand or receive any other compensation for his services in prosecuting a claim for pension or bounty land than such as the Commissioner of Pensions shall direct to be paid to him, not exceeding \$25; nor shall such agent, attorney or other person demand or receive such compensation, in whole or in part, until such pension or bounty land claim shall be allowed: *Provided*, That in all claims allowed since June 20, 1878, where it shall appear to the satisfaction of the Commissioner of Pensions that the fee of \$10, or any part thereof, has not been paid, he shall cause the same to be deducted from the pension and the pension agent to pay the same to the recognized attorney."

SEC. 4. That section 4786 of the Revised Statutes is hereby amended so as to read as follows:

"SEC. 4786. The agent or attorney of record in the prosecution of the case *may cause to be filed with the Commissioner of Pensions duplicate articles of agreement without additional cost to the claimant, setting forth the fee agreed upon by the parties, which agreement shall be executed in the presence of and certified by some officer competent to administer oaths. In all cases where application is made for pension or bounty land, and no agreement is filed with the Commissioner as herein provided, the fee shall be \$10 and no more. And such articles of agreement as may hereafter be filed with the Commissioner of Pensions are not authorized, nor will they be recognized except in claims for original pensions, claims for increase of pension on account of new disability, in claims for restoration where a pensioner's name has been or may hereafter be dropped from the pension-rolls on testimony taken by a special examiner, showing that the disability or cause of death, on account of which the pension was allowed, did not originate in the line of duty, and in cases of dependent relatives whose names have been or may hereafter be dropped from the rolls on like testimony, upon the ground of non-dependence, and in such other cases of difficulty and trouble as the Commissioner of Pensions may see fit to recognize them: Provided*, That no greater fee than \$10 shall be demanded, received, or allowed in any claim for pension or bounty land granted by special act of Congress, nor in any claim for increase of pension on account of the increase of the disability for which the pension had been allowed: *And provided further*, That no fee shall be demanded, received, or allowed in any claim for arrears of pension or arrears of increase of pension allowed by any act of Congress passed subsequent to the date of the allowance of the original claims in which such arrears of pension or of increase of pension may be allowed."

And if in the adjudication of any claim for pension in which such articles of agreement have been or may hereafter be filed it shall appear that the claimant had, prior to the execution thereof, paid to the attorney any sum for his services in such claim, and the amount so paid is not stipulated therein, then every such claim shall be adjudicated in the same manner as though no articles of agreement had been filed, deducting from the fee of \$10 allowed by law such sum as claimant shall show that he has paid to his said attorney.

Any agent or attorney or other person instrumental in prosecuting any claim for pension or bounty land who shall directly or indirectly contract for, demand or receive or retain any greater compensation for his services or instrumentality in prosecuting a claim for pension or bounty-land than is herein provided, or for payment thereof at any other time or in any other manner than is herein provided, or who shall wrongfully withhold from a pensioner or claimant the whole or any part of the pension or claim allowed and due such pensioner or claimant, or the land-warrant issued to any such claimant shall be deemed guilty of a misdemeanor, and upon conviction thereof shall for every such offence be fined not exceeding \$500, or imprisoned at hard labor not exceeding two years, or both, in discretion of the court.

APPROVED JULY 4, 1884.

PENSION

JUL - 21 1884

FEE AGREEMENT.

79909

CLAIM OF

Morris on O. Holdrop.

Prook.

Co. A, 149th

Reg't.

Vols.

FOR PENSION

FILED BY

WM. CONARD & CO.,

Attorneys & Solicitors of Patents & Claims,

P. O. BOX 715.

Washington, D. C.

Contract is prescribed by the Commissioner of Pensions and approved by the Secretary of the Interior July 8, 1884, under the provisions of the Act of Congress approved July 4, 1884.

TO BE EXECUTED IN DUPLICATE WITHOUT ADDITIONAL COST TO CLAIMANT.

ARTICLES OF AGREEMENT.

WHEREAS I Harrison P Waldrop late a Private

in Company A, of the 149th Regiment of Inf Volunteers, war of 1861, having made application for pension under the laws of the United States:

NOW THIS AGREEMENT WITNESSETH: That for and in consideration of services done and to be done in the premises, I hereby agree to allow my agents, WM. CONARD & CO., of Washington, D. C., the fee of TWENTY-FIVE DOLLARS, which shall include all amounts to be paid for any services in the furtherance of said claim; and said fee shall not be demanded by, or payable to my said agents, in whole or in part, except in case of the granting of my pension by the Commissioner of Pensions, and then the same shall be paid to them in accordance with the provisions of sections 4768 and 4769 of the Revised Statutes, U. S.

Joseph Phillippe
Thomas P Phillippe (Two Witnesses Signatures) Harrison P Waldrop (Signature of Claimant) mark

(Post-office Address.)

State of Illinois, County of Lawford, ss:

Be it known that on this, the seventh day of September A. D. 1887, personally appeared Harrison P Waldrop the above-named, who, after having had read over to him in the hearing and presence of the two attesting witnesses the contents of the foregoing articles of agreement, voluntarily signed and acknowledged the same to be his free act and deed.

[L. S.] William H. Higgins (Official Signature.)
Justice of the Peace

Agent's Acceptance.

And now, to wit, this 15th day of Sept, A. D. 1887, we accept the provisions contained in the foregoing articles of agreement, and will to the best of our ability, endeavor faithfully to represent the interest of the claimant in the premises. We hereby certify that to the best of our knowledge and belief, we have received from the claimant above-named the sum of 25 dollars and no more, no dollars being for fee, and the sum of one dollars being for postage and other expenses. And that these agreements have been executed in duplicate without additional cost to the claimant, as required by law, in excess of the fee above-named, the said agents making no charge therefor.

Witness our hand the year and day above written.

[Signature]
[Signature of Agent.]

DISTRICT OF COLUMBIA, CITY OF WASHINGTON, ss:

Personally came R. McALLISTER, JR., representing the firm of WM. CONARD & CO., whom I know to be the person he represents himself to be, and who, having signed above acceptance of agreement, acknowledged the same to be their free act and deed.

Witness my hand and seal this 15th day of Sept 1887.

[L. S.] [Signature]
[NOTARY PUBLIC.]

Commissioner's Approval.

APPROVED FOR _____ DOLLARS and payable to _____ of _____ the recognized attorney.

Commissioner of Pensions.

NOTICE TO CLAIMANT.

This contract is permissible under the law but not compulsory.

READ THE FOLLOWING COPY OF THE STATUTE.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled. * * * * *

SEC. 3. That section 4785 of the Revised Statutes is hereby re-enacted and amended so as to read as follows:

SEC. 4785. No agent or attorney or other person shall demand or receive any other compensation for his services in prosecuting a claim for pension or bounty land than such as the Commissioner of Pensions shall direct to be paid to him, not exceeding \$25; nor shall such agent, attorney or other person demand or receive such compensation, in whole or in part, until such pension or bounty land claim shall be allowed: *Provided*, That in all claims allowed since June 20, 1878, where it shall appear to the satisfaction of the Commissioner of Pensions that the fee of \$10, or any part thereof, has not been paid, he shall cause the same to be deducted from the pension and the pension agent to pay the same to the recognized attorney."

SEC. 4. That section 4786 of the Revised Statutes is hereby amended so as to read as follows:

"SEC. 4786. The agent or attorney of record in the prosecution of the case *may cause to be filed with the Commissioner of Pensions duplicate articles of agreement without additional cost to the claimant, setting forth the fee agreed upon by the parties, which agreement shall be executed in the presence of and certified by some officer competent to administer oaths. In all cases where application is made for pension or bounty land, and no agreement is filed with the Commissioner as herein provided, the fee shall be \$10 and no more.* And such articles of agreement as may hereafter be filed with the Commissioner of Pensions are not authorized, nor will they be recognized except in claims for original pensions, claims for increase of pension on account of new disability, in claims for restoration where a pensioner's name has been or may hereafter be dropped from the pension-rolls on testimony taken by a special examiner, showing that the disability or cause of death, on account of which the pension was allowed, did not originate in the line of duty, and in cases of dependent relatives whose names have been or may hereafter be dropped from the rolls on like testimony, upon the ground of non-dependence, and in such other cases of difficulty and trouble as the Commissioner of Pensions may see fit to recognize them: *Provided*, That no greater fee than \$10 shall be demanded, received, or allowed in any claim for pension or bounty land granted by special act of Congress, nor in any claim for increase of pension on account of the increase of the disability for which the pension had been allowed: *And provided further*, That no fee shall be demanded, received, or allowed in any claim for arrears of pension or arrears of increase of pension allowed by any act of Congress passed subsequent to the date of the allowance of the original claims in which such arrears of pension or of increase of pension may be allowed."

And if in the adjudication of any claim for pension in which such articles of agreement have been or may hereafter be filed it shall appear that the claimant had, prior to the execution thereof, paid to the attorney any sum for his services in such claim, and the amount so paid is not stipulated therein, then every such claim shall be adjudicated in the same manner as though no articles of agreement had been filed, deducting from the fee of \$10 allowed by law such sum as claimant shall show that he has paid to his said attorney.

Any agent or attorney or other person instrumental in prosecuting any claim for pension or bounty land who shall directly or indirectly contract for, demand or receive or retain any greater compensation for his services or instrumentality in prosecuting a claim for pension or bounty land than is herein provided, or for payment thereof at any other time or in any other manner than is herein provided, or who shall wrongfully withhold from a pensioner or claimant the whole or any part of the pension or claim allowed and due such pensioner or claimant, or the land-warrant issued to any such claimant shall be deemed guilty of a misdemeanor, and upon conviction thereof shall for every such offence be fined not exceeding \$500, or imprisoned at hard labor not exceeding two years, or both, in discretion of the court.

APPROVED JULY 4, 1884.

FEE AGREEMENT.	No. <u>499 195</u> CLAIM OF <u>Jamison D. Waldrop</u>	Reg't. <u>149</u> Vols. <u>Ind</u>	FOR PENSION.	FILED BY WM. CONARD & CO., SEP 19 1887 Attorneys & Solicitors of Patents & Claims, REC'D P. O. BOX 715. Washington, D. C.
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TO BE EXECUTED IN DUPLICATE WITHOUT ADDITIONAL COST TO CLAIMANT.

ARTICLES OF AGREEMENT.

WHEREAS I Harrison P Waldrop late a Private in Company A, of the 14th Regiment of Inf Volunteers, war of 1861, having made application for pension under the laws of the United States.

NOW THIS AGREEMENT WITNESSETH: That for and in consideration of services done and to be done in the premises, I hereby agree to allow my agents, WM. CONARD & CO., of Washington, D. C., the fee of TWENTY-FIVE DOLLARS, which shall include all amounts to be paid for any services in the furtherance of said claim; and said fee shall not be demanded by, or payable to my said agents, in whole or in part, except in case of the granting of my pension by the Commissioner of Pensions, and then the same shall be paid to them in accordance with the provisions of sections 4768 and 4769 of the Revised Statutes, U. S.

Joseph Phillippe
Thomas Phillippe
(Two Witnesses Signatures.)

Harrison P Waldrop
(Signature of Claimant.)
Beathville Crawford Co Ill
(Post-office Address.)

State of Illinois, County of Crawford, ss:

Be it known that on this, the seventh day of September A. D. 1887, personally appeared Harrison P Waldrop the above-named, who, after having had read over to him in the hearing and presence of the two attesting witnesses the contents of the foregoing articles of agreement, voluntarily signed and acknowledged the same to be his free act and deed.

[L. S.] William H. Higgins
(Official Signature.)
Justice of the Peace

Agent's Acceptance.

And now, to wit, this 16th day of Sept, A. D. 1887, we accept the provisions contained in the foregoing articles of agreement, and will to the best of our ability, endeavor faithfully to represent the interest of the claimant in the premises. We hereby certify that to the best of our knowledge and belief, we have received from the claimant above-named the sum of no dollars and no more, no dollars being for fee, and the sum of one dollars being for postage and other expenses. And that these agreements have been executed in duplicate without additional cost to the claimant, as required by law, in excess of the fee above-named, the said agents making no charge therefor.

Witness our hand the year and day above written. R. McAllister, Jr.
[Signature of Agent.]

DISTRICT OF COLUMBIA, CITY OF WASHINGTON, ss:

Personally came R. McALLISTER, JR., representing the firm of WM. CONARD & CO., whom I know to be the person he represents himself to be, and who, having signed above acceptance of agreement, acknowledged the same to be their free act and deed.

Witness my hand and seal this 15th day of Sept 1887.
[L. S.] [Signature]
[NOTARY PUBLIC.]

Commissioner's Approval.

APPROVED FOR _____ DOLLARS and payable to _____ of _____ the recognized attorney.

NOTICE TO CLAIMANT.

This contract is permissible under the law but not compulsory.

READ THE FOLLOWING COPY OF THE STATUTE.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled. * * * * *

SEC. 3. That section 4785 of the Revised Statutes is hereby re-enacted and amended so as to read as follows:

SEC. 4785. No agent or attorney or other person shall demand or receive any other compensation for his services in prosecuting a claim for pension or bounty land than such as the Commissioner of Pensions shall direct to be paid to him, not exceeding \$25; nor shall such agent, attorney or other person demand or receive such compensation, in whole or in part, until such pension or bounty land claim shall be allowed: *Provided*, That in all claims allowed since June 20, 1878, where it shall appear to the satisfaction of the Commissioner of Pensions that the fee of \$10, or any part thereof, has not been paid, he shall cause the same to be deducted from the pension and the pension agent to pay the same to the recognized attorney."

SEC. 4. That section 4786 of the Revised Statutes is hereby amended so as to read as follows:

SEC. 4786. The agent or attorney of record in the prosecution of the case *may cause to be filed with the Commissioner of Pensions duplicate articles of agreement without additional cost to the claimant, setting forth the fee agreed upon by the parties, which agreement shall be executed in the presence of and certified by some officer competent to administer oaths. In all cases where application is made for pension or bounty land, and no agreement is filed with the Commissioner as herein provided, the fee shall be \$10 and no more. And such articles of agreement as may hereafter be filed with the Commissioner of Pensions are not authorized, nor will they be recognized except in claims for original pensions, claims for increase of pension on account of new disability, in claims for restoration where a pensioner's name has been or may hereafter be dropped from the pension-rolls on testimony taken by a special examiner, showing that the disability or cause of death, on account of which the pension was allowed, did not originate in the line of duty, and in cases of dependent relatives whose names have been or may hereafter be dropped from the rolls on like testimony, upon the ground of non-dependence, and in such other cases of difficulty and trouble as the Commissioner of Pensions may see fit to recognize them: Provided, That no greater fee than \$10 shall be demanded, received, or allowed in any claim for pension or bounty land granted by special act of Congress, nor in any claim for increase of pension on account of the increase of the disability for which the pension had been allowed: And provided further, That no fee shall be demanded, received, or allowed in any claim for arrears of pension or arrears of increase of pension allowed by any act of Congress passed subsequent to the date of the allowance of the original claims in which such arrears of pension or of increase of pension may be allowed."*

And if in the adjudication of any claim for pension in which such articles of agreement have been or may hereafter be filed it shall appear that the claimant had, prior to the execution thereof, paid to the attorney any sum for his services in such claim, and the amount so paid is not stipulated therein, then every such claim shall be adjudicated in the same manner as though no articles of agreement had been filed, deducting from the fee of \$10 allowed by law such sum as claimant shall show that he has paid to his said attorney.

Any agent or attorney or other person instrumental in prosecuting any claim for pension or bounty land who shall directly or indirectly contract for, demand or receive or retain any greater compensation for his services or instrumentality in prosecuting a claim for pension or bounty land than is herein provided, or for payment thereof at any other time or in any other manner than is herein provided, or who shall wrongfully withhold from a pensioner or claimant the whole or any part of the pension or claim allowed and due such pensioner or claimant, or the land-warrant issued to any such claimant shall be deemed guilty of a misdemeanor, and upon conviction thereof shall for every such offence be fined not exceeding \$500, or imprisoned at hard labor not exceeding two years, or both, in discretion of the court.

APPROVED JULY 4, 1884.

FEE AGREEMENT.

No. 499.096

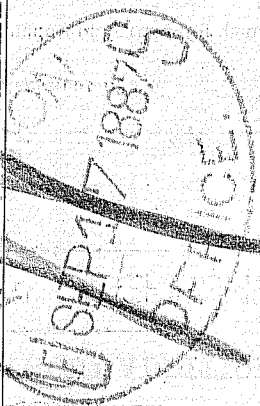
CLAIM OF

James J. Maldrop

Co. A., 149th Reg't.

Vols.

FOR PENSION.



W.M. CONNARD & CO.,
Attorneys & Solicitors of Patents & Claims,

P. O. BOX 745.

Washington, D. C.

3-26-94
ATTY FILED

This form of Fee Contract is prescribed by the Commissioner of Pensions and approved by the Secretary of the Interior, July 8, 1884, under the provisions of the Act of Congress approved July 4, 1884.

To be Executed in Duplicate without Additional Cost to Claimant.

ARTICLES * OF * AGREEMENT.

WHEREAS, I, Harrison Waldroup

late a Private in Company A of the 149

Regiment of Indiana Volunteers, war of 1861 to 1865, having made application for pension under the laws of the United States.

NOW THIS AGREEMENT WITNESSETH: That for and in consideration of service done and to be done in the premises, I hereby agree to allow my agent, WILLIAM T. CRAWFORD, of Sullivan, Indiana, the fee of Twenty Five Dollars, which shall include all amounts to be paid for

any services in the furtherance of said claim; and said fees shall not be demanded by, or payable to said agent, in whole or in part, except in case of the granting of my pension by the Commissioner of Pensions; and then the same shall be paid to him in accordance with the provisions of sections 4768 and 4769 of the Revised Statutes, United States.

Aluba Hamilton
W. H. Sinclair
Signatures of two witnesses.

Harrison Waldroup
Signature of Claimant.
Keasville Ill.
Post Office Address.

State of Indiana, County of Sullivan ss:

BE it known that on this, the 20 day of March A. D. 1896, personally appeared Harrison Waldroup the above named, who, after having had read over to him in the hearing and presence of the two attesting witnesses the contents of the foregoing articles of agreement, voluntarily signed and acknowledged the same to be his free act and deed.

L S

Jessie E. Galon
Official Signature
Notary Public

AGENTS ACCEPTANCE.

And now, to-wit, this 20 day of March A. D. 1896, I accept the provisions contained in the foregoing articles of agreement, and will to the best of my ability, endeavor faithfully to represent the interest of the claimant in the premises. I hereby certify that I have received from the claimant above named the sum of nothing Dollars and no more, no dollars being for fee, and the sum of no dollars being for postage and other expenses. And that these agreements have been executed in duplicate without additional cost to the claimant, as required by law, in excess of the fee above named, the said agent making no charge thereof.

Witness my hand the year and date above written. W. T. Crawford

State of Indiana, County of Sullivan, ss.

Personally came W. T. Crawford whom I know to be the person he represents himself to be, and who, having signed above acceptance of agreement, acknowledged the same to be his free act and deed.

Witness my hand and seal this 20 day of March 1896.
Jessie E. Galon
Notary Public

Commissioner's Approval.

Approved for _____ Dollars, and payable to WILLIAM T. CRAWFORD, of SULLIVAN, INDIANA, the recognized attorney.

Commissioners Signature.

NOTICE TO CLAIMANT.

ATTY

Read the following copy of the statute:

Be it enacted by the Senate and House of Representatives of the United States of America in Congress Assembled. * * *

Sec. 3. That section 4785 of the Revised Statutes is hereby re-enacted and amended so as to read as follows:

Sec. 4785. No agent or attorney or other person shall demand or receive any other compensation for his services in prosecuting a claim for pension or bounty land than such as the Commissioner of Pensions shall direct to be paid him, not exceeding \$25; nor shall such agent, attorney or other person demand or receive such compensation, in whole or in part, until such pension or bounty land claim shall be allowed: Provided, that in all claims allowed since June 20, 1878, where it shall appear to the satisfaction of the Commissioner of Pensions that the fee of \$10, or any part thereof, has not been paid, he shall cause the same to be deducted from the pension and the pension agent to pay the same to the recognized attorney.

Sec. That section 4786 of the Revised Statutes is hereby amended so as to read as follows:

Sec. 4786. The agent or attorney of record in the prosecution of the case may cause to be filed with the Commissioner of Pensions duplicate articles of agreement without additional cost to the claimant, setting forth the fee agreed upon by the parties, which agreement shall be executed in the presence of and certified by some officer competent to administer oaths. In all cases where application is made for pension or bounty land, and no agreement is filed with Commissioner as herein provided, the fee shall be \$10 and no more. And such articles of agreement as may hereafter be filed with the Commissioner of Pensions are not authorized, nor will they be recognized except in claims for original pensions, claims for increase of pension on account of new disability, in claims for restoration where pensioner's name has been or may hereafter be dropped from the pension rolls on testimony taken by a special examiner, showing that the disability or cause of death, on account of which the pension was allowed, did not originate in the line of duty, and in case of dependent relatives whose names have been or may hereafter be dropped from the rolls on like testimony, upon the ground of non-dependence, and in such other cases of difficulty and trouble as the Commissioner of Pensions may see fit to recognize them; Provided, That, no greater fee than \$10 shall be demanded, received or allowed in any claim for pension or bounty land granted by special Act of Congress, nor in any claim for increase of pension on account of the increase of the disability for which the pension had been allowed: And provided further, That no fee shall be demanded, received or allowed in any claim for arrears of pension or increase of pension allowed by any Act of Congress passed subsequent to the date of the allowance of the original claims in which such arrears of pension or increase of pension may be allowed.

And if in the adjudication of any claim for pension in which such articles of agreement have been or may hereafter be filed it shall appear that the claimant had, prior to the execution thereof, paid to the attorney any sum for his services in such claim, and the amount so paid is not stipulated therein, then every such claim shall be adjudicated in the same manner as though no articles of agreement had been filed, deducting from the fee of \$10 allowed by law such sum as claimant shall show that he has paid to his said attorney.

Any agent or attorney or other person instrumental in prosecuting any claim for pension or bounty land who shall directly or indirectly contract for, demand or receive or retain any greater compensation for his services or instrumentality in prosecuting a claim for pension or bounty land than is herein provided, or for payment thereof at any other time or in any other manner than is herein provided, or who shall wrongfully withhold from a pensioner or claimant the whole or any part of the pension or claim allowed and due such pensioner or claimant, or the land warrant issued to any such claimant shall be deemed guilty of a misdemeanor, and upon conviction thereof shall for every such offense be fined not exceeding \$500, or imprisoned at hard labor not exceeding two years, or both, in discretion of the court. Approved July 4, 1884.

[NOTE.—This contract is permissible under the Law but not Compulsory.]

FREE AGREEMENT.

Orig. No. 499,095.

CLAIM OF
Warren Waldroup

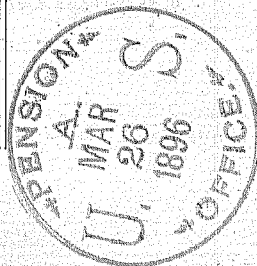
Private

Reg't.

Co. A. 149

Sub Capt. Vols.

For Pension.

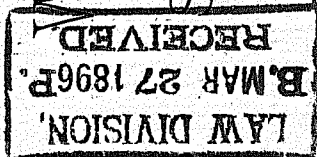


FILED BY

W. T. CRAWFORD,

PENSION ATT'Y.

SULLIVAN, INDIANA.



ATTESTED

This form of Fee Contract is prescribed by the Commissioner of Pensions and approved by the Secretary of the Interior, July 8, 1884, under the provisions of the Act of Congress approved July 4, 1884.

To be Executed in Duplicate without Additional Cost to Claimant.

ARTICLES * OF * AGREEMENT.

WHEREAS, I, Harrison Waldrop

late a Private in Company A of the 149.

Regiment of Ludolph Volunteers, war of 1861 to 1865, having made application for pension under the laws of the United States.

NOW THIS AGREEMENT WITNESSETH: That for and in consideration of service done and to be done in the premises, I hereby agree to allow my agent, WILLIAM T. CRAWFORD, of Sullivan, Indiana, the fee of Twenty Five Dollars, which shall include all amounts to be paid for

any services in the furtherance of said claim; and said fees shall not be demanded by, or payable to said agent, in whole or in part, except in case of the granting of my pension by the Commissioner of Pensions; and then the same shall be paid to him in accordance with the provisions of sections 4768 and 4769 of the Revised Statutes, United States.

Melba Hamilton

W. H. Sinclair

Signatures of two witnesses.

Harrison Waldrop

Signature of Claimant.

Frankville Ill.

Post Office Address.

State of Indiana County of Sullivan ss:

BE it known that on this, the 20 day of March A. D. 1896, personally appeared Harrison Waldrop the above named, who, after having had read over to him in the hearing and presence of the two attesting witnesses the contents of the foregoing articles of agreement, voluntarily signed and acknowledged the same to be his free act and deed.

L S

Jesse E. Eaton
Official Signature Notary Public

AGENTS ACCEPTANCE.

And now, to-wit, this 20 day of March A. D. 1896, I accept the provisions contained in the foregoing articles of agreement, and will to the best of my ability, endeavor faithfully to represent the interest of the claimant in the premises. I hereby certify that I have received from the claimant above named the sum of nothing Dollars and no more, no dollars being for fee, and the sum of no dollars being for postage and other expenses. And that these agreements have been executed in duplicate without additional cost to the claimant, as required by law in excess of the fee above named, the said agent making no charge thereof.

Witness my hand the year and date above written. W. T. Crawford

State of Indiana County of Sullivan ss.

Personally came W. T. Crawford whom I know to be the person he represents himself to be, and who, having signed above acceptance of agreement, acknowledged the same to be his free act and deed.

Witness my hand and seal this 20 day of March 1896.
Jesse E. Eaton
A. P.

Commissioner's Approval.

Approved for _____ Dollars, and payable to WILLIAM T. CRAWFORD, of SULLIVAN, INDIANA, the recognized attorney.

Commissioner's Signature.

NOTICE TO CLAIMANT.

Read the following copy of the statute:

Be it enacted by the Senate and House of Representatives of the United States of America in Congress Assembled. * * *

Sec. 3. That section 4785 of the Revised Statutes is hereby re-enacted and amended so as to read as follows:

Sec. 4785. No agent or attorney or other person shall demand or receive any other compensation for his services in prosecuting a claim for pension or bounty land than such as the Commissioner of Pensions shall direct to be paid him, not exceeding \$25; nor shall such agent, attorney or other person demand or receive such compensation, in whole or in part, until such pension or bounty land claim shall be allowed: Provided, that in all claims allowed since June 20, 1878, where it shall appear to the satisfaction of the Commissioner of Pensions that the fee of \$10, or any part thereof, has not been paid, he shall cause the same to be deducted from the pension and the pension agent to pay the same to the recognized attorney.

Sec. That section 4786 of the Revised Statutes is hereby amended so as to read as follows:

"Sec. 4786. The agent or attorney of record in the prosecution of the case may cause to be filed with the Commissioner of Pensions duplicate articles of agreement without additional cost to the claimant, setting forth the fee agreed upon by the parties, which agreement shall be executed in the presence of and certified by some officer competent to administer oaths. In all cases where application is made for pension or bounty land, and no agreement is filed with Commissioner as herein provided, the fee shall be \$10 and no more. And such articles of agreement as may hereafter be filed with the Commissioner of Pensions are not authorized, nor will they be recognized except in claims for original pensions, claims for increase of pension on account of new disability, in claims for restoration where pensioner's name has been or may hereafter be dropped from the pension rolls on testimony taken by a special examiner, showing that the disability or cause of death, on account of which the pension was allowed, did not originate in the line of duty, and in case of dependent relatives whose names have been or may hereafter be dropped from the rolls on like testimony, upon the ground of non-dependence, and in such other cases of difficulty and trouble as the Commissioner of Pensions may see fit to recognize them; Provided, That, no greater fee than \$10 shall be demanded, received or allowed in any claim for pension or bounty land granted by special Act of Congress, nor in any claim for increase of pension on account of the increase of the disability for which the pension had been allowed: And provided further, That no fee shall be demanded, received or allowed in any claim for arrears of pension arrears or increase of pension allowed by any Act of Congress passed subsequent to the date of the allowance of the original claims in which such arrears of pension or increase of pension may be allowed.

And if in the adjudication of any claim for pension in which such articles of agreement have been or may hereafter be filed it shall appear that the claimant had, prior to the execution thereof, paid to the attorney any sum for his services in such claim, and the amount so paid is not stipulated therein, then every such claim shall be adjudicated in the same manner as though no articles of agreement had been filed, deducting from the fee of \$10 allowed by law such sum as claimant shall show that he has paid to his said attorney.

Any agent or attorney or other person instrumental in prosecuting any claim for pension or bounty land who shall directly or indirectly contract for, demand or receive or retain any greater compensation for his services or instrumentality in prosecuting a claim for pension or bounty land than is herein provided, or for payment thereof at any other time or in any other manner than is herein provided, or who shall wrongfully withhold from a pensioner or claimant the whole or any part of the pension or claim allowed and due such pensioner or claimant, or the land warrant issued to any such claimant shall be deemed guilty of a misdemeanor and upon conviction thereof shall for every such offense be fined not exceeding \$500, or imprisoned at hard labor not exceeding two years, or both, in discretion of the court. Approved July 4, 1884.

[NOTE.—This contract is permissible under the Law but not Compulsory.]

517
FREE AGREEMENT.

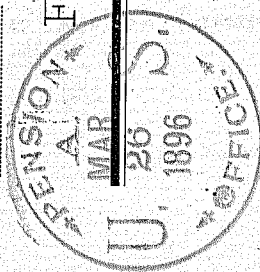
Aug. 499, 095
No.

CLAIM OF

Marrison Waldrop.

Co. A 149 Reg't.
Ind. Inf. Vols.

For Pension.

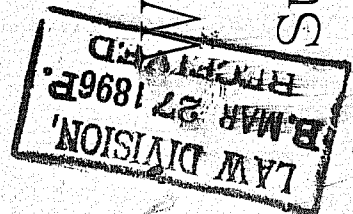


FILED BY

W. T. CRAWFORD,

PENSION ATT'Y.

SULLIVAN, INDIANA.



Washington, D. C., *Oct. 19* 18*87*

To the Commissioner of Pensions:

Please furnish the condition of the claim mentioned below and state what evidence, if any, is needed to complete the same.

Very respectfully,

WM. CONARD & CO.,
Claimant's Attorneys.

No. of Claim *499095*

No. of Certificate

H. P. Walthrop
Name of Claimant.

"A" Name of Soldier.
Co. *A 149* Reg't *Ind.* Vols.

Nature of Claim *Orig.*



Washington, D. C. *Nov 26* 18 *89*.

To the Commissioner of Pensions:

Please furnish the condition of the claim mentioned below and state what evidence, if any, is needed to complete the same.

Very respectfully,

WM. CONARD & CO.,
Claimant's Attorneys.

No. of Claim *499095*

No. of Certificate

Harrison P. Hathrop
Name of Claimant.

Name of Soldier.

A 149th Reg't. *Inf.* Vols.

Nature of Claim *Original*

Washington, D. C.,

Dec. 11, -89

18

To the Commissioner of Pensions:

Please furnish the condition of the claim mentioned below and state what evidence, if any, is needed to complete the same.

Very respectfully,

WM. CONARD & CO.,

Claimant's Attorneys.

No. of Claim

499095

No. of Certificate

Samson P. Muldrop

Name of Claimant.

Name of Soldier.

Co.

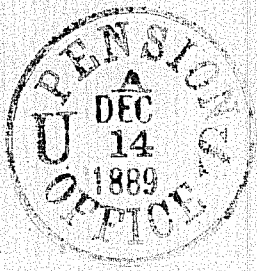
A. 149th Regt. Ind.

Regt.

Vols.

Nature of Claim

Orig.



Washington, D. C., *June 20* 18*90*

To the Commissioner of Pensions:

Please furnish the condition of the claim mentioned below, and state what evidence, if any, is required to complete the same.

Very respectfully,

WM. CONARD & CO.,
Claimant's Attorneys.

No. of Claim *499,095-*

No. of Certificate

Harrison P Waldorf,
Name of Claimant. "

Prvt Co A 149th - 1st
Name of Soldier. Reg't. Vols.

Nature of Claim *Orig*

Statute
of 1890

(506.)

June 30, 1892

No. 1999, 095

Claimant, H. P. Waldron

Soldier,

A Co 149 Reg't Ind Vol Inf

Respectfully referred to Medical Referee, with the request that he state whether Claimant is enti

itled to a rate under Act June 27-1890 for

Chronic diarrhea, liver and rectum disease

the result of syphilis to be eliminated.

Can liver disease in this case be accepted as a result of diarrhea? If not, is Claimant entitled to \$12 rate on diarrhea & rectum disease?

Chief Division.

A. J. Green

POWER OF ATTORNEY.

Know all Men by these Presents, That I, Harrison P. Waldrop

Prot

late of Co. W " 149 Reg't Ind Vols.

of Heathsville, in the County of Crawford and State of Ill.

have made, constituted, and appointed, and by these presents do make, constitute and appoint WM. CONARD & CO, of Washington, D. C., my true and lawful attorneys, for me, and in my name, place, and stead, hereby annulling and revoking all former Powers of Attorney or authorizations whatever in the premises to prosecute before any Department, or the Courts, or Committees of Congress of the United States until final completion for me my Claim for

Orig. Invalid Pension
No 499090 now on file in Pension
Office

and to, from time to time, furnish any further evidence necessary or that may be demanded, giving and granting to my said attorney full power and authority to present and verify any petition or replication and to do and perform all and every act and thing whatsoever requisite or necessary to be done in and about the premises, as fully to all intents and purposes as I might or could do if personally present at the doing thereof, with full power of substitution and revocation, hereby ratifying and confirming all that my said attorneys or their substitute, may or shall lawfully do or cause to be done by virtue hereof, and the said attorneys, or if they should die, their legal representative is authorized to receive any draft or warrant that may be issued in settlement of said claim; also in consideration of the obligations assumed on the part of said attorneys, this Power of Attorney is irrevocable by me, and any person who may have rights under the undersigned, shall recognize the same until said claim is settled and the draft issued in payment thereof is received by said attorneys or their legal representative or their substitute.

IN TESTIMONY WHEREOF, I have hereunto set my hand and seal this 9th day of

April eighteen hundred and eighty seven

Joseph B. Crowley
Jennie M. Dudley

Harrison P. Waldrop

[Two witnesses who can write sign here.]

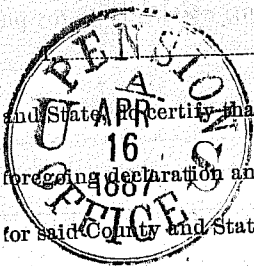
BE IT KNOWN, That on this 9th day of April, in the year eighteen hundred and eighty seven before me, the undersigned, a Clerk of the County Court in and for the said County and State, personally appeared Harrison P. Waldorf to me well known to be the identical person who executed the foregoing Letter of Attorney, and the same having been first fully read over to him and the contents thereof duly explained, acknowledged the same to be his act and deed and that I have no interest present or prospective in the claim.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my seal of office, the day and year last above written.

Thomas S. Price
Clerk
[Official Signature.]

[L. S.]

[Official Character.]



_____, Clerk of the County Court in and for aforesaid County and State, do hereby certify that _____, Esq., who hath signed his name to the foregoing declaration and affidavit was at the time of so doing _____ in and for said County and State, duly commissioned and sworn; that all his official acts are entitled to full faith and credit, and that his signature thereunto is genuine.

Witness my hand and seal of office, this _____ day of _____, 188

[L. S.]

Clerk of the _____

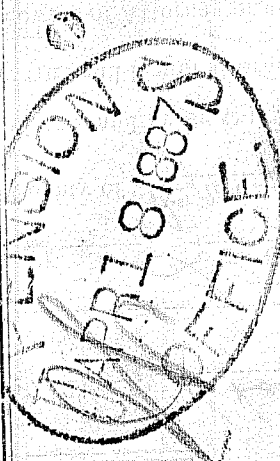
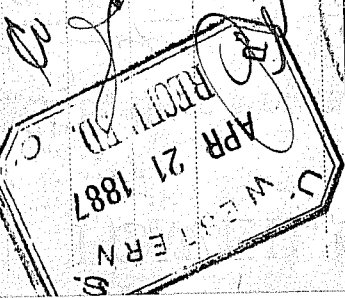
NOTE.—This should be sworn to before a CLERK OF COURT, NOTARY PUBLIC, or JUSTICE OF THE PEACE. If before a JUSTICE or NOTARY, then CLERK OF COUNTY COURT must add his certificate of character hereon, and not on a separate slip of paper.

499095

POWER OF ATTORNEY.

CLAIM OF

Harrison P. Waldorf
C. C. 1491746
Ind. Vol.



FILED BY

WM. CONARD & CO.,

Attorneys & Solicitors of Patents & Claims,

P O BOX 715.

Washington,

D. C.

Act July 14, 1862

(3-557.)

FILES SLIP.

Invalid No. 499,095.

Widow's No. _____

Certificate No. _____

Co. A, 129th, Ind. Inf.

NAME:

Harrison J. Waldroup
Heathville, Ill.

Submitted to the Board of Review for
rejection May 11, 1896.

[Signature], Examiner.

Re-submitted to the Board of Review
_____, 189 .

_____, Examiner.

S. E. D. _____
_____, 189 .

(3-248.)

CLAIM No. 499098.

Examiners are required to keep the unimportant papers in this wrapper.

GREEN B. RAUM,
Commissioner.

PAPERS NOT
BRIEFED.

I certify that the inclosed papers are of no value in determining the merits of this claim.

E. P. Waldstead,
Examiner.

**DISCHARGE CERTIFICATES, POWERS OF
ATTORNEY, AND CONTRACTS FOR
FEES NOT TO BE INCLOSED.**

Act July 14. 1862

(3-535.)

Western Division.

E. L. Sturges Examiner
(Write surname first plainly.)

Orig. Inscr. No. *499,095*
(Class.)

Soldier *Harrison P. Waldroup*

Dist. Co. *A*, *149* Reg't *Ind. Inf.*

Submitted for *rejection* *May 11*, 18*66*.

Chesman Reviewer, _____, 18 ____

Re-submitted _____, 18 ____

_____ Reviewer, _____, 18 ____

FROM BOARD OF REVIEW TO

Medical Div. _____

2d charge _____

Examiner _____

2d charge _____

Sp. Ex. Div. _____

Misc. charges _____

REJECTED

Cert. Div. _____

Bd. of Rev. page _____

(Use this slip in re-submitting the case.)

3-536.

April 28th, 1896.

No. 499,095-

Claimant, *Miram C. Waldorf*

Soldier, Co. Beathville, Ill.

Com. Co. A, 149th Reg't Inf. Inf.

Respectfully referred to Medical Referee, with the request that he state whether the claim which was reopened April 1890, under the act of July 14th, 1862, shows the claimant entitled to a rating thereunder, on account of alleged eruption of skin result of measles.

Atty. W. J. Crawford,

Sullivan, Ind.

[Signature]
Chief Division.
Eltman

Act of June 27, 1890.

(3-557.)

FILES SLIP.

Invalid No. 499,095

Widow's No. _____

Certificate No. _____

949 Ind. Inf

NAME:

Harmon P. Walden
Greenville, Ill.

Submitted to the Board of Review for

Adm. Ap. 28, 1892

Walden, Examiner.

Re-submitted to the Board of Review

Ad. June 15, 1892
" Aug 15 2

Walden, Examiner.

S. E. D. _____

_____, 189 .

Act of June 27, 1890.

Division. Art.
 Examiner. Green
(Write surname first plainly.)
 No. 499095
(Class)
 Soldier Harris P. Fiddling
 Co. A 49 Reg't 49th
 Submitted Adm. 28, 1892
 Reviewer Adm. 10, 1892
GREEN. Reviewer Adm. 22, 1892
 Re-submitted Adm. 25, 1892
 Reviewer Adm. 29, 1892

FROM BOARD OF REVIEW TO

Medical Div. JUN 21 1892
 2d charge JUL 5 1892
 Examiner MAY 18 1892
 2d charge JUL 28 1892
 Sp. Ex. Div. _____
 Misc. charges _____
 Cert. Div. _____
 Bd. of Rev. page 90-94-38
 (Use this slip in re-submitting the case.)

REJECTED.

Bof R. After 28, 92

(3-550.)

CONGRESSIONAL.

No. *499,095*

NAME OF CLAIMANT,

H. P. Waldroup

P. O. *Peaserville Ill*

NAME OF SOLDIER,

Co. *A.*, Reg't *149 Ill*

Information wanted as follows:

*Status of claim
Geo. W. Fittian*

These slips are exclusively for the use of Senators and Members of Congress, and when used by any other person will not receive consideration. Senators and Members will greatly aid the Bureau of Pensions in giving them an early answer if they will fill and use these slips in making calls in pension cases.*

GREEN B. RAUM,

* Please give post office of claimant.

Commissioner.

Ill.

7.

(35-525.)

RETURN THIS SLIP TO THE MAIL DIVISION.

CONGRESSIONAL.

—10—

No. *499 095*

Name: *Waldroppe H.P.*

Co. *A*, Reg't *149 Ill.*

Mail Div. No. *300-B*

Rec'd _____, 188 .

Name of M. C. *Fittman*

Div. _____

Date of Ans. _____

By whom _____

REMARKS.

o 6-277

Weatherville Gillman's

August 12th 1889

Mr James James
Commissary of Pensions

Dear Sir last May I
filed the last evidence
and my attorney Leonard
said that it was sufficient
and I have not heard from
it since I hope that you
will see to the matter
if there is more evidence
needed I can furnish it
and if there is enough
please inform me of the fact
yours in haste and
I

J. P. Waldorf

(3-091.)

Department of the Interior,

PENSION OFFICE,

Washington, D. C., *Nov. 19, 1883.*

Sir:

You are hereby directed to report yourself for a medical examination to the **Board of Examining Surgeons**

(St. and No.) *Ellis Mansion, Opp. P. O.*Town *Vincennes,*County *Wnoy*, State *Ind.*

within three months from date hereof.

The Board meets at *10 A.M.* o'clock*Any* Wednesday in each month.

Return this slip with the date of the examination indorsed hereon by the Secretary of the Board making the same.

Very respectfully,

J. M. Dudley
Commissioner.

West Division.No. *499-095*Mr. *Harrison P. Waldrop,*

(St. and No.)

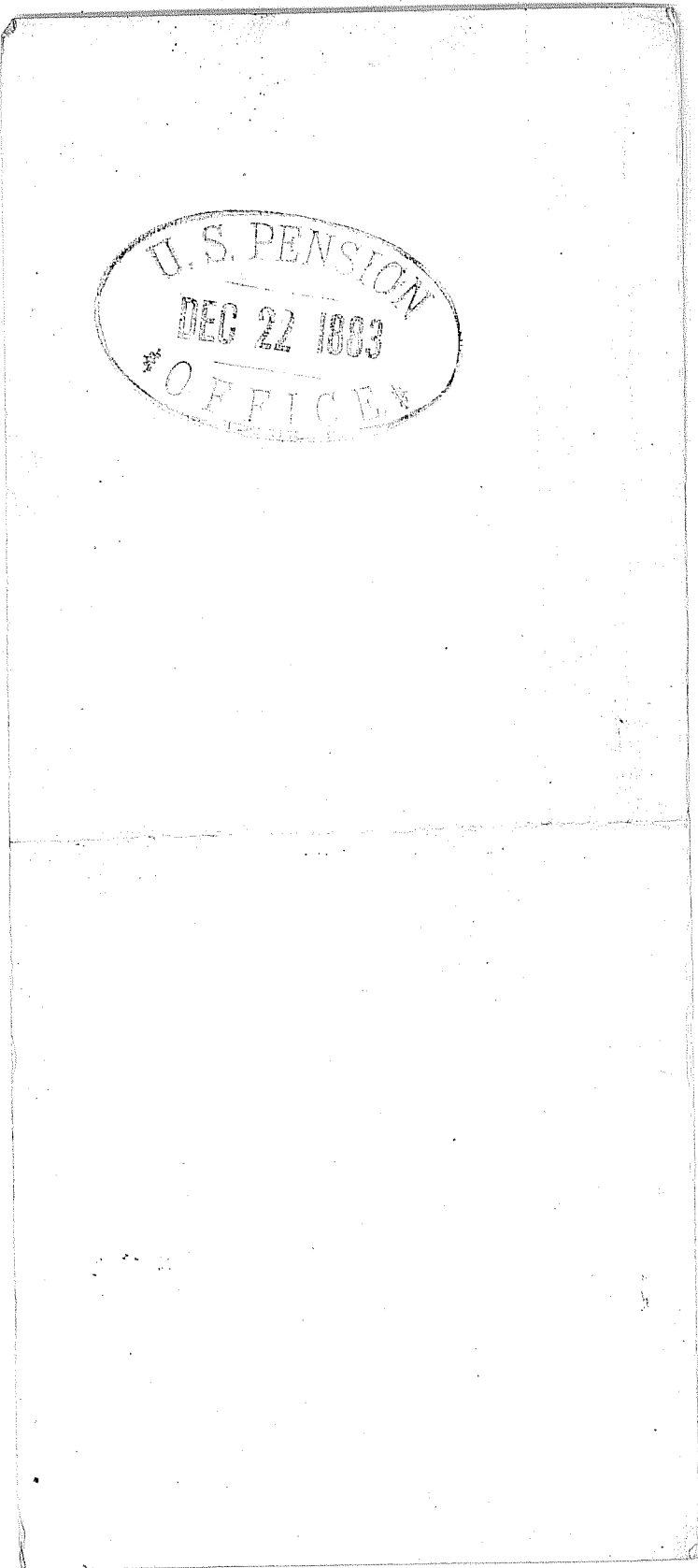
Town *Heathsville,*County *Crawford*, State *Ill.*

Examination made by the Board this *5th*
day of *Dec*, 1883.

W. R. Davenport

ELECTRO'S. (11340-100,000.)

Secretary.



U. S. PENSION
DEC 22 1883
OFFICE

(3-526.)

Brook Rev Division.

Department of the Interior,
BUREAU OF PENSIONS,

Washington, D. C. *May 14, 1892*

No. Claim, *799,095*

Cert. No. _____

Claimant, *O. P. Waldroup*

Soldier, *do*

Co. *A*, *149* Reg't *Ind. Vol. Inf.*

Respectfully *returned to the*
Chief of the Western
Div.

No disability or
disabilities should be
named on the face of
brief of claim under
Act of June 27/90, except
such as is or are
claimed for or shown
in evidence, ^(except record evidence) under said Act

The instructions of
the Hon. Commissioner
of date of April 26/92
should be complied with

A. J. Green
Chief of *Rev* Division

(3-526.)

Bd of Rev. Division

Department of the Interior,

BUREAU OF PENSIONS,

Washington, D. C. *July 25, 1892*

No. Claim, *499, 095*

Cert. No. of *1177*

Claimant, *H. P. Waldroup*

Soldier, *"*

Co. *A*, *149* Reg't *Ind. vol. Inf.*

Respectfully *returned to the*
Chief of Western Div.
inviting attention to
the slip of Medical
Report hereto attached

A. J. Green,
Rev.

Please put on
half-year brief.
A. J. G.

Chief of _____ Division.

3-552.

No. 499,095,
Name, Morrison P. Haldoupe
Service, A, 149, Ind. Inf.

Respectfully referred to the Chief
of the Law Division for determina-
tion of Attorneyship in compliance
with Order No. 269.

Order 290 complied with.
A prima facie case is
not established

U. S. DEPT. OF JUSTICE
APR 17 1896
P. M. U. S. DEPT. OF JUSTICE

[Handwritten Signature]

Chief _____ Western Div.

[Handwritten Signature]

LAW DIVISION.
Fee Section.
Form 22.

Department of the Interior,

BUREAU OF PENSIONS.

Washington, D. C., *April 23^d*, 1896

No. Claim, *499,095*

Cert. No. _____

Claimant, *Harrison P. Waldrop*

Soldier, *Same*

Co. *"A"*, *149th* Reg't. *Ind. Vol. Infy*

Respectfully referred to the Chief of the
Western

Division, with the information that

William J. Crawford

is the recognized attorney
in the claim for original in-
valid pension filed under
the general law and under
the act of June 27, 1890.

FRANK E. ANDERSON,
Chief of Law Division.

S. P.

(3-495.)

West

Div.

WPM

Es'r.

Original No. *499095*

Harrison P. Waldrop

Co. A 149 Reg't Ind Inf

Department of the Interior,

BUREAU OF PENSIONS,

Return this letter with your reply.

Washington, D. C., *Nov 14*, 18*90*

SIR:

In response to the personal request of Hon. *Geo. W. Fithian* for information as to the status of the above cited pension claim, you are advised that the case awaits the evidence indicated in the accompanying circular letter, and that upon receipt of said evidence the case will receive prompt attention.

Very respectfully,

Guen B. Row

Commissioner.

Harrison P. Waldrop

Heathsville

Ind

PENSION
D
U DEC 2 S
1890
OFFICE.

GENERAL AFFIDAVIT.

State of Indiana, County of Sullivan, ss:

In the matter of Marion Waldroup Co. A. 149 Regt. Ind.
Sup. Pol. Claim No 499. 095. (A. J.)

on this 15 day of May A. D., 1896 personally appeared before me

a Notary Public in and for the aforesaid county duly authorized to administer oaths

John J. Dillingham aged 49 years, a resident of Sullivan, Sullivan Co
and State of Indiana well known to me to be reputable and entitled to credit, and who

being duly sworn, declared in relation to aforesaid case as follows: I was a Comrade
in the same Co and Regt with said

Marion Waldroup, and I vividly recall
he had a severe attack of measles

at Edgefield Tenn. in March 1865,

The measles settled in his eyes
and caused them to be sore, weak
and watery, also said measles
affected his hearing, and he
complained of kidney trouble after
he had said measles. I had known
he was vaccinated in his left
arm which became quite sore.

The matter was said to be impure
and his arm did not heal up.

I have this 16th day of May 1896 dictated
the foregoing facts unaided by any one
to Mr. H. Crawford of Sullivan Co. who
reduced it to form. I make this from personal
memory

My postoffice address is: further declare

that.....no interest in said case and am not concerned in its prosecution.

John J. Dillingham

(If affiants sign by mark, two persons who can write here.)

(Signature of affiants)

ORDER NO. 229.
In the preparation of testimony in support of claims in pension cases all statements affecting the particular case and not merely formal must be written, or prepared to be typewritten, in the presence of the witness, and from his oral declarations then made to the person who then reduces the testimony to writing, or then prepares the same to be typewritten. And such testimony must embody a statement by the witness that such testimony was all written, or prepared for typewriting (as the case may be), in his presence, and only from his oral statements then made; stating also the time, place, and person, when, where and to whom he made such oral statements, and that in making the same he did not use, and was not aided or prompted by any written or printed statement or recital, prepared or dictated by any other person; and not attached as an exhibit to his testimony. Any needless delay in the preparation of such testimony after such oral statement by the witness, or in forwarding the same to this Bureau, and any material alteration or erasure will be cause for rejecting such testimony.

Sworn to and subscribed before me this day by the above named affiant.....and I certify that I read said affidavit to said affiant.....including the words.....

added, and acquainted *him* with its contents before *he*

executed the same. I further certify that I am in nowise interested in said case, nor am I concerned in its prosecution

and that said affiant *he is* personally known to me and that

he is of creditable person.

(L. S.)

Lezie E. Galon
(Official Signature.)

Notary Public
(Official Character.)

I, *Lezie E. Galon* Clerk of the Court in and for aforesaid County and State,

do certify that *he is* in and for said County and State, duly commissioned

and sworn; that his official acts are entitled to full faith and credit, and that his signature thereto is genuine.

Witness my hand and the Seal of Office, this.....

day of..... 189.....

(L. S.)

Clerk of the

NOTE.—This should be sworn to before a Clerk of Court, Notary Public or Justice of the Peace. If before a Justice or Notary, then the Clerk of County must add his certificate of character hereon, and not on a separate slip of paper.

ADDITIONAL EVIDENCE:

No. 499,095

Comrade of Hebron

CLAIM OF *Warrior Hebron Co.*

Co. St. 149 Reg. Dist. 1st

AFFIDAVIT FOR

John P. Miller

Show that the medals which show a service in the 1st Regt. 149th Co. St. 149 Reg. Dist. 1st, and Hebron, Ind. Co. & Hebron, Ind. Co.



Filed by W. J. Grawford, SHELBY, INDIANA.

(Signature of affiant)

(If affiant sign by mark, two persons who can write here)

Div.

Ex'r.

Department of the Interior
BUREAU OF PENSIONS

8097
 No. 499,095
 Harrison P. Waldrop
 Co. A, 149 Reg't Ind. Inf.

Address your reply to the COMMISSIONER OF
PENSIONS with return of this letter.

Washington, D.C. Feb'y. 24, 1892.

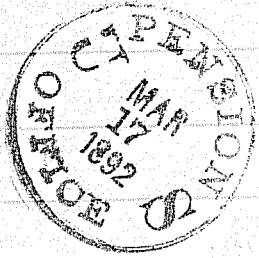
Sir:

Relative to the claim for pension above cited, you are advised that claimant should furnish this Bureau the correct name under which he enlisted and served, and the correct spelling of same.

Declaration under act of July 14, 1862, filed Nov. 2, 1883, is signed Harrison P. Waldrop, while declaration under act of June 27, 1890, filed May 2, 1891, is signed Harrison P. Waldroupe. This discrepancy should be explained under oath.

Very Respectfully,
 Gen. B. H. ...
 Commissioner,

J. P. L. Keems,
 Vincennes,
 Ind.



POWER OF ATTORNEY



Know all Men by these Presents, That I, Harrison Waldrop
Priv. Co. A. 149 Regt. Ind. Inf. Vol.

of Keathville in the County of Crawford and State of Illinois
have made, constituted, and appointed, and by these presents do make, constitute, and appoint
Wm. S. Crawford of Sullivan Ind.

my true and lawful attorney, for me and in my name, place and stead, hereby annulling and revoking all former
Powers of Attorney whatever in the premises, to prosecute before any Department, or the Courts, or Committees of
Congress of the United States until final completion, for me, my Claim for Original Invalid

FILED

Pension No 499,095, which was filed
for the injuries from Measles, which affected
my eyes, hearing, lungs, and kidneys
effects of impure vaccine matter
which claim was rejected over one year
ago and nothing has been done for
me since its rejection by my former atty
Wm S Crawford of Sullivan
to be now recognized by the U.S. Govt
and complete my claim

and to, from time to time, furnish any further evidence necessary or that may be demanded, giving and granting to my
said attorney full power and authority to receive any draft or warrant that may be issued in settlement of said claim,
and to do and perform all and every act and thing whatsoever requisite and necessary to be done in and about the
premises, as fully to all intents and purposes as I might or could do if personally present at the doing thereof, with full
power of substitution and revocation, hereby ratifying and confirming all that my said attorney or his substi-
tute, may or shall lawfully do or cause to be done by virtue hereof.

My Post Office address is Keathville Crawford Co Ill

IN TESTIMONY WHEREOF, I have hereunto set my hand and seal this 20 day of March

eighteen hundred and ninety six
Mesha Hamilton
W. H. Sinclair

Harrison Waldrop
(Signature of Claimant.)
mark

(Two witnesses who can write, sign here.)

Indiana, County of Sullivan, ss:

BE IT KNOWN, That on this 20th day of March in the year eighteen hundred and eight before me, the undersigned, a Notary Public in and for the said County and State, personally appeared Harrison Waldrop to me well known to be the identical person who executed the foregoing Letter of Attorney, and the same having been first fully read over to him and the contents thereof duly explained, acknowledged the same to be his act and deed, and that I have no interest, present or prospective, in the claim.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my seal of office, the day and year last above written.

[Signature: Dizzie C. Eaton] (Official Signature.)

[L. S.]

[Signature: Notary Public] (Official Character.)

I, Clerk of the County Court in and for aforesaid County and State, do certify that, Esq., who has signed his name to the foregoing declaration and affidavit was at the time of so doing in and for said County and State, duly commissioned and sworn; that all his official acts are entitled to full faith and credit, and that his signature thereunto is genuine.

Witness my hand and seal of office, this day of, 188.

[L. S.]

Clerk of the

NOTE.—This should be sworn to before a CLERK OF COURT, NOTARY PUBLIC or JUSTICE OF THE PEACE. If before a JUSTICE or NOTARY, then CLERK OF COUNTY COURT must add his certificate of character hereon, and not on a separate slip of paper.

POWER OF ATTORNEY.

Orig. No. 499,095

CLAIM OF

Harrison Waldrop,
Co. St. 149 Regt.
Ind. Inf. 2nd Div.

FOR

Original Surety

LAW DIVISION,
B. MAR 27 1896 P.
RECEIVED

Filed by

[Signature: Notary Public]

[Signature: Harrison Waldrop]

[Signature: Notary Public]

Printed and for sale by J. H. SOUTER, Washington, D. C.

(3-428.)

Medical Division,

BUREAU OF PENSIONS,

Washington, D. C., May 4, 1896.

No. Claim 49909

Claimant _____

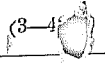
Soldier Harrison P. Waldrup

Co. "A", 149th Reg't Ind. Inf

Respectfully returned to Chief of
Western Division with
the opinion that no nota-
ble disability has been
shown in this case from
the alleged eruption of
skin desuet of measles
(see former medical
action in this case)

Wilson
Medical Examiner.

Approved: Wm. J. ...
Medical Referee.



Medical Division,

BUREAU OF PENSIONS,

Washington, D. C., July 18, 1892

Orig. No. Claim 499-093

Claimant N. P. Waldrup

Soldier

Co. A, 149th Reg't Ind. Inf.

Respectfully returned to Chief of Bd of Review with the opinion that claimant is not entitled to a rating under either law for the reason that it is believed that all the disabilities alleged are due to syphilis.

Beckell

Medical Examiner.

Approved: [Signature]

Medical Referee.

o 6-030.

Western ORIGINAL INVALID CLAIM.

Soldier, Harrison P. Waldroup, P. O., Heathville, Rank, Private, County, Crawford, Company, A, State, Ill., Regiment, 149th Ind. Vol. Inf., Rates, \$ per month, commencing

REJECTED

Pensioned for

RECOGNIZED ATTORNEY.

Name, H. J. Crawford, Fee, \$, Agent, Sullivan, Deed., to pay, P. O., Articles filed, 18

APPROVALS.

Approved for rejection on medical grounds, Submitted May 11, 1896; Elston, Examiner.

Approved for Rejection of alleged eruption of skin alleged as result of measles on ground of no disability since filing Nov. 2, 1883. Subject to action of Med. Dep. See Med. Dep. attached to face brief.

Approved for rejection of alleged eruption of skin, not accepted as a result of measles. See slips dated July 18, 1892, and May 4, 1896, respectively.

Cheesman, Legal Reviewer, May 23, 1896, Re-Reviewer.

Pyne, Med. Ex'r, Houston, Med. Reviewer, June 2, 1896, Med. Reviewer.

IMPORTANT DATES.

Enlisted, July 20, 1865, service from, Mustered, 18, to, 18, in, Discharged, Sept. 27, 1865, Declaration filed, Nov. 2, 1883, Not in service since, Sept. 27, 1865.

BASIS OF CLAIM.

Alleged contraction of measles in line of duty March 1865, caught cold from which originated an eruption of the skin, which disease still exists. Claim rejected June 7, 1884, on the ground of no disability from alleged cause since filing. Claim reopened Apr. 29, 1892. In affidavit filed Dec. 2, 1890 alleges injury to vaccinated arm. Claim signed by march. To Mc.

(3-145 a.)

ACT OF JUNE 27, 1890.

P.O.R.
INVALID PENSION.

Claimant, Harrison D Walgroup
 P. O., Heathsville Rank, Pvt.
 County, Crawford Company, A
 State, Ill. Regiment, 149 Ind. V. I. Inf.
 Rate, \$ _____, per month, commencing _____

REJECTED

Disabled by _____

RECOGNIZED ATTORNEY.

Name, J. P. L. Keems Fee, \$ _____ Agent to pay.
 P. O., Vincennes, Ind. Articles filed, _____, 189 _____

APPROVALS.

Re Submitted for Project Aug 10, 1892 Goodlet Examiner.
 Approved for Report upon Approved for rejection
Medical reports subject to No disability shown
opinion of Medical Referees independent of the effects
whose slips are attached. of syphilis as mentioned attached.
A. J. Green Harris M. E. Medical Referee.
Aug 12 1892 Aug 16 1892
 Legal Reviewer. *Acting*

Not now pensioned under other laws. Last paid to _____, 18____, at \$ _____
 Pensioned from _____, 18____, at \$ _____, for _____

SERVICE SHOWN BY RECORD.

Enlisted Jan 20, 1865 honorably discharged Sept 27, 1865
 Re-enlisted _____, 18____, honorably discharged _____, 18____
 Declaration filed May 2, 1891, alleges permanent disability, not due to vicious habits,
 from Croup disease, bronchitis, one shrill
dry partial blindness & numbing
spells. Alldew alleges results
of measles.
 Cont. W. H. X. No 200

(3-145 a.)

ACT OF JUNE 27, 1890.

INVALID PENSION.

AP

Claimant, Harrison P. Waldroup
 P. O., Heathsville Rank, Pvt
 County, Crawford Company, A
 State, Ill Regiment, 149. Inf. Vt. Inf.
 Rate, \$ _____, per month, commencing May 2, 1891.

Disabled by _____

RECOGNIZED ATTORNEY.

Name, J. P. R. Keerns Fee, \$ 10 Agent to pay.
 P. O., Vincennes, Ind. Articles filed, _____, 189____

APPROVALS.

Submitted for Adm. Apr 28, 1892 Goodlett, Examiner.
 Approved for _____
 _____, 189____ Legal Reviewer. _____, 189____ Medical Referee.

Not now pensioned under other laws. Last paid to _____, 18____, at \$_____
 Pensioned from _____, 18____, at \$_____, for _____

SERVICE SHOWN BY RECORD.

Enlisted Jan 20, 1845, honorably discharged Sept 27, 1845
 Re-enlisted No, 18____, honorably discharged _____, 18____
 Declaration filed May 2, 1891, alleges permanent disability, not due to vicious habits,
 from Lung disease, bronchitis, sore shoulder,
partial blindness & smothering spells.
Adm. Law alleges measles & influenza.
Medical Ex. ~~report~~ shows ~~no~~ evidence of any disease
in ~~the~~ vaccination, ~~discharge~~ ~~in~~ ~~the~~ ~~city~~
of ~~the~~ ~~city~~, ~~Ill.~~
Makes X. No m.c.

Department of the Interior,

BUREAU OF PENSIONS,

Sec. D.
Washington, D. C., Apr 22, 1890

No. 499095
Name, Harrison P. Maldrop
Co. A, 149 Reg't Ind. Vol.
Date of filing, Nov. 2, 83,
Date of rejection, Jan. 7, 84

CAUSE OF REJECTION.

No disability from
alleged measles and
results since date
of filing.

ABSTRACT OF TESTIMONY TO REOPEN.

3. Witnesses to con-
tinuance, affd from
claimant & file con-
tracts.
Material.

E. P. Halstead, Examiner.

A. C. Curran, Chief of Div.

Reopening approved
APR 25 1890
Charles P. Lincoln
DEPUTY COMMISSIONER.

ORIGINAL INVALID PENSION.

REJECTED

Claimant, Harrison P. Waldrop,
 P. O., Heathsville Rank, Private
 County, Crawford Company, "A"
 State, Illinois Regiment, 149th Ind. Vols.
 Attorney, Com^{dr} Leonard H. Washington, D.C.
 Fee, \$ _____
 Rate, \$ _____ per month, commencing _____

Disabled by measles and its effects
 Submitted for rejection Jan 4, 1884, by Chas Wheeler, Examiner.
Order No 42

Approved for _____
 Approved for rejection T.L.
No disability from cause alleged
since Nov. 2/83

_____, 188 _____, Reviewer. Jan 7, 1884, _____, Med. Referee.
H.M.

Enlisted January 20, 1865. _____ service from _____
 Mustered _____, 18 . 18 , to _____, 18 , in _____
 Discharged September 27, 1865.
 Declaration filed November 2, 1883. Not in military or naval service since Sept
 Last material evidence filed _____, 18 . 27, 1865, when discharged. _____
declaration.

BASIS OF CLAIM.

Alleges in declaration filed Nov 2 '83 at Nashville Tenn, March 14, 1865
 became afflicted with measles, caught cold from which
 originated an eruption of the skin, which disease still
 exists.

None.

GENERAL AFFIDAVIT.

State of Illinois, County of Crawford ss:

In the matter of Pension claim of Harrison
Haldrop

ON THIS 15 day of March A. D. 1892 personally appeared before me W. H. Hadden for the aforesaid County duly authorized to administer oaths Harrison Haldrop aged 46 years, a resident of Heathsville in the County of Crawford and State of Illinois well know to me to be reputable and entitled to credit, and who, being duly sworn, declared in relation to aforesaid cause as follows:

[Note Affiants should state how they gain a knowledge of the facts to which they testify]

In a statement to the discrepancy in the spelling of my name, would say that the error was made from the fact that I can not write and in having my writing done others have mis-spelled my name.
My name proper; Harrison Haldrop

His Post-office address is Heathsville Crawford Co. Ill
he further declare that he has no interest in said case and is not concerned in its prosecution.

Geo W Fuller
Robert M Hadden

Harrison Haldrop
mark

[If Affiants sign by mark, two witnesses who can write sign here.]

[Signature of Affiants.]

STATE OF Illinois, COUNTY OF Crawford, ss

Sworn to and subscribed before me this day by the above-named affiant . . . and I certify that I read said affidavit to said affiant . . . including the words erased, and the words added and acquainted . . . him . . . with its contents before . . . he . . . executed the same. I further certify that I am in nowise interested in said case, nor am I concerned in its prosecution; and that said affiant . . . is . . . personally known to me and that is . . . a . . . credible person . . .

W. McCauley
[Official Signature.]
Notary Public
[Official Character.]

[L. S.]

I, Clerk of the County Court in and for aforesaid County and State, do certify that Esq, who has signed his name to the foregoing declaration and affidavit, was at the time of so doing in and for said County and State. duly commissioned and sworn; that all his official acts are entitled to full faith and credit, and that his signature thereunto is genuine.

Witness my hand and seal of office, this day of 189 . . .

[L. S.]

Clerk of the

NOTE.—This should be sworn to before a CLERK OF COURT, NOTARY PUBLIC, or JUSTICE OF THE PEACE. If before a JUSTICE or NOTARY, then CLERK OF COUNTY COURT must add his certificate of character hereon, and not on a separate slip of paper.

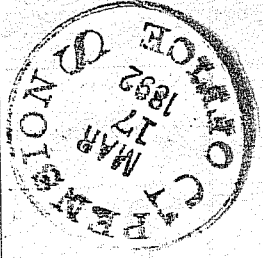
49
No. 499093

ADDITIONAL EVIDENCE.

CLAIM OF
Harrison McCalister
C. A. 149. Ind.

AFFIDAVIT OF

Hamant
Heathsville
Ills.



FILED BY
JAMES P. L. WEEMS,
Attorney for Claimant,
VINCENNES, - INDIANA.

State of Illinois }
 Crawford County }

In Hon. J. C. Black
 Washington D. C.

In the matter of the Invalid
 Application for pension of
 Harrison P. Waldrop late
 Private Co A 149 Regiment
 of Indiana Volunteers
 Infantry war of 1861

You petitioner respectfully
 petition that his claim may
 be again opened and he
 be permitted to submit
 additional testimony and
 he hereby appoints George
 W. Parker of Robinson
 Crawford County and
 State of Illinois his
 attorney to prosecute his
 claim - that his post office
 address is Heathsville Crawford
 County and - State of Illinois
 Harrison P. Waldrop
 mark

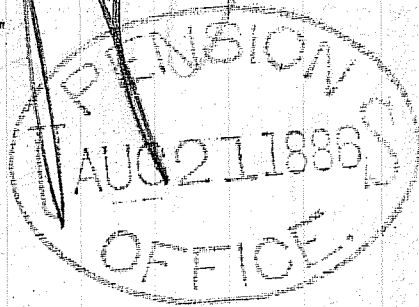
Attest
 so called
 Highfiller

Subscribed and acknowledged
 before me this 16th
 day of August A.D. 1886

Thomas S. Price
 Co. Clerk

499095

Harrison P. Waldrop
Pri. Co. "A" 149. Regt.
Ind. vols



Claimant

B

GENERAL AFFIDAVIT.

State of Illinois, County of Crawford, ss.

In the matter of Harrison P. Waldrup

ON THIS 27th day of November A. D. 1890, personally appeared before me, a

Notary Public In and for the aforesaid County, duly authorized to administer oaths,

Harrison P. Waldrup age 45 years, a resident of Heatsville

In the County of Crawford and State of Illinois

well known to me to be reputable and entitled to credit, and who, being duly sworn, declares in relation to aforesaid case as follows:

In Answer to Calls # 1 and # 2. Inclosed

[Note.—Affiants should state how they gain a knowledge of the facts to which they testify.]

That he applied for Pension on the following disabilities -

First. Result of Measles - effecting Lungs - Throat and Eyes. also effecting Right ear in defective hearing.

Second Result of Vaccinations Effecting Arm - Shoulder - and Spining Breast.

Contracted measles at Nashville Tenn - on or about the 14th night of March 1865 - In the Field Hospital for Wounds at Nashville Tenn. Thence to Decatur Ala - in Hospital unable for duty until about 1st June.

Was vaccinated while on Parolough at Sullivan Ind a was very near recovered from said Vaccinations - when I was detailed to assist in handling some Baled Hay - when I was hurk on the Arm vaccinated by Bale of Hay falling on arm - It thus giving me Great Deal of Trouble and In fact the Arm has never recovered, Cant give exact date.

Result of Vaccinations and Accident with Hay effecting shoulder and

Post Office address is

He further declares that he has no interest in said case and is not concerned in its prosecution.

J. H. Mason

m. d. Mason

[If affiant signs by mark, two persons who can write sign here.]

Harrison P. Waldrup

[Signature of affiant.]

Mark.

Return all evidence direct to JOSEPH H. HUNTER.

State of Illinois County of Lawford ss:

Sworn to and subscribed before me, this day by the above-named affiant, and I certify that I read said affidavit to said affiant including the words _____ erased, and the words _____ added and acquainted _____ with its contents before _____ executed the same. I further certify that I am in no wise interested in said case, nor am I concerned in its prosecution; and that said affiant _____ is personally known to me, and that he is a credible person.

[L. S.]

W. H. Basedon
[Official Signature.]
Notary Public
[Official Character.]

I, _____, Clerk of the County Court in and for aforesaid County and State, do certify that _____, Esq., who hath signed his name to the foregoing declaration and affidavit, was at the time of so doing _____ in and for said County and State, duly commissioned and sworn; that all his official acts are entitled to full faith and credit, and that his signature thereto is genuine.

Witness my hand and seal of office, this _____ day of _____, 188 _____.

[L. S.]

Clerk of the _____

NOTE.—This should be sworn to before a CLERK OF COURT, NOTARY PUBLIC, or JUSTICE OF THE PEACE. If before a JUSTICE or NOTARY then CLERK OF COUNTY COURT must add his certificate of character hereon, unless said JUSTICE or NOTARY has his CERTIFICATE on file in Pension Department.

No. 499498
General Affidavit.

CLAIM OF
Harrison D. Waldrop
Prof Co - R

149 - Reg. Ind.
Late Purcell Co., Ill.

149 Vols.
Reg'd Inde
AFFIDAVIT OF
Harrison D. Waldrop

FILED BY
JOSEPH H. HUNTER,
Attorney-at-Law,
—AND—
Solicitor of Pension, Patent and Land Cases,
Pacific Building,
Formerly of 904 and 936 F Street,
Lock-Drawer 748, WASHINGTON D. C.
Wm Leonard

War Department,

ADJUTANT GENERAL'S OFFICE,

Washington, Dec. 27, 1883.

Respectfully returned to the Commissioner of Pensions.

Harrison Waldrough, a Private of Company A,
149. Regiment Indiana Volunteers, was enrolled on the
20 day of Jan^y, 1865, at Jesse's Quarters for 1. Cent.,
and is reported: on rolls from enrollment to Aug^t-31. 1865. present.
Mustered out of service with Compt^t.
Sept 27. 1865. Return for March 1865.

Walt does not report absent enlisted man by name.
Co. Morning Reports, Mch 15. 65 show him: =
"Sent to Hospital at Nashville, Tenn." +
Mch 27. 65 Returned from Hospital at
Nashville"

No evidence of alleged disabilities. -
Cause for which sent to Hospital not stated. -
Regimental Hospital records not on
file. -

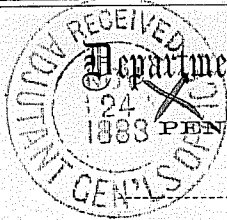
7 Assistant Adjutant General.
(2.)

E. D. C.

(3-060.)

West. DIVISION.

N 13



Department of the Interior,
PENSION OFFICE,

Nov. 19, 1888

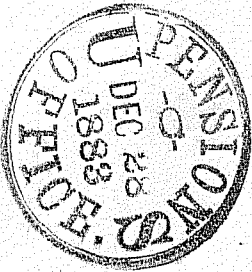
Respectfully requested of the ADJUTANT
GENERAL U. S. A. a report of service and dis-
ability in the case No. 299,095, of
Harrison P. Waldrop,

Pvt. A "149" Ind. Vols.

Disabled by eruption of skin,
from measles at Nashville
Tenn. March 14, 1865

Discharged Sep. 27, 1865;

Wm. D. Dudley
Commissioner.



No. 217,347

WAR DEPARTMENT,
Surgeon General's Office,
RECORD AND PENSION DIVISION.

Washington, D. C., Feb'y 9., 1884.

SIR:

I have the honor to return herewith your request for a report of hospital treatment in Claim No. 499,095, with such information as is furnished by the records filed in this Office, viz: that Chris Garrison - Waldrop, Co. A, 149th Infy. was admitted to U. S. H. Nashville, Tenn. Mar. 15 '65 with Rubedax, and was returned to duty Mar. 27 '65.

The records of Decatur, Ala. bearing on this inquiry, and none of the Regiment on file.

By order of the Surgeon General:

To the
Commissioner of Pensions.

B. F. Pope
Assistant Surgeon, U. S. Army.
(125)

per *J. S. B.*

968

No. 277,347

WAR DEPARTMENT

Kester
E. D. C.

(INVALID.)

(3-062.)

Department of the Interior,
PENSION OFFICE,

Nov. 19, 1883.

Sir:

Please furnish this Office a report of hospital treatment in the Claim No. 499,095, of Harrison P. Waldrop, late a Pvt. Co. A "149" Ind. Vols., from the data given below.

1. Disability from eruption of skin, from measles, at Nashville Tenn. March 14, 1865.

2. Treatment, as follows: Field Hosp't Nashville Tenn. and Hosp't Decatur Ala.

3. The Adjutant General's report shows: Not filed.

4. Discharged Sep. 27, 1865.

Very respectfully,

J. M. Dudley

Commissioner.

The Surgeon General W. J. A.

PENSION
OFFICE
FEB 11 1933

R. & P. DIV.
NOV 22 1932
S. G. O.

W