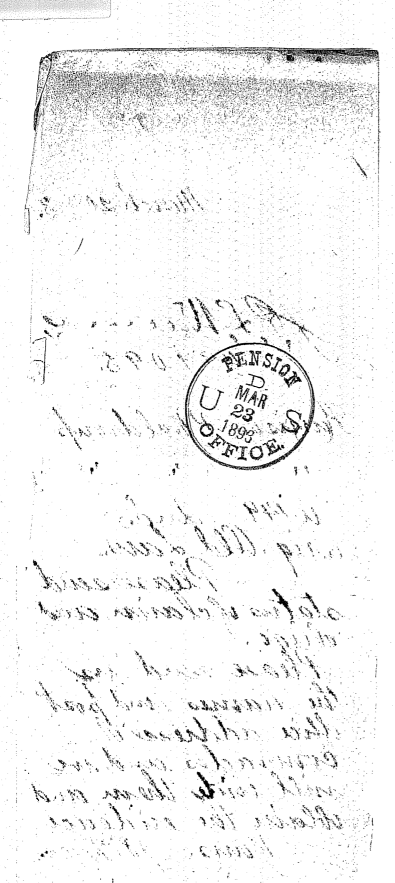
THE NATIONAL ARCHIVES ENALT NOT

El Hadstady 96	1/1-9-33 Nov 19183 A. S July 9
Ex'r. INVALID.	Bd. Vincerones, Ind.
No. 49.093	16WA. How, C. B. Farwell &
Acts of July 14, 1862, and March 3, 1873	Seoff, Fithiaw.
	Geof Fithian for
Danison Maldrope	Wis TWhen a Where Contractor
P. O. Beathsville	Minn. 74/13/91- ally Conard
Crawford Co. Ill	NOBER Y Co. ongin and cost
Service: 121 149 "Ind	KANS all disabilities
luf.	New. Photosty newsork Colo. 3-056 6 Heady newsork
Enlisted: fay 20", 1863.	Como: 3-056
Discharged: 1411-27", 1803	CAL. Apr. 13/96 Law. Dis. 196
Application filed: 200 2", 1885.	Oreigon.
	N. Mox. 10 1592
Alleges: Measles O. A.S. of	DAKOTARA IT DAY
Re-enlisted:	BORTO OF BEVIEW WAS
ne-emsted:	UTAB.
H/	The spiral modern
190 MARINE	
Attorney: Attorney:	The well be recognized + atty ; Country
PO. Tools	they will not be recognized, dropped
sullwan, Jud. Ito.	by regless under Rule 12, S.A. Law
Recognized. Contract	and Clinichters rejection 100
Cert. of Dis. Searched for, 18	

# LAW OFFICE OF LIVES P. L. WEEMS, 408% MAIN STREET.

VINCENNES, IND. Jan 21, 1892	
VINCENNES, IND.,	
o the Commissioner of Pensions:	
Please furnish the condition of the claim	
tentioned below and state what evidence, if	
ny, is needed to complete the same.	
Very respectfully,	
J. P.L. Wenns	
Claimant's Attorney.	
10000	
Jo. of Claim 499 095	
No. of Certificate	
Name of Claimant,	i
/ ·	
/1	
Name of Søldier.	
1	
Co. A. 149 Reg't. Vols	
pewdow	
Nature of Claim My Miles	
Nature of Cialin	
what is the	
mis elami	

LAW OFFICE OF JAMES VINCENNES, IND., March To the Commissioner of Pensions: Please furnish the condition of the claim men tioned below and state what evidence, if any, is needed to complete the same.

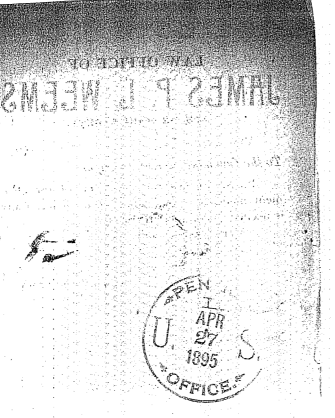


LAW OFFICE OF

JAMES P. L. WEENS,

408 1-2 MAIN STREET.

VINCENNES, IND.



LAW OFFICE OF

VINCENNES, IND. Rel. 2 8, 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

No. of Claim . . .

No. of Certificate ...

Homson P. Walelyon Name of Claimant.

Name of Soldier

war ele Aras

paien Beh

Maryonn,

Warner

### LAW OFFICE OF

## JAMES P. L. WEEMS,

Vincennes, Ind., 1/6 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,
and Minney
JARMULLUS Claimant's Attorney.
Claimant's Attorney.
No. of Claim 499096
No. of Claim 4 / U
No. of Certificate //
TWO. Of Certificate
OVarrisin P. Waldron
Name of Claimant.
1
Name of Soldier.
Co. 14 Reg't. Vols
Act June 27-90
Nature of Claim & Mature

ORIGINAL CLAIM. ACT OF JUNE 27, 1890.

Honorable Commissioner of Pensi

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

No. of Claim: 49809

No. of Certificate.

Nature of Claim:

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 physicial disabilty 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.

certify upon honor that after a careful

consideration of the case that the case is COMPLETE. LAW D

Very respectfully,

B.AUG

Vols.

Request to Have Claim Placed in Completed Files, Name of Claimant Name of Soldier. Enlisted .. DischargedTo 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 plete, 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 tile peof to this date.

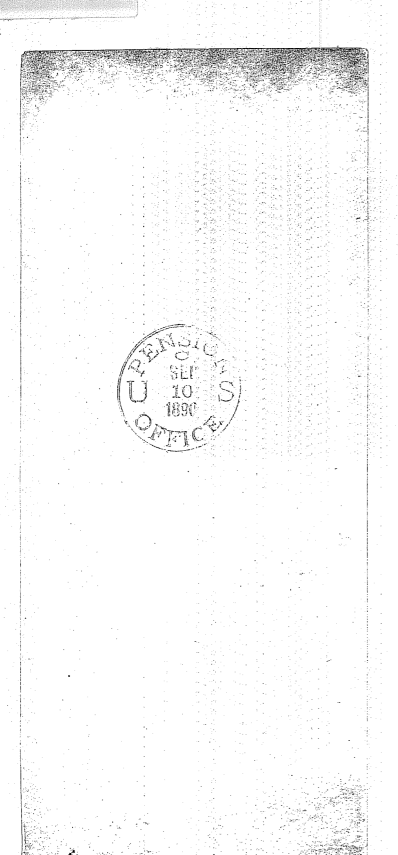
The claimant has had a regular medical examination by authority of StepBureau of Pensions in respect to the disability described and claimed for in the declaration.

We certify uponly poor that the consideration of the case, we are of the popular 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.



Wrot Low

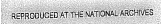
### Department of the Interior,

BUREAU OF PENSIONS,

Washington, D. C., 200114 , 189 0

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
- 45	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. 499095, of Mr. Harrison P Waldrof,
	the information indicated by Call No. / + 2, has not been furnished and
	should be supplied. all disease for which pension
	is olained dwarld be stated mider out
	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
	ouch of evidence filed, and also say in reply to Call no
	Very respectfully,  Green B. Raum
	Commissioner  Commissioner  Hathovill
, Lui	





en en	(3–100.)	of the bar of Marie
	Peparlment of the Anterior,	
	Heuntiment of the Anterior,  bureau of pensions,	
	Washington, D. C., Apr 24, 1860.	
	Mr. Narrison P. Meldrey	
Emerge S S S S	late a Col-	
	Co. A, 149 Regiment Sullol,	<u> </u>
	an applicant for Original  Invalid Pension, No. 499095.	
	on account of disability from Measles	
	Lesulting an cold	
	and then disease	
(market)		
	has been directed to report himself to you.	
hands and the second	Very respectfully,  JAMES TANNER,	
	Commissioner.	
	Dr. Glace V. Terevaugh	
	Per 100	
	Co. Clawford, out	
	N. B.—Read the inside of this circular before examining a claimant,	<u> </u>

(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 anchylosis of wrist or ankle, and disabilities should be rated accordingly.
- 7. When disability is greater than that caused by anchylosis 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.

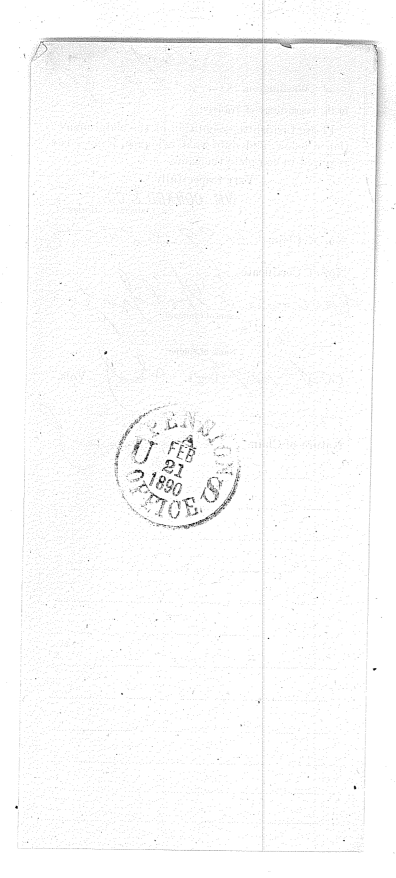
Notice.—This Circular must be returned to this Bureau with your certificate of examination, accompanied by your daily account, or in the event of the person named in it failing to report within the specified time, return it indorsed as follows-"Claimant failed to appear within the specified time."

(16153-75,000.)

[ a 6-001.]

63-100.) Circular Call No. 7.			
Peyarlment of the Unterior,			
Washington, D.C., 2-14-, 1892-			
Mr. Hanism OM aldsof			
an applicant for			
on account of disability from Lung  disease & broughts			4.
and ofhoulder partial			
Mindney o'smoth-			
has been directed to report himself to you.  Very respectfully,			
Dr. I Dinbangh			
co. Campord Ill.		7 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
N. B.—Read the inside of this circular before examining a claimant.	2 3 3		

	/
Washington, D. C., Leb	21_1890
To the Commissioner of Pensions:	(
Please furnish the condition of t	he claim men-
tioned below, and state what evide	
required to complete the same.	
Very respectfully,	0.00
WM. CONARD	& CU., imant's Attorneys.
v 101: 1190 0	9-1
No. of Claim 499.	70-
No of Certificate	Λ
Chair Collab	1. /
Marison Name of Claimant.	yn p
Name of Soldier.	, 0
Co. 7 149 Reg't.	Vols.
Nature of Claim	mas
(14) (14) (14) (14) (14) (14) (14) (14)	



	And the second s
(3—535.)	5
Dlleah D	ivision.
(Write surname first plainly.)	
(Write surname first plainly.)  Out alid No. 499, (Class.)	Examiner
Soldier Karris and Wal	<u> </u>
Soldier Manua J. Wal	gusto -
Iniv co. a, (49 Reg's Due	l Goes
Submitted for rejection for	N4 1884
()	
	, 188
Re-submitted	, 188
Reviewer,	, 188
Div. page	
FROM BOARD OF REVIEW	- 10
Medical Div.	
medicai Div.	
2d charge	
Examiner S	
2d charge	
Sp. Ex. Div.	
7	
Misc. charges	
Cert, and Acc'ts	
Bd. of Rev. page	
(Use this slip in re-submitting the case.	)
And the State of Table 1	
The state of the s	n promothering described with the profession of the state

Maria Maria

INQUIRY SLIP.
FROM
TO THE 300
70
PENSION BUREAU.
General Naw
Original - X Application No. 499095
Certificate No.
NAME OF SOLDIER:
NAME OF SOLDIER:
Co. a, 14 9 Reg't Judiana Jy information desired: Claimant has been again
INFORMATION DESIRED:
Claimant has been again
complete les Olain and
Complet his Olain and
when einsence in furnished it will be Bromptly filed.
it will be Bromptly
filed.
Very tespectfally.
This bonard & Co.
Coay 618, City.
V .

FRUM BERUSH

Secretary



REPURCE NO SMAR

าได้ และได้เกิด นี้ได้เกิดเกียดสามารถที่ (การเกาะเกิดเกาะ

o Tugʻiyan oʻling tashay haqindi ila Xashiyy Suna Tagʻiyan ila tisada oʻling ta'lari ila

	- 0
Washington, D. C. Mcho	/188 <i>)</i> .
To the Commissioner of Pensions:	
Please furnish the condition of the claim	m men-
tioned below and state what evidence, if	any, is
needed to complete the same.	
Very respectfully,	
WM. CONARD & CO.,	
Claimaut's Attorne	уя
No. of Claim 499093	
No. of Certificate	
Marsien Illali	South
Name of Claimant.	210 0
Name of Soldier.	$\overline{\wedge}$
Co. 147 Reg't	
Co. A Page t. Hun.	_Vols.
Nature of Claim.	
	- Alase
	-
	<del></del>
and the same of th	
/\$\displaystartartartartartartartartartartartartart	



kular digitak paning 117

They want of Sandring girls

इ.हिस्टियम हिलामी हरते हर सम्बद्धा

gringitoring (finisher menje stjerk) kannyl meljestesiojn ji sektiviti. Pi estitutjuni sutalijalji elimentej kantieka meljesios prijete sieneloj

Washington, D. C., Och Cond 188

### 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 499-195
No. of Certificate
Mail (1/D)
Jarnson & Waldroh
Name of Claimant.
Name of Soldier
Co. H. 149 Reg't. Vols.
Nature of Claim ( / sugard)
13
124
88
8 8
14
2:
<u> </u>

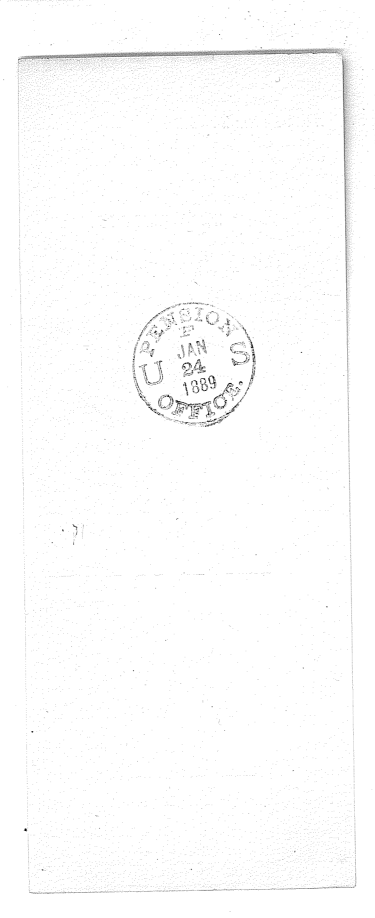


,	
Washington, D. C., SWV C	
To the Commissioner of Pensions:  Please furnish the condition of the claim mentioned below and state what evidence, if any is needed to complete the same.  Very respectfully,	
WM. CONARD & CO.	
Claimant's Altorneys.	
No. of Claim 400-005	an in
No. of Certificate	5
3 avus ni 30 taldut	
Name of Claimant.	4
Name of Soldier.	COOK, Agenty and American
Co. Clt49 Reg't, Jud Vols.	***************************************
Nature of Claim. Olegi	
Section Oldinic	
	-
5.	
TERN N	
5.41 1881	
NOV TOTAL	
1000	The second second
	Annual Section
	1
	-
	***************************************
	***************************************
•	-
	The second second

Washington, D. C., Jan 12th 188 1.	
$\sim$	
To the Commissioner of Pensions:	
Please furnish the condition of the claim men-	
tioned 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	
Name of Claimant.	V:
"	
Name of Soldier.	
Westler ( )	
Co. 149th Reg't. Vols.	
Nature of Claim. / Mg	
	!
Salaran Contraction Contractio	
: A & & A	
E F	
^ 11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	

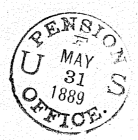
Washington, D. C		-1 and A
To the Commissioner of Pensions:  Please furnish the condition of the claim mentioned below and state what evidence, if any, is needed to complete the same.  Very respectfully,  WM. CONARD & CO.,  Claimant's Attorneys.  No. of Claim 49995  No. of Claim 49995  No. of Claim 49995  Name of Claimant.  Vols.  Nature of Claim Quiguial	Washington, D. C.,	188/
No. of Claim Mame of Claimant.  Name of Soldier.  Nature of Claim Agricult.		
No. of Claim And Reg't And Vols.  Nature of Claim Original  Nature of Claim Original		
Very respectfully,  WM. CONARD & CO.,  Claimant's Attorneys.  No. of Claim 49995  No. of Claimant.  Name of Claimant.  Name of Soldier.  So. 149 Reg't 120 Vols.  Nature of Claim 22222		
WM. CONARD & CO., Claimant's Attorneys.  No. of Claim		
No. of Claim #9995  No. of Corpficate  Manuevu Maldrof Name of Claimant.  Name of Soldier.  So #9 Reg't wd. Vols.  Nature of Claim Quinal	Very respectful	ly,
No. of Cornificate  No. of Cornificate  Name of Claimant.  Name of Soldier.  So Reg't and Vols.  Nature of Claim Original	// WM. CON	ARD & CO.,
No. of Corfificate  Advicent Makeloop  Name of Claimant.  Name of Soldier.  Vols.  Nature of Claim Ariginal		Claimant's Attorneys.
No. of Corfificate  Advicent Makeloop  Name of Claimant.  Name of Soldier.  Vols.  Nature of Claim Ariginal	No. of Claim H9	1095
Name of Claimant.  Name of Soldier.  So XH9 Reg't No. Vols.  Nature of Claim Reg'unal		1 4
Name of Claimant.  Name of Soldier.  Nature of Claim Regit Nols.  Nature of Claim Regimal	No. of Cortificate	
Name of Claimant.  Name of Soldier.  Nature of Claim Regit Nols.  Nature of Claim Regimal	Starriemi K	Waldroh
Name of Soldier.  Vols.  Nature of Claim Original	Name of Claim	ant.
Nature of Claim Regit and Vols.		
Nature of Claim Rigural	Name of Sold	ior.
Nature of Claim Rigural	( Luin	- Land
	Co. / / Reg't	Vols.
	(1)	
	Nature of Claim	gruax.
		Na. 73 na
		3)
		3
		<u> </u>
		Oreste Constant Const
	To the second se	
	<u> </u>	<u></u>
	1949 1 <u>1. 1948 - Harris Harris, de la companya de la compa</u>	

Washington, D. C., 19. 188
To the Commissioner of Pensions.
Please furnish the condition of the claim men-
tioned below and state what evidence, if any, is
needed to complete the same.
Very respectfully
/ WM. CONARD & CO.,
Claimant's Attorneys.
No. of Claim Hygog 5
1,0.01
No. of Certificate
Harnison P Waldrey
Name of Claimant.
Name of Soldier
A Market I was
Co. Mr. Heg Vols.
Nature of Claim
(150 60)
The Table of Contract of Contr
The state of the s



Washington D.C. May 1/1889.
To the Commissioner of Pensions:
Please furnish the condition of the claim men- tioned below and state what evidence, if any, is
needed to complete the same.
Very respectfully,
WM. CONARD & CO.,
Claimant's Attorneys.
No. of Claim 477,099
No. of Certificate
IN PRILLI
Name of Claimant.
Makio ot Olaimanu.
Name of Boldier.
Coll. 149 Mest. Judy Vols.
Co. 14 Meg't. Wols.
Nature of Claim William
Nature of Olaim
1/6 8
16 10
1984 - Britan Britania (h. 1822). 1885 - Hillian Britania (h. 1822). 1885 - Hillian Britania (h. 1822).
교육하는 사람들은 그는 그들은 그들이 가득하는 그 사람들이 가는 사람들이 없다.
교육하다 그 아이들은 그 아이들은 그들이 얼마나 아는 그들은 그들은 그들은 사람들이 없다.

-711 n 22 FA
Washington, D. C.,
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 49199
Daniel Phalds
Name of Claimant.
Name of Soldier.
140 and
Co. Reg't. Vols.
thre.
Nature of Claim
0 y 1 may 2 milius 1 a milius 1 milius 1 milius 10 7 kg (12 milius 1 milius 1 milius 1 milius 1 milius 1 miliu Natura 1 milius 1 mili
1



4018	R
Washington, D. C., Wulf	<i>D</i> . 18
To the Commissioner of Pensions:	
Please furnish the condition of the cla	men-
tioned below and state what evidence, i	f any, is
needed to complete the same.	
Very respectfully,	
WM. CONARD & CO	)., Attorneys.
	Actorneys.
No. of Claim 499195	
NO. Of Clathi	
No. of Certificate	
No. 91 Cerunicate	1 1
Francon VIIII	up
Name of Claimant.	
Name of Soldier.	
. Name of Soldier.	
Co. W . Reg't. all	Vols.
2008	
Nature of Claim	
전경(1999년 1997년 - 1997년 1997년 - 1997년 - 1997년 - 1997	<u> </u>
선생님, 그는 그를 다른 사람들이 되었다.	
n e <u>r se di l'il de le colonia de l'artic se le di l'il de l'il de l'il de l'artic de l'artic de l'artic de l'artic.</u> L'il de l'artic de l'arti	



Ams.

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, De ane Haldroup child of Harrison Haldrop,
late a soulce in Company of the 149.
Regiment of Lub Club Volunteers, war of 1881 8 1865, having made application for
pension under the laws of the United States.  NOW THIS AGREEMENT WITNESSETH: That for an Air consideration of service done and to be done in the premises, I hereby agree to allow my agent
of Necesty Heire 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.
Helson Vorton Heathville Sliming
Signatures of two witnesses.  Post Office Address.  State of Juliani, County of Julianis:
BE it known that on this, the 3. day of May A. D. 18.7, personally appeared It have named, who, after having had read over to in the hear-
4
untarily signed and acknowledged the same to be intree act and deed.
untarily signed and acknowledged the same to be in the act and deed.  Official Spanture
TO ENTS ACTEPT NOE.
And now, to-wit, this Bday of
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
the sum of
State of Lindiana, Country of Vullian, so.
Personally came Of illian I sauford whom I know to be the person he repre-
sents hunger to be, and who, having signed above acceptance of agreement, acknowledged the same
to be free act and deed. Witness my hand and seal this . 3. day of
Watay Public
Commissioner's Approval.
Approved for Dollars, and payable to
the recognized attorney.

Commissioners Signature.

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 of 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: 4786. The agent or attorney of record in the prosecution of the case may cause to be filed with the Commissioner of Pensions daplicate 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 or account of 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 o: 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 beauty lead who shall directly or indivently contract to demande o

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 er compensation for his services or instrumentality in prosecuting a claim for pension of 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.



Em3

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.

late a	V'Pwale	in Company	A of the 149.
Regiment of	Sud Sustavo	Juntaers way of 186	of the 149,
Dannian undan	the laws of the United	O++	
NOW THIS	AGREEMENT WITN emises, I hereby agree to	ESSETH: That for and allow my agent,	Consideration of service done and to
of Never	ly tave.	Dollars, whi	ch shall include all amounts to be paid
agent, in whole and then the sa	e or in part, except in ca ame shall be paid to him	se of the granting of my	ll not be demanded by, or payable to s pension by the Commissioner of Pensio provisions of sections 4768 and 4769 of
	es, United States.		Duguex Haldron
	Yoston		Signapure Claimant.
Signatures of	and the state of t		Post Office Address.
State of	udana co	ounty of Luce	man oo:
			A. D. 18 2.1, personally appear
Dias	ie Halda Sithe	above named who afte	r having had read over to the in the he
			the foregoing articles of agreement, v
untarily signed	l and acknowledged the	same to be Listree act	and deed Galon
L-S <sub>/</sub>		<b>X</b>	Official Signature Auto
	Example of the Control of the Contro		MANAGEMENT OF THE PARTY OF THE
	AUME	wes accepta	NOE.
And now, to	-wit, this .3day of .	May A. D. 18	3.7.7.1 accept the provisions contained
			ability, endeavor faithfully to represent (
nterest of the	claimant in the premise	s. I hereby certify that	I have received from the claimant about
			dollars being for fee, a
have been exec the fee above i	cuted in duplicate witho	ut additional cost to the caking no charge thereof.	
		///	. Oranford
0			
State of Z		nty of Sullis	
Personally o	ame Im T	Oraw ford whom	I know to be the person he rep
			nce of agreement, acknowledged the sar
to be hi	free act and deed.		
Witness my	hand and seal this 3.	day of . M. gay -	18.9.7
		- Xiji	e O Galon
			1 Way Vublic
		ווא מופוד 👫 באל פור מוא מוד מוא זו או או או או מופוד	300 W.S. 1
	Com	missioner's App	

Commissioners Signature.

## CLAIMA

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

Sec. 3. The read as follows:

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 of 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.

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

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 manuer as though no articles of agreement had been filed, deducting from the fee of \$10 allowed by law

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 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.

Pension PENSION Oľ

ontract 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.

ARTICLI	ES OF AGREEMENT.
No.	9 1 Odans
Whereast,	
1,1-51-	late a
in Company (, of the /4	Regiment of Volunteers,
war of the rebellion, having made applicat	ion for pension under the laws of the United States.
NOW THIS AGREEMENT WITNESS:	ETH: That for and in consideration of services done and to be done in the
하고 하다 그 없는 그 사이트를 가지고 하는 이렇게 하는 사람들이 되었다. 그런 이번 사람들이 가지 않는 것이었다.	gents, WM. CONARD & CO., of Washington, D. C., the fee of TWENTY-FIVE
	ts to be paid for any services in the furtherance of said claim; and said fee shall 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 & leumn	engs
Two Witnesses Signatures.)	Lad Harrison P. Waldroft ma
	HEalhVilla allinois (Post-office Address.)
State of Illinois	, County of Chawford, 55:
Be it known that on this, the $22$	day of A. D. 188 \$\%, personally appeared
Jannison R Wald	the above named, who, after having had read over to kingin
the hearing and presence of the two attesti	ing witnesses the contents of the foregoing articles of agreement, voluntarily
signed and acknowledged the same to be 🗸	hrnfree act and deed)
[L. S.]	Millian H Higgins
	Gratice of the Reace
And now, to wit, this	Agent's Acceptance.
sent the interest of the claimant in the pren	agreement, and will to the best of our ability, endeavor faithfully to reprenises. We hereby certify that to the best of our knowledge and belief, we have
received from the claimant above-named th	ne sum of
dollars and no more, dollar	rs being for fee, and the sum ofdollars being for postage and
ti o a una fina Independible de la librar de la maticipa de la librar de la librar de la librar de la librar d	s have been executed in duplicate without additional cost to the claimant, as
required by law, in excess of the fee above	e-named, the said agents making no charge therefor.
	16/h all then the
Witness our hand the year and day abo	ye written. (Signature of Agent.)
DISTRICT OF COLUMBIA, CITY OF	「WASHINGTON, ss:
grafija kan kali kan kan sa kan ili kan	representing the firm of WM. CONARD & CO., whom I know to be the person
he represents himself to be, and who, having free act and deed.	ng signed above acceptance of agreement, acknowledged the same to be their
Witness my hand and seal this	188. J
WILLIESS HY RADU ARU SEAF UITS	
[L. S.]	(Notary Public.)
Com	missioner's Approval.
APPROVED FOR	
WM. CONARD & CO., of W	ashington, D. C., the recognized attorneys.

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.

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

No agent or attorney or other person shall demand or receive any other compen-SEC. 4785. sation 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 bouuty 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."

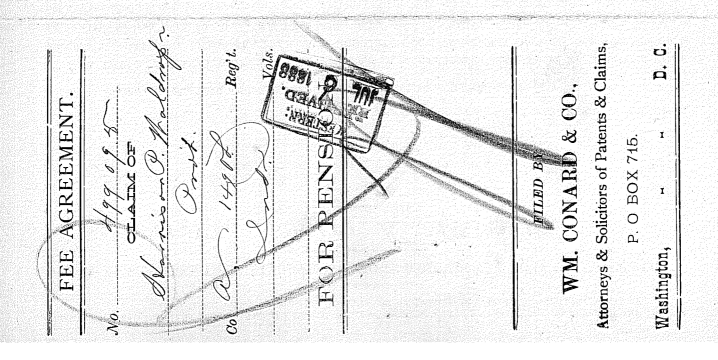
Sec. 4. That section 4786 of the Revised Statutes is hereby amended so as to read as follows: The agent or attorney of record in the prosecution of the case may cause to be "SEC. 4786. filed with the Commissioner of Pensions duplicate articles of agreement without additional cost to the claimant, setting 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.



ract 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.

AI	RTICLES	OF	AGR	EEME	INT.	
	10		•	, , ,		
Whereas I,	Narris,	بعن	(2% a	I drop		
				late a	Prox	
in Company , of th	1e 149 1	L	Regiment of	ol	nd-	Volunteers,
war of the rebellion, hav	ing made application for	pension und	er the laws of t	he United State	8.	
	MENT WITNESSETH:					be done in the
premises, I hereby agre DOLLARS, which shall is not be demanded by, or p the Commissioner of Pe	nclude all amounts to be payable to my said agents	paid for any s, in whole or	services in the r in part, except	furtherance of s in case of the	aid claim; a granting of	nd said fee shall my pension by
4768 and 4769 of the Revi	sed Statutes, U. S.	yst	<b>\</b>			
Chaslie Two Witne	Cambael sees Signatures.)		Marri	Signature	of Claimant.)	el vof ma
$\hat{a}$	는 사람들이 되는 것도 이 함께서 보다. 일반 사람들의 기계를 하고 있다.		meach	(Post-offi	ce Address.)	voio
State of All		រៅ ក	nntn of 🧳	2800 . =	E-Proposition of the second	1
~ int 01.17996	A 9 //	, &U	พเสมี กา 🔀		1)-V-1-4	<u> </u>
Be it known that on t	this, the	day of	m		. 188 <b>%</b> , pers	onally appeared
barrison	P Waldro	the a	bove named, wl	10, after having	had read ov	er to huyin
the hearing and presence	of the two attesting wit	nesses the co	ontents of the f	oregoing article	s of agreem	ent, voluntarily
signed and acknowledged	the same to be ho	free act		tiens V. Tier T	Higg ignature.	ins.
	Acc	nt's Ac	centance	ince of	ins "	acc.
And now, to wit, this	Age				$\mathcal{D}$	ccept the provi-
And now, to wit, this sions contained in the for						
sent the interest of the cla	aimant in the premises.	We hereby o	ertify that to th	e best of our kn	owledge and	belief, we have
received from the claiman	nt above-named the sum	of				for postage and
dollars and no more,						() 요즘 그 그들은 물리가 열려졌다.
other expenses. And tha required by law, in exces						he claimant, as
Witness our hand the	year and day above wri	tten.		16/1	n Uli	In ter
				(Signature o	f Agent.)	
DISTRICT OF COLU						
he represents himself to l	cALLISTER, Jr., represe be, and who, having sign			elika karang diakaran bilang di	Association of the control	
free act and deed.	nd seal this	(- der et /	-/m	re	J	
witness my hand a	ли sear this	uay 01(			166 <i>(/</i> -	12.1
[L. S.]					т Ривыо.)	
	Commis	sioner'	s Approv	al.		



#### 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.

That section 4785 of the Revised Statutes is hereby re-enacted and amended so as to SEC. 3. 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. Con Maling Co. U. 149 K. Regit.	HOB PENSION	WM. CONARD & CO.,  Attorneys & Solicitors of Patents & Claims,  P. O BOX 715.  Washington, D. C.
--	-------------	--

## TO BE EXECUTED IN DUPLICATE WITHOUT ADDITIONAL COST TO CLAIMANT.

ARTICLES OF AGREEMENT.
Cl - (7) (7)
WHEREAS I X CAYLON TO ALGRAPH (1)
late a Mund
in Company A, of the 149" Regiment of Volunteers,
war of 86, 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.  HAD DAILIPPE THE TOTAL AND HERE THE PROPERTY OF THE PROPERTY
(Two Witnesses Signatures.) man  (Post-office Address.)
State of Allins, County of brawford, 39:
Be it known that on this, the Asverly day of September A. D. 1887, personally appeared Manyison P Maldrot the above-named, who, after having had read over to him in the
an an mengalak belangga belangga kelangga belangga belangga berangga belangga belangga belangga belangga belan
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.]
Institute of the Ceace
Agent's Acceptance.
And now, to wit, this day of And now, to wit, this day of And now, to wit, this day of And now, to wit, this
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 claim-
mant above-named the sum of
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 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
[L.S.]
Commissioner's Approval.
Approved forDollars and payable to
i produkti i planika i ku jerik sari lik zakrije gatir or da postava si sateriških nakrakti i nakrije i kali s Sari
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 pages assembled. 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."

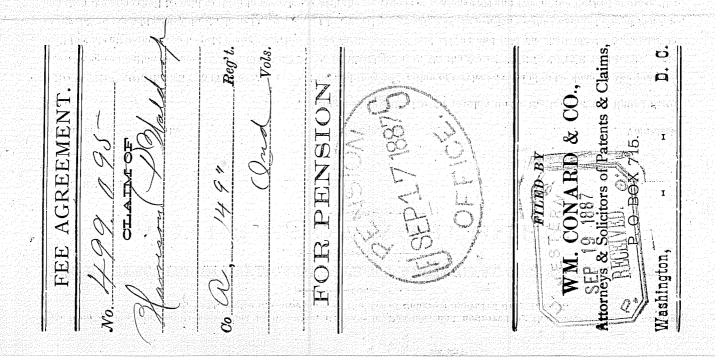
That section 4786 of the Revised Statutes is hereby amended so as to read as follows: "Sec. 4786. The agent or attorney of record in the prosecution of the case may cause to be filed with the Commissioner of Pensions duplicate articles of agreement without additional cost to the claimant, setting forth 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 recommend the such other cases of difficulty and trouble as the Commissioner of Pensions may see fit to recommend the such as the commissioner of Pensions may see fit to recommend the such as the commissioner of Pensions may see fit to recommend the such as the commissioner of Pensions may see fit to recommend the such as the commissioner of Pensions may see fit to recommend the such as the such ognize 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.



REPRODUCED AT THE NATIONAL ARCHIVES

ee 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	F AGREEMENT.
gd~ · (i)	10/-11/
WHEREAS I	Wardrop P.
in Company, of the 1454 R	late a Residence
3、 新新生产的 1.1、 1.1. 1.1. 1.1. 1.1. 1.1. 1.1. 1.1	그는 그 그는 그는 그 중요하다. 그 그는 그는 사람들이 지하는 그를 받는 것이 없어요?
가는 사람들은 사용을 가장 살아왔다. 사용하는 사용하는 사용하는 사용하는 사용하는 사용하는 사용하는 사용하는	nade application for pension under the laws of the United States
경기는 그 그 살아지는 그 그 그 그 그는 그는 그는 그를 가는 그를 가는 것이 되었다. 그는 그를 가는 그리고 있는 것이 되었다고 있는 것이 되었다고 있는 것이 없는데 그리고 있다고 있는데 없다고 있는데 그리고 있다고 있다면 그리고 있다고 있다고 있다고 있다고 있다고 있다고 있다고 있다고 있다고 있다	d in consideration of services done and to be done in the premises Washington, D. C., the fee of TWENTY-FIVE DOLLARS, which
	rtherance of said claim; and said fee shall not be demanded by
아마니트, 나타 요리 요즘 없는 그 모모를 하는 어느 나는 하고 하는 아마는 아무리를 들어가 살았다는 여자가 하는 그가 나라는 것으로 살아가 하다.	ase of the granting of my pension by the Commissioner of Pensions
and then the same shall be paid to them in accordance with t	he provisions of sections 4768 and 4769 of the Revised Statutes, U.S.
_ Joseph. Phillippe	
Thomas Philli-110	Harrison Toldrof
(Two Witnesses Signatures:)	(Signature of Claimant.)
	Meath ville logaroford Co-c
~ \ \ . Q / / \ .	
and the control of th	, County of Chamford, 58
, Be it known that on this, the Seventh day of 3	Extender A. D. 1887, personally appeare
arrisson P Waldrof th	e above-named, who, after having had read over to him in the
hearing and presence of the two attesting witnesses the conter	nts of the foregoing articles of agreement, voluntarily signed and
acknowledged the same to be free act and de	
[L-8.]	William H. Higgin
	(Official Signature.)
	Institute of the Reace
/ Agent's	Acceptance.
11-the Not	
And now, to wit, this / day of	, A. D. 188, we accept the provision
la calle describit della colora a callo della della calle della callo della	the best of our ability, endeavor faithfully to represent the interes
성상적 (BESSE - 1965년 전 ), 고객실이 일어된 전상 및 MINT (BEST MONTH PROPERTY PROPERTY (BEST HOLD FOR PARTY PROPERTY PROPERT	
of the claimant in the premises. We hereby certify that to the	e best of our knowledge and belief, we have received from the clain
mant above-named the sum of	
	dollars and no more
mant above-named the sum of	dollars and no more dollars and no more dollars and no more dollars being for postage and other expenses. An
mant above-named the sum of	dollars and no more dollars and no more dollars being for postage and other expenses. An out additional cost to the claimant, as required by law, in excess of
mant above-named the sum of	dollars and no more dollars and dollars and no more dollars being for postage and other expenses. An out additional cost to the claimant, as required by law, in excess of
mant above-named the sum of	dollars and no more dollars and dollars and no more dollars being for postage and other expenses. An out additional cost to the claimant, as required by law, in excess of
mant above-named the sum of	dollars and no more dollars and dollars and no more dollars being for postage and other expenses. An out additional cost to the claimant, as required by law, in excess of
mant above-named the sum of	dollars and no more dollars and no more dollars being for postage and other expenses. An out additional cost to the claimant, as required by law, in excess of for.  [Signature of Agent.]
mant above-named the sum of	dollars and no more dollars and no more dollars being for postage and other expenses. An out additional cost to the claimant, as required by law, in excess of for.  [Signature of Agent.]
mant above-named the sum of	dollars and no more dollars and no more dollars being for postage and other expenses. An out additional cost to the claimant, as required by law, in excess of for.  [Signature of Agent.]
mant above-named the sum of	dollars and no more dollars and no more dollars being for postage and other expenses. An out additional cost to the claimant, as required by law, in excess of for.  [Signature of Agent.]
mant above-named the sum of	dollars and no more dollars and no more dollars being for postage and other expenses. An out additional cost to the claimant, as required by law, in excess of for.  [Signature of Agent.]
mant above-named the sum of	dollars and no more dollars and no more dollars being for postage and other expenses. An out additional cost to the claimant, as required by law, in excess of for.  [Signature of Agent.]  ON, SS:  firm of WM. CONARD & CO., whom I know to be the person by the person by the person of agreement, acknowledged the same to be their free actions.
mant above-named the sum of	dollars and no more dollars and no more dollars being for postage and other expenses. An out additional cost to the claimant, as required by law, in excess of for.  [Signature of Agent.]  ON, SS:  firm of WM. CONARD & CO., whom I know to be the person by the person of agreement, acknowledged the same to be their free actions.  [Notaby Public.]
mant above-named the sum of	dollars and no more dollars and no more dollars being for postage and other expenses. An out additional cost to the claimant, as required by law, in excess of for.  [Signature of Agent.]  ON, SS:  firm of WM. CONARD & CO., whom I know to be the person by the person by the person of agreement, acknowledged the same to be their free actions.
mant above-named the sum of	[Signature of Agent.]  ON, SS:  firm of WM. CONARD & CO., whom I know to be the person be present, acknowledged the same to be their free actions of the control of the con

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 or account of the increase of pension allowed by any act of Congress passed subsequent to the date of the allowance of the original claims in which such

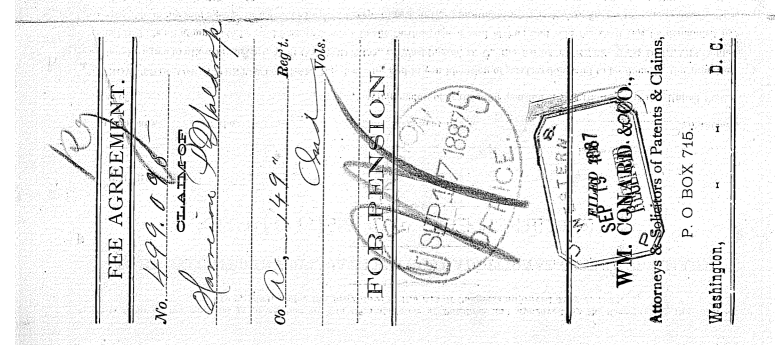
arrears of pension or of increase of pension may be allowed."

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.



REPRODUCEI	D AT THE NATIONAL ARCHIVES
	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.
8 2	To be Executed in Duplicate without Additional Cost to Claimant.
	ARTICLES*OF*AGREEMENT.
services Lectures	WHEREAS, I, Barrison Waldroufs late a Privale in Company of the 149
	late a Puvale in Company, A of the 149
Œ	Regiment of Volunteers, war of 1861 75 7865, 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 the constant of the premises.  Dollars, which shall include all amounts to be paid for
	of
	W. H. Sinclais Frankville Deco.
Ways.	Signatures of two witnesses.  Post Office Address.  State of Ledena, County of Ledena 50:
•	BE it known that on this, the . L.D. day of . Masol A. D. 1876., personally appeared
	ing and presence of the two attesting witnesses the contents of the loregoing articles of agreement, vol-
	untarily signed and acknowledged the same to be warred act and deed.  Official Signature
	Toping one
	AGENTS ACCEPTANCE.  And now, to-wit, this . 20 day of Marole A. D. 1874., I accept the provisions contained in

State of Ludiana, Country of Sellians, ss.

Personally came whom I know to be the person represents to be, and who, having signed above acceptance of agreement, acknowledged the same

to be \_\_\_\_\_ free act/and deed.

Witness my hand and seal this 20 day of

March 1866 Agrie 6-Galon F.P.

Commissioner's Approval.

														deg • Saltog († eg):
	Approved	1 fa		New partners for the Miller			D 11	1	40 C 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		** * * * *	· • •		
	Approved	1 IUI	•••••				Dollars.	and t	าลขลาเล	to W	ILLIAM		RAWI	4() R D
	et a Tabuara et Nova	gajstogalýsia		砂砂原料 かいとなべる			,		Juj uzic				TOTT AL T	
4 THE .	얼마네 얼마를 걸리다면 살아보다.	at grain, top here wh									双连相接 医氯化化二氯铵	and proceedings		
	artii jälkimis kerkataati								Comment of Part of	。 . The Applied A	1.44年,第4日4年1.4日日			
		Same of Land and	Salida Street And Len								وأسرو فأخريك فأكرعهم	100000000000000000000000000000000000000		
est:	SULLIVA	N ND	TARTA the	O BOOOMS	DON OFF	3 HT 0 TT		ALL CARREST	Car Colored to Section		化抗霉素 法国际经济的	Sample of the profit		
UI	COLLIA V.	N. IND.	LANA, LII	C 1600211.	IZCU BILI	JIHV.								A HALL DO NOT A TO

Commissioners Signature.

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 of 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.

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:

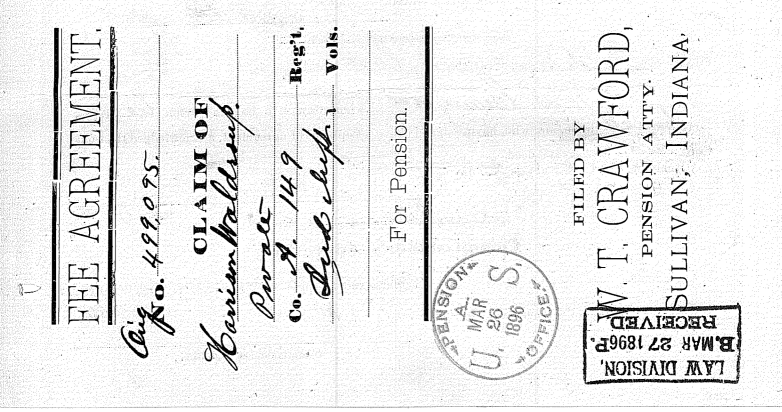
"Sec. 4786. The agent or attorney of record in the prosecution of the case may cause to be filed with the Commissioner of Pensions duplicate articles of agreement without additional cost to the claimant, setting forth the fee agreed upon by the parties, which agreement shall be executed in the presence 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 pageount of 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 disdropped 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 o 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

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.





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, Harrism M	aldroup
	1/1 1116
	Company of the 149.
Regiment of Quellelly Volunteers, war o	of 196190 1865, having made application for
done in the premises, I houghly agree to allow my age	at for and in consideration of service done and to be nt, WILLIAM T. CRAWFORD, of Sullivan, Indiana, the fee
1. Him of	ollars, which shall include all amounts to be paid for
any services in the furtherance of said claim; and sa agent, in whose or in part, except in case of the grant and then the same shall be paid to him in accordance Revised Statutes, United States,	ing of my pension by the Commissioner of Pensions.
Muha Hamilton	Signature of Claimant.
W. H. Sinclair	Vianiona Jou.
Signatures of two witnesses.	Post Office Address.
State of Cudeaua, County of _0	
BE it known that on this, the day of	March A. D. 1896,, personally appeared
Ressien Waldrouff. the above named	, who, after having had read over to zin the hear-
ing and presence of the two attesting witnesses the untarily signed and acknowledged the same to be	Outents of the torogoing articles of agreement vol
L S	Jague G. Galon -
2012 PROFESSION AND A TOTAL OF THE P	Official Signature of Par
AGENTS AC	CEPTANCE.
And now, to-wit, this 20 day of March	A. D. 18 <b>96.</b> , I accept the provisions contained in
the foregoing articles of agreement, and will to the b	est of my ability, endeavor faithfully to represent the
interest of the claimant in the premises. I hereby co	ertify that I have received from the claimant above
named the sum of Melhing Dollars an	d no more, dollars being for fee, and
the sum of	ost to the claimant, as required by law in excess of e thereof.
	The second secon
State of Lude in a Country of	ullusios.
Personally came I deliver	Tebies and the person Tebies
to be have tree act and deed	ve acceptance of agreement, acknowledged the same
to be witness my hand and seal this !!! day of	64.0h 18966
	Janes Comments of P
Commissioner	's Approval.
Approved for Dolla	rs, and payable to WILLIAM T. ORAWFORD.

of Sullivan, Indiana, the recognized attorney.

And the Annual Control

Commissioners Signature.

# CLAIMAN'I'

Read the following copy of the statute:

Be it enacted by the Senate and House of Representatives of the United States of America

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 at 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 of 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.

pension agent to pay the same to the recognized attorney.

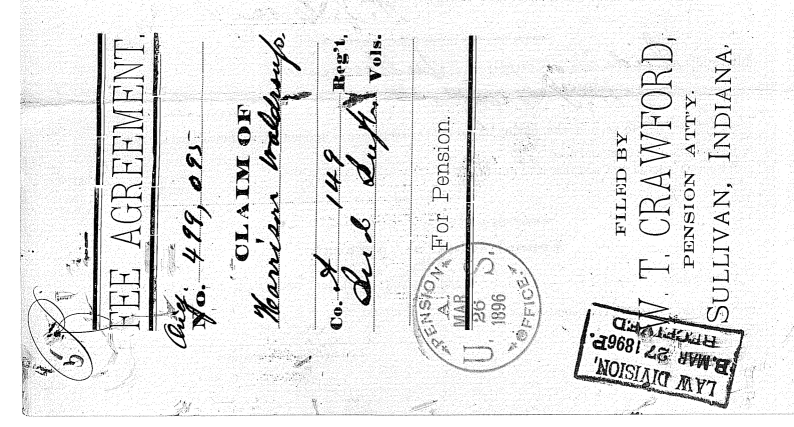
Sec. That section 4786 of the Revised Statutes is hereby amended so as to read as follows: "Sec. 4786. The agent or attorney of record in the prosecution of the case may cause to be filed with the Commissioner of Pensions duplicate articles of agreement without additional cost to the claimant, setting 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 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 of cause of death, on account of which the pension was allowed, did not originate in the line of luft, 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.

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 Lis 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 person or

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. 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.



. Washingto	on, D, C,	180%.
To the Commissioner		7
tioned below an	the condition o	f the claim men- idence, if any, is
needed to comp	u state what ev. loto the game	idence, ir any, is
	6. 4. 1. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2.	
very re	spectfully,	DD 6 00
	WM. CONAI	RD & CO., Claimant's Attorneys.
	11000	- /
No. of Claim	7770	90
No. of Certifica	te	
141	D()//	71.1.
UY . U	- Dia	(MOTO)
	Name of Claimant.	/
<b>1</b> 0.	Name of Soldier.	
411	10 /	411
06. <i>U(</i>	$^{2}$ Reg't	Vols.
	<i>-</i> /)	
\TL ∈ @ /\1 •	1/11	
Nature of Claim	-jug:	<u> 기를 위한 기계 하는 것 같아</u> 하는 사람이
		All for Developing Calendary
	$\mathcal{A}$	
	— []	
	1	



	on, D. J. M. 26 18. P.
	h the condition of the claim men-
needad to comp	
Very r	espectfully,  WM. CONARD & CO.,  Claimant's Attorneys
No. of Claim_	1 / 2 / -
Nd. of Certific	ate Dollar
/tamso	Name of Claimant.
	Name of Soldier.
06 <u>// /4</u>	Reg't. Wols. Vols.
	<u> </u>
Nature of Clair	m Mymaj
•	
• 1	
•	

	24	9 30./	//^
. Washingto		V ./	//f8_/
To the Commissioner of	of Pensions:		
Please furnish	the condit	ion of th	ie claim mei
tioned below and	l state who	ıt evider	ice, if any.
needed to compl	ete the san	1e <b>.</b>	
Very res	pectfully,		
	WM. CO	ONARD (	& CO
	11 1	Clai	mant's Attorne
No. of Claim	4 4 9	09.	グ・・・・
	777	, , , , , , , , , , , , , , , , , , ,	
No. of Certificat	e	4	
A111110	, P.	12	1/1
1000000000	V . /	IM	MYP
	Name of Clair	nant.	
		1 .	
1 1	Name of Solo	liér.	1
00. <i>U. 14</i>	Reget.	, W	$\mathcal{M}_{\mathrm{Vols}}$
	,		
		21	
	ω.	111	
Nature of Claim_		My.	
	vansa ja valot tili tillig. Valot tilliga sama sama	saveti pit Ligipaista	
nuar pagasa kan atau atau atau da kan atau da kan Balandaran da kan atau da k			
		전문 경기 가는 음악성	



Please furnish the condition of the claim men- tioned below, and state what evidence, if any, is	1 - 111
Please furnish the condition of the claim mensioned below, and state what evidence, if any, is required to complete the same.  Very respectfully,  WM. CONARD & CO.  Claimant's Attorneys.  No. of Claim 49999  No. of Certificate  Name of Claimant.  Name of Soldier.  Name of Claim  Nature of Claim  Nature of Claim  Nature of Claim  Nature of Claim	Washington, D. C., June 2 189
WM. CONARD & CO., Claimant's Attorneys.  No. of Claim #99195  No. of Certificate  Name of Claimant.  Name of Soldier.  Name of Soldier.  Nature of Claim  Nature of Claim  Nature of Claim	To the Commissioner of Persons:  Please furnish the condition of the claim mentioned below, and state what evidence, if any, is required to complete the same.
No. of Claim #99,195  No. of Certificate  No. of Certificate  Name of Claimant.  Name of Soldier.  Nature of Claim  Nature of Claim  Nature of Claim	· WM. CONARD & CO.,
No. of Certificate Warrison Dyaldons Name of Claimant. " Name of Soldier. Soldier. Vols.  Nature of Claim Orig	Claimant's Attorneys.
No. of Certificate Warrison Dyaldons Name of Claimant. " Name of Soldier. Soldier. Vols.  Nature of Claim Orig	No. of Claim #99,090
Name of Claimant.  Name of Soldier.  Nature of Claim  Nature of Claim  Nature of Claim	
Nature of Claim Org	Tharrison P Waldork
Nature of Claim Orig	Name of Claimant. //
Nature of Claim Orig	; Name of Soldier.
Nature of Claim Org	5 10 140h - And Wale
	106.1 CD OC / 7 / Reg't.
	Nature of Claim UZI
	· · · · · · · · · · · · · · · · · · ·
	Care Care Care Care Care Care Care Care
	The state of the s
	<del>- 1</del>

a colf Regit lad bot hop Respectfully referred to Medical Referee, with the request that he state whether Claimant is enti The to a rate under al fun 27-1890 for to be elin ecepted as Dias

# POWER OF ATTORNEY.

Know all Men by these Presents,	That I, Karrisa	m L. Waldry
Prof		
late of Co. M. "149 Regit	And -	Vols.
of Corporation in the Cou	nty of Crawford	and State of Cll -
have made, constituted, and appoint	ed, and by these presents do m	ike, constitute and appoint
WM. CONARD & CO, of Washington, D. C., my tru		
stead, hereby annulling and revoking all former Pow		
to prosecute before any Department, or the Courts, o	or Committees of Congress of the	E United States until final
completion for me my Claim for Crey.	Swalid &	Time of the second residence
Or H99,098 / 2	vow on file	in Janson
Office		
Astronomia in principing social cities		
anganggapa yanggan sambonunggarang mana ASS samb		ne po and given and medan was
A Geografia Madalah dan panggarah mada dan 1926 - 4 A A A A A A A A A A A A A A A A A A A		
		स्य प्रकास अस्तिमन्तु प्रेष्ट भारताच्या पत्र केस्ट
and to, from time to time, furnish any further evident to my said attorney full power and authority to prese form all and every act and thing whatsoever requisite to all intents and purposes as I might or could do if substitution and revocation, hereby ratifying and conshall lawfully do or cause to be done by virtue hereof, a sentative is authorized to receive any draft or warrant sideration of the obligations assumed on the part of and any person who may have rights under the under and the draft issued in payment thereof is received by	ce necessary or that may be denent and verify any petition or reconnecessary to be done in and personally present at the doing firming all that my said attorneys and the said attorneys, or if they t that may be issued in settlement attorneys, this Power of Attresigned, shall recognize the said attorneys or their legal represents.	plication and to do and perabout the premises, as fully thereof, with full power of s or their substitute, may or should die, their legal represtof said claim; also in contorney is irrevocable by me, ne until said claim is settled
IN TESTIMONY WHEREOF, I have hereunto set in	ny hand and seal this	his DI
Service M. Dudloy [Two winesses who can write sign liere.]	Marsin V.	× Waldwh

hundred and eighty furnal before me, the undersigned, a local of the said County and State, personally appeared. Harris and the same having been 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 humand the contents thereof duly explained, acknowledged the same to be him 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.  [Constant Signature.]  [L. S.]  [Official Character.]  , Clerk of the County Court in and for aforesaid County and State, duly commissioned and sworn; that all his official acts are entitled to full faith and credit, and the same to the said County and State, duly commissioned and sworn; that all his official acts are entitled to full faith and credit, and the same to the said County and State, duly commissioned and sworn; that all his official acts are entitled to full faith and credit, and the same to the said County and state, duly commissioned and sworn; that all his official acts are entitled to full faith and credit, and the same to the same to the same to the said County and State, duly commissioned and sworn; that all his official acts are entitled to full faith and credit, and the same to the s	st st
in and for the said County and State, personally appeared. **TABLUMAN** The transfer of the same having been 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 **Manual the contents thereof duly explained, acknowledged the same to be have 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 las above written.  **TOTALL SIGNATURE**  [Check of the County Court in and for aforesald County Court in and for aforesald County Court in and for aforesald County Court in and affixed my seal of office, the day and year las consistent of the County Court in and for aforesald County Court in and affixed my seal of office, the day and year las consistent of the County Court in and for aforesald County Court in and	st st
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 have and the contents thereof duly explained, acknowledged the same to be have 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 las above written.  [Ch. S.]  [Official Character.]  [Official Character.]  [Official Character.]  [Official Character.]  [Official Character.]  [Official Character.]  [In all State Reperting that the contents thereof duly explained, acknowledged the same to the country country and affidavit was at the time of so doing	st st
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 las above written.  [L. S.]  [Official Character.]  [Clerk of the County Court in and for aforesaid County of the County Court in and for aforesaid County of the County Court in and for aforesaid County Court in and affidavit was at the time of so doing in a constitution and affidavit was at the time of so doing in a constitution and state, duly commissioned and sworn; that all his official acts are entitled to full faith and credit, and affidavit and state, duly commissioned and sworn; that all his official acts are entitled to full faith and credit, and affidavit was at the time of so doing in a constitution and state, duly commissioned and sworn; that all his official acts are entitled to full faith and credit, and affidavit was at the time of so doing in a constitution and state, duly commissioned and sworn; that all his official acts are entitled to full faith and credit, and affidavit was at the time of so doing in a constitution and small state, duly commissioned and sworn; that all his official acts are entitled to full faith and credit, and the constitution are constituted to full faith and credit, and the constitution are constituted to full faith and credit, and the constitution are constituted to full faith and credit, and the constitution are constituted to full faith and credit, and the constitution are constituted to full faith and credit, and the constitution are constituted to full faith and credit, and the constitution are constituted to full faith and credit and credit and credit are constituted to full faith and credit and credit and credit and credit are constituted to full faith and credit and credit and credit are constituted to full faith and credit are constituted to full faith and credit and cre	st st
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 las above written.  [L. S.]  [Official Character.]  [L. S.]  [Official Character.]  [Clerk of the County Court in and for aforesaid County Court in and for aforesaid County Court in and affidavit was at the time of so doing	st ity
[L. S.]  [L. S.]  [Discrete Miles of the County Court in and for aforesaid County of the County Court in and for aforesaid County of the County Court in and for aforesaid County of the County Court in and for aforesaid County of the County Court in and for aforesaid County Court in and affidavit was at the time of so doing	ity
[Check Signature.]  [L. S.]  [Official Character.]	ity
[Clerk of the County Court in and for aforesaid County and State, duly commissioned and sworn; that all his official acts are entitled to full faith and credit, and the county court in and sworn; that all his official acts are entitled to full faith and credit, and the county court in and sworn; that all his official acts are entitled to full faith and credit, and the county country and State, duly commissioned and sworn; that all his official acts are entitled to full faith and credit, and credit, and credit in the country and State, duly commissioned and sworn; that all his official acts are entitled to full faith and credit, and credit, and credit in the country and state, duly commissioned and sworn; that all his official acts are entitled to full faith and credit, and credit in the country court in and for aforesaid Country and State, duly commissioned and sworn; that all his official acts are entitled to full faith and credit, and credit in the country court in and for aforesaid Country and State, duly commissioned and sworn; that all his official acts are entitled to full faith and credit, and credit in the country court in and credit in the country country and state in the country court in and for aforesaid Country and credit in the country court in and for aforesaid Country and credit in the country court in and credit in the country country court in the country court in the country court in the country country court in the country country country court in the country court country country country country country country country country c	<b>he</b>
[L. S.]  [Official Character.]  , Clerk of the County Court in and for aforesaid County and State of Polycertian that	<b>he</b>
[L. S.]  [Official Character.]  , Clerk of the County Court in and for aforesaid County and State of Polycertian that	<b>he</b>
Clerk of the County Court in and for aforesaid County.  Clerk of the County Court in and for aforesaid County.  Esq., who hath signed his name to the creating declaration and affidavit was at the time of so doing.  in a for said County and State, duly commissioned and sworn; that all his official acts are entitled to full faith and credit, and credit, and credit is a for said County and State, duly commissioned and sworn; that all his official acts are entitled to full faith and credit, and credit is a foresaid County and State, duly commissioned and sworn; that all his official acts are entitled to full faith and credit, and credit is a foresaid County and State, duly commissioned and sworn; that all his official acts are entitled to full faith and credit.	<b>he</b>
, Clerk of the County Court in and for aforesaid County and State Appetration and affidavit was at the time of so doing in a for said County and State, duly commissioned and sworn; that all his official acts are entitled to full faith and credit, and	<b>he</b>
Esq., who hath signed his name to the fire of so doing in a specific declaration and affidavit was at the time of so doing in a for said County and State, duly commissioned and sworn; that all his official acts are entitled to full faith and credit, and	<b>he</b>
16in an arreging declaration and affidavit was at the time of so doingin a torgoing declaration and affidavit was at the time of so doingin a torgoing declaration and affidavit was at the time of so doingin a torgoing declaration and affidavit was at the time of so doingin a torgoing declaration and affidavit was at the time of so doingin a torgoing declaration and affidavit was at the time of so doingin a torgoing declaration and affidavit was at the time of so doingin a torgoing declaration and affidavit was at the time of so doingin a torgoing declaration and affidavit was at the time of so doingin a torgoing declaration and affidavit was at the time of so doingin a torgoing declaration and affidavit was at the time of so doingin a torgoing declaration and affidavit was at the time of so doingin a torgoing declaration and affidavit was at the time of so doingin a torgoing declaration and affidavit was at the time of so doingin a torgoing declaration and affidavit was at the time of so doingin a torgoing declaration and affidavit was at the time of so doingin a torgoing declaration and affidavit was at the time of so doingin a torgoing declaration and affidavit was at the time of so doingin a torgoing declaration and affidavit was at the time of so doingin a torgoing declaration and affidavit was at the time of so doingin a torgoing declaration and affidavit was at the time of so doingin a torgoing declaration and affidavit was at the time of so doingin a torgoing declaration and affidavit was at the time of so doingin a torgoing declaration and affidavit was at the time of so doingin a torgoing declaration and affidavit was at the time of so doingin a torgoing declaration and affidavit was at the time of so doingin a torgoing declaration and affidavit was at the time of so doingin a torgoing declaration and aff	
for said County and State, duly commissioned and sworn; that all his official acts are entitled to full faith and credit, and	
화가 있다면 보고 보다 보고 있는데 보고 있는데 보고 있는데 보고 있다. 그런데 그렇게 되는데 되는데 되는데 되었다면 되었다면 되었다면 되었다면 되었다면 되었다면 되었다면 되었다면	
[2012] [1012] [1012] [1012] [1012] [1012] [1012] [1012] [1012] [1012] [1012] [1012] [1012] [1012] [1012] [1012]	
that his signature thereunto is genuine.	
Witness my hand and seal of office, this	
충분 사이 마이에 마시아 있는데, 그런 사람들은 사람들이 되었다. 그는 그는 그는 그를 가는 그를 가장 함께 생각하는 것이 되었다. 그는 그를 가장 그는 그를 가장 보고 있다. 충분 보고 있는 그는 그는 이 바다를 보고 있는데, 그는 그를 가장 그는 그를 가장 하는데, 그를 하는데, 그를 가장 하는데,	
Clerk of the	
NOTE.—This should be sworn to before a CLERK OF COURT, NOTARY PUBLIC, or JUSTICE OF THE PEAC  NOTE.—This should be sworn to before a CLERK OF COURT must add his certificate of character hereon, a	Œ. and
NOTE.—This should be sworn to before a CLERK OF COURT, NOTARY PUBLIC, or JUSTICE OF THE PERSON IN PROPERTY OF THE PERSON NOTE.—This should be sworn to before a CLERK OF COUNTY COURT must add his certificate of character hereon, a life before a JUSTICE or NOTARY, then CLERK OF COUNTY COURT must add his certificate of character hereon, a not on a separate slip of paper.	
	Section 1
in the second of	<b>j</b>
Gai.	i
ATTORNEY  SE OF  ON  ATTORNEY  AL 199  AL 199  AL 180	I
Solicitors of P	1
Ciction's Co. Book of the Part	
POWER OF ATTORNEY.  STAINSOF OF ATTORNEY.  SERVICE OF ATTORNEY.  SERVICE OF ATTORNEY.  WM. CONTAIN & CO.,  torneys & Solicitors of Patents & C.  P. D. BOX 745.	Washington,
X   B   10 11 11 11 11 11 11 11 11 11 11 11 11	ifing
POWER OF ATTORNEY.  STATE OF  ALTONIES.  ALTONIES.  POWER OF ATTORNEY.  POWER OF ATTORNEY.  POWER OF ATTORNEY.  ALTONIES.  ALTONIES.	as!
NA3 CAN IN A CONTRACT OF THE PROPERTY OF THE P	

Act July 14, 1862

(3—557.)

FILES SLI	P.
Invalid No. 499,095,	
Widow's No	
Certificate No.  Co. A, 149" Due  NAME:	1. Duf.
MAME:	, ,
Harrison & Wald Heathwille,	Dell
Submitted to the Book of The	
Submitted to the Board of In	leview for
Hydrack Troub	, 189 <b>6</b> .
ADDITUS T	Two mains are
JODIAN, 1	Examiner.
- $        -$	
- $        -$	f Review
Re-submitted to the Board o	f Review
Re-submitted to the Board o	f Review
Re-submitted to the Board o	f Review
Re-submitted to the Board o	f Review, 189 .  'xaminer.

(3-248.)

## CLAIM No. 499095.

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.

ATTORNEY, AND CONTRACTS FOR FEES NOT TO BE INCLOSED.

[17290—50 M]

0 6--276

	of J-1- 74	
	et July 14. 186	9
	, <b>(3</b> —535 <b>.)</b>	
	Westeri	Division.
	Soltting	
<u> </u>	(Write surname first plainly.)	Examiner
Orig.	Jus. No. 499,	095.
Galai A	vison P. Hal	
	A	
Par co.	149 Reg't In	1. Into
	in the	116
Submitted	rejection May	
	Reviewer,	
		, 10
Re-submitted		,18 .
*	Reviewer,	, 18
	Reviewer,	, 18
·		
·	M BOARD OF REVI	
FRO	M BOARD OF REVI	
FRO	M BOARD OF REVI	
FRO	M BOARD OF REVI	
FRO  Medical Div  2d charge	M BOARD OF REVI	
FRO  Medical Div  2d charge	M BOARD OF REVI	
FRO Medical Div 2d charge	M BOARD OF REVI	
FRO Medical Div 2d charge Examiner 2d charge	M BOARD OF REVI	
FRO Medical Div 2d charge Examiner 2d charge	M BOARD OF REVI	
FRO Medical Div 2d charge Examiner 2d charge Sp. Ex. Div.	M BOARD OF REVI	
FRO Medical Div 2d charge Examiner 2d charge Sp. Ex. Div.	M BOARD OF REVI	
FRO Medical Div 2d charge Examiner 2d charge Sp. Ex. Div.	M BOARD OF REVI	
FRO Medical Div 2d charge Examiner 2d charge Sp. Ex. Div.	REJECTED.	
·	REJECTED.	

Claimant, Airan J. W Soldier, D.O. Heathwille dow. Co.A. 149" Reg't Dut, Du Respectfully referred to Medical Referee, with the request that he state whether the Cain which was respecied April 1890, mily the Lodaffuly 14", 1862, thous the claiman ted to a rating thereunder, ovaccount of alleged eruftien of him result of measles. N.J. Grand

Act of June 27, 1890.	
(8-557.)	
FILES SLIP.	
/ <del></del>	
Invalid No. 499,095	
Widow's No.	
Contificat V	
G 49 Ind. Syl	
9 Hg Ind In	
NAME:	
	4
Harrian Walding	/
Harrisolle Ill	
Submitted to the Board of Review for	0.74
Ol a l	"
admap. 26, 189	2
	GO
	<u> </u>
Examine, Examine	
Examine	r.
Pa submitted to II D	Ξ.
Re-submitted to the Board of Review	v
led Jun 15, 189	2
11 aug 15 5	•
$H_{\mu}$	_
no best	
Examiner, Examiner	•
E. D.	
100	
. 189	

7282 b—200 m

e 6—130.

Act of June 27. 1890.
W >
Division.
Gradlett Do Examiner.
Write surname first plainly.)
(Olassy No. 499095)
Soldier Harrism V. Hulding
01/10/10/10
Co. A 49 Reg't Garden
Submitted (182) 33,307 ,182
GREEN. R. 1220852, 18 .
Re-submitted 18 18 18 18 18 18 18 18 18 18 18 18 18
ME CENTRO I
Removed 1016 , 18 .
188 60
FROM BOARD OF REVIEW TO
등 : 1 시간 전 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Medical Div. JUL 5 1892
Medical Div. JUL 5 1892 2d charge AUG 13 1892
Medical Div. JUL 5 1892  2d charge AUG 13 1892  Examiner MAY 18 1892
Medical Div. JUL 5 1892  2d charge AUG 13 1892  Examiner MAY 18 1892
Medical Div. JUL 5 1892 2d charge AUG 13 1892
Medical Div. JUL 5 1892  2d charge AUG 13 1892  Examiner MAY 18 1892
Medical Div. JUL 5 1892  2d charge AUG 13 1892  Examiner MAY 18 1892  2d charge JUL 28 1892  Sp. Ex. Div.
Medical Div. JUL 3 1892  2d charge AUG 13 1892  Examiner MAY 18 1892  2d charge JUL 28 1892
Medical Div. JUL 5 1892  2d charge AUG 13 1892  Examiner MAY 18 1892  2d charge JUL 28 1892  Sp. Ex. Div.
Medical Div. JUL 3 1892  2d charge AUG 13 1892  Examiner MAY 18 1892  2d charge JUL 28 1892  Sp. Ex. Div. Misc. charges
Medical Div. JUL 5 1892  2d charge AUG 13 1892  Examiner MAY 18 1892  2d charge JUL 28 1892  Sp. Ex. Div. Misc. charges Cert. Div. Cert. Div.
Medical Div. JUL 3 1892  2d charge AUG 13 1892  Examiner MAY 18 1892  2d charge JUL 28 1892  Sp. Ex. Div. Misc. charges  Cert. Div. Bd. of Rev. page 9 7 9 4 - 38
Medical Div. JUL 3 1892  2d charge AUG 13 1892  Examiner MAY 18 1892  2d charge JUL 28 1892  Sp. Ex. Div. Misc. charges  Cert. Div. AUG 13 1892

Bof R. afer 28,92
(3–550.)
CONGRESSIONAL.
No.499,095
NAME OF CLAIMANT,
H. P. Waldroupe
P.O. Beatherille See
NAME OF SOLDIER,
Co. A., Reg't 149 all
Information wanted as follows:
Status of claim
ha w. Fittian
has int frame

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.

(6188—200,000.)

6—301

See

(3s-525.) \* "

√°.

RETURN THIS SLIP TO THE MAIL DIVISION.

## CONGRESSIONAL.

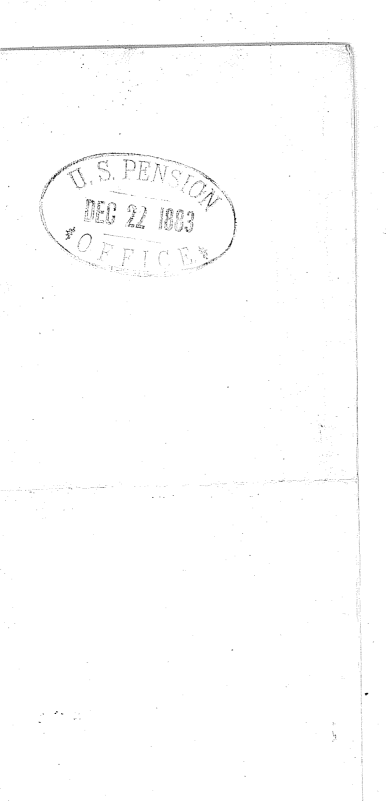
30.499.09J	- -
Name: Maldroupe 4	LP.
Co. A., Reg't 149 Lee	
Mail Div. No. 300 - 1.	3
Rec'd	, 188 .
Name of M. C. Fittian	
Div	
Date of Ans	. · · · · · · · · · · · · · · · · · · ·
By whom	
REMARKS.	
o 6—277	

16846 b—75 m

pereathorille Gellinais Ma James Tames banningnance of Bensions Dear Six Pont Camminaner filed the last and my allarner, Canasol and I have not heard Will See to the mattes if there is mare Endence needed Can purish y and if there is one. pleas infarm me of the fact P Waldroh

#### Department of the Interior,

PENSION OFFICE,
Washington, D. C., Mou 19, 1883.
Sir:
You are hereby directed to report yourself for
a medical examination to the Board of Exam-
ining Surgeons
(St. and No.) Ellis Mansion, Opp. P. O.
Town Incland
County Honor, State Ind.
within three months from date hereof.
The Board meets at 10 An. o'clock
Wednesday in each month.
Return this slip with the date of the exami-
nation indorsed hereon by the Secretary of the
Board making the same.
Very respectfully,
Mmy Dudley
Commissioner.
West Division.
N. 499 12664
Mr. Harrison P. Waldrop,
Town Helothrulle,
County Clawford, State Illi
Examination made by the Board this 5 h
lay of DEC, 1883.
, 1883.
W. J. V. Davingson
LECTRO'S. (11340-100,000.)



(3–526.)	
Division Division	on
Department of the Interior,	<b>,</b>
BUREAU OF PENSIONS,	
Washington, D. O. May 14, 189	22
No. Claim, Haggo O G	
Claimant, OCP Waldroup	
Soldier, 20	 7
Co. a., If G Regit and Vol. M. Respectfully Allurius to The	Y
Chief of the Western	
No disability or	
disabilities phould h	ے
hamed on the face of	
ail of home 24/2 exce	ez Ses
michas is of the	
Claimed for or shown	L
The instructions of	2
Of Jah of ahris 261	<u>/</u> _
thould be complied west	Ź
Al Green	
Trans Man	
Chief of Division	1
0–6 4478 b – 50 m	

(3-526-)	
Bu of Rev. Dir	viston.
Department of the Interi	
BUREAU OF PENSIONS,	
Washington, D. C. July 25,	1892
Washington, D. C. July 25,	
Claimant, How Gunwaldn	ma L
Coldian	
Co. Q /HGReg't Ino. vol.	huf-
Respectfully reliand to t	Dev
Chief of western .	6
the man of the	
Rycia Gento as	v
	Rev,
Blean put son helf-face brief a gef	
- 10. G.gg.	
<u></u>	
(A)	
Chief of	_ Division.
0-6 7262	b_75 m.

No. 499,095; Name Horrison P. Waldroupe Service, 4,149, Ind. Inf.

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

Order 290 complied with, Africa facilians is not established

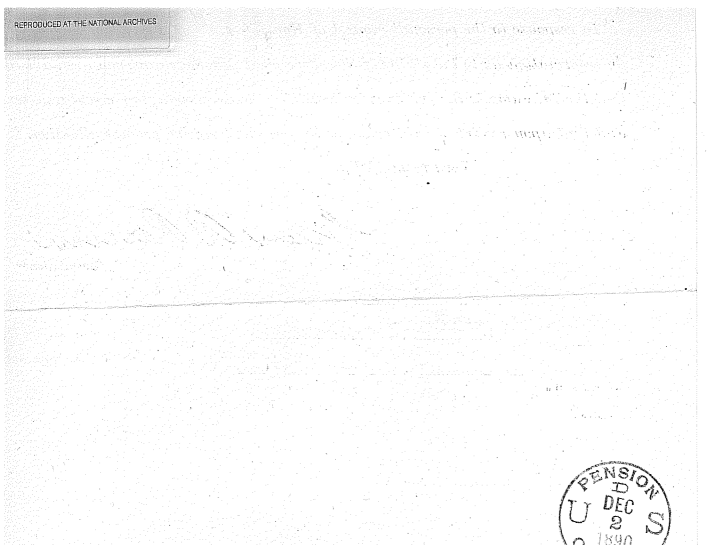
Chief Western Div.

Stron

LAW DIVISION. Fee Section. Form 22.
Department of the Interior,
BUREAU OF PENSIONS.
Washington, D. C., April 23, 1896
No. Claim, 499.095
Cert. No.
Claimant, Harrisin P. Waldrof.
Soldier, Quul
Soldier, Suul, Co. "A", 149 Reg't Ind. Val Inf
Respectfully referred to the Chief of the
Wastern
Division, with the information that  William V. Crawford
William V. Crawford
the recognized attorney
in the claim for original in-
the general law and under the out of June 27, 1890,
the general lun and muder
an dat of June 21.10901
<u> </u>
FRANK E. ANDERSON,
Chief of Law Division.
: S. P.

072 mod No. 4 4 9 0 9 8	separament of the Anterior,
36 arrison & Waldrof cot 149 Regit and July	BUREAU OF PENSIONS,
Return this letter with your reply.	Washington, D. C., Ind 14 , 1890
Sir:	. 현실 수 있는 발생 등 등 등 등 한 경험을 보면했다. 그는 말이 말이 말이 되었다. 그는 말이 되었다. 한 일이 많은 말이 되었다. 한 일이 되었다. 그는 말이 되었다. 그는 말이 말이 되었다. 그는 말이 되었다. 그는 말이 되었다. 당시 문화 등 말이 되었다. 그는 말이 되었다. 그는 말이 되었다. 그는 말이 말이 되었다.
In response to the persor	nal request of Hon. Ges. W. Fithian
for information as to the st	atus of the above cited pension claim, you are advised
that the case awaits the evi	dence indicated in the accompanying circular letter,
and that upon receipt of sa	id evidence the case will receive prompt attention.
Very re	spectfully,
	Guen BRacin
Harrison P	Commissioner.
	athsville
	des

**(3–495.)** 





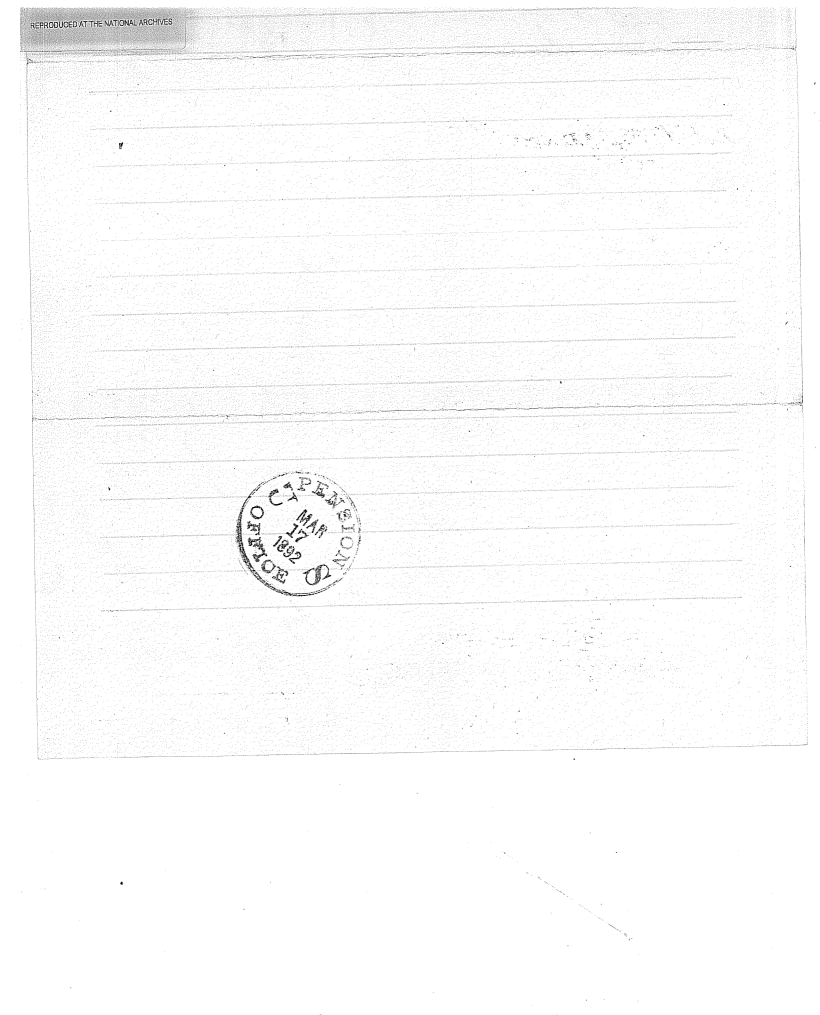
to said afficult....including the words......

## GENERAL AFFIDAVIT.

houtnoss	erd in sain ease, nor air I concerned in ds pro-		action, and acquestive and account of the same.
ted that	State of Indiana		
	In the matter of Marie Jun Waldron	lo Co. A. 1	49 Regh Duck.
	Influtofoly. Claim i		
	on this. description is the day of	eagA. D., 18	96. personally appeared before me
,9ant8 30	atan Notary mulife Control in	and for the aforesaid county	duly authorized to administer oaths
hanois	oher uf Deffing kanniaged 4. 9. wears, a		table and entitled to credit, and who
	and State of . Street in the state of the break of the being duly sworm, declared in relation to aforesaid of	_	
	in the dame Co	and Righ i	with said
	Note.—Affiants should state how they gain	a sknowledge of the facts to	which they they realled
Justice Lustine	manesti had sive	e alla or	2 of measles
ORDER NO. 229.  The preparation of testimony in	soft character hardon, and not or separate ship of	County must add his cortific	arok mady seig-
support of claims in pension cases all statements af- fecting the partic- ular case and not	The measless	·	<i>P</i>
merely formul; must be written, or prepared to be typewritten, in the	and caused the	em to be	dore weak
presence of the witness, and from his oral declarations then made to the person who	6. Swalery. a	les said	2 mases
then reduces the testimony to writ- ing, or then pre- pares the same to	Afroque Mis	hearing	
he typewritten. And such testimo- ny must embody a statement by the witness that such	Compland of	Kidmely 1	houble after
testimony was all written, or prepar- ed for typewriting (as the case may	he had said	medse	s ollso kum
be), in his presence, and only from his oral statements then made:	he was bace	valed in	his life_
stating also the time, place, and person, when, where and to whom he made	aux which be	earse gu	to sore.
such oral state meuts, and that in making the same he did not use, and was not aided or	The mother le	as said	I to be impen
prompted by any written or printed statement or reci-	and his am	Lid not	heal cess.
dictated by any other person; and not attached as an exhibit to his testimony.	as how mes 16 ha	day of Med	y 1896 dectated
Any needless de lay in the prepara- tion of such testi mony after such	the foregoing file	es worde	d by any one
oral statement by the witness, or in forwarding the same to this Bu reau, and any ma	to My Claw ford	of Sulle	the Sun R who
terial alteration of erasure will be cause for rejecting such testimony.	led on a its to your	, Donake	no from perom
	My postoffice address is."	the property and among the property	not concerned in its prosecution.
	thatno	Interest in said case and am	1 Dillinghon
			<i>O</i>
	(If affiants sign by mark, two persons who can writ	e here.)	Signature of affiants

to said affiantincluding the words	
added, and acquainted	with its contents before
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	personally known to me and that
	creditable person.
(L. S.)	(Official Signature.)
A. D., 1898. personally appeared below.	Official Character.)
and The San Andrew State No.	
·	in and for said County and State, duly commissioned
· · · · · · · · · · · · · · · · · · ·	to full faith and credit, and that his signature thereto is genuine.  Witness my hand and the Seal of Office, this
Restructor dail	being duly sworn, declared in relation to aforesald east of lows:  10 day of
of friends to white Start ) see and	The state in the state of the s
Clerk of	the the
This should be sworn to before a	Clerk of Court, Notary Public or Justice of the Peace. If before a Justice add his certificate of character hereon, and not on a separate slip of paper.
and more than	Heristagetti pur uli Quemitesi sutinis to trop sosse mismos
teel pur espera	r, case and not read to the case and the case and the case are ready to the case and the case are ready to the case and the case are ready to the case are ready
do the three fire	parent in the gardinary of the second control of the second contro
for el mende	as they cade to
grave clean	the fill of the state of the st
The house the	THE END STOREST OF STORE
A CONTRACTOR OF THE PARTY OF TH	Signature of the second
NO TO THE SECOND	To the state of th
INDIAN SERVICE	
POR COR	
week hand will	Company of the second of the s
if May 1876 dector	
with the grant of	arbut to keep to a comment of the comment of the comment of the companies of the comment of the
ladient the way	ony after such a statement by a statement by the statemen
and the from fine	one this bit.  and any me one this bit.  the analysis of the control of the contr
sh ranther de	All 1908 of the control of the contr
dease and am not concerned in its prosecution.	
Where I Dillaugher	
(Signature of athenting)	

( Department of the Interior. )) BUREAU OF PENSIONS. Address your reply to the COMMISSIONER OF
PENSIONS with return of this letter. Mashington, D.C. Thing 24, 1892. Relative to the claim for prinsion above cities you are advised that claimant should furnish this Bureau the for pression court nome under which heren listed and served, and the cornet Attelafation under act of 14. 1862, filed Mm 2, 1883, is signed of Harrison P. Haldrof, while Coleclaration under act of June 27, 1890, filed may 2,1491, is signed Harrison P. taldrouper This discupance, should ypland, un Very gra



In TESTIMONY WHEREOF, I have hereunto set my hand and seal this

3—428.)

#### Medical Division,

BUREAU OF PENSIONS,

Washington, D. C.May	H", 1896.
Washington, D. C.May No. Claim 499090-	
Soldier Farison Wala	conf
Soldier Farrison Wala Co. "A", 149 Reg't Ind	. Inf
얼마나 되면 하고 있는데 얼마 없는데 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그	
Respectfully returned to Chie	e of
Western Division	with
the opinion that n	
bleddisability has	
show in this ca	
the accept empli	ion of
skin desnet of m	
	•
///	<u> </u>
Dee former medic	·al
Dee former medicaplion in This c	ial ase 1
Dee former medicapion in this c	ial ase 1
Dee former medicaplion in This c	al ase 1
Dee former medicaplion in This c	al ase /
Dee former medicapion in This c	ese /
Dee former medicaplion in This c	ese /
Dee former medicapion in This c	ese /
Dee former medicaplion in This c	al ase /
Approved a	ese    ses    Medical Examiner.
Dee former medicapion in This c	

# Medical Division,

BUKEAU OF PENSIONS,
() 1 2'1 22
Washington, D. C., July 18, 1892 No. Claim Claimant M. Clalbroup
Continue to the state of the st
July. 4 499-070
No. Clary
Claimant V. Walland
Soldier Co. 149 Reg't L
Soldier
Co Cl /4 7 Reg't Lud
Respectfully returned to Cheif
Respectfully returned to
The state of the s
Jan
with the opinion
that planeaut is not
that beautions
sutitled to a roling
under either law
miter muer
for the reason that
it is believed that
it is villed as
all the dissbilities
and ask due to
allegel mit 2/000
selegel with the
(-)
a book
/Jean
Medical Examinor.
Approped:
Man day of
Medical Referee.
o 6-030.
7791 b—15 <b>m</b>

Western			\ <i>/</i> <del>/ \</del>	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	-7 T T X T .	and the second s
	RIGINAL	_				
Soldier, Har	resont la	ldre	oup	·		
Soldier, Mar P. O., County, County, State,	Heather	ille	Rank,	rivate	an extension	
County, Crawfor	d	0.00	Company,	$\mathcal{A}_{n,n}$		
State,		<i>Ull</i> .	Regiment, 🖊	49, Ind	Vol Ing	5
Rates, \$		per moni	th, $comme$	encing	·	
						· 
<u> 1900 B. 1900</u> B. 1900 B. 190			<u></u>	· .		
		The belleving Well produces				
	İst	OTIV min in the site of				
Pensioned for						
	RECOG:	NIZEI	O ATTO	RNEY.		
Name, H. J. O., P. O.,	ruford,		- Jacob Company	Fee, \$	, Agent	to pay.
P. O.,	Sullis	au,	Decd.	Articles filed	. <u></u>	, 18
			OVALS.			
Approved for rejectives Submitted	~ ou medical;	ground	b.			
% 2.	. ////				$\sim \rho$	
Submitted	my 11, 1896;				àlst	Examiner.
Submitted	<u>uy 11 , 1896</u> ; _				àlst,	Examiner.
Submitted	<u>ly</u> 11, 1896;			<u>1988</u> 1988 1988	Ġ <i>lm</i>	Examiner.
						Examiner.
Approved for Rejection	i of alleged low	uftin	Approved fo	r <i>"Ne Jostian</i>	ı,sf allıyı	A. Crufilian
Approved for Rejection of Olim allege	e as occulty	uftiin Mussles	Approved fo	r sepation	ı,sf allıyı	d cruption
Approved for Rejection of a lim allege on acound of	e as oisult of	uftion Measles Mes	Approved fo	r respection , not ac	estallege cepted as	d eruptúm a nesult ed July 18)
Approved for Rejection of a lim allege on goomed of a filming nov-2-	e as occulty on disability of 1883 Subject to	uftion Measles Mes	Approved fo	r respection , not ac	estallege cepted as	d eruptúm a nesult ed July 18)
Approved for Regelier of Olin allege on goomed of o Juling nov-2-1 of med Ref, Se	e as occult of in disability of 1883. Outgetter	uftion Measles Mes	Approved fo	r respection , not ac	estallege cepted as	d eruptúm a nexult ea July 185
Approved for Rejection of a lim allege on goomed of a filming nov-2-	e as occult of in disability of 1883. Outgetter	uftion Measles Mes	Approved fo	r respection , not ac	estallege cepted as	d eruptúm a nexult ed July 185
Approved for Rejection of a lim allege on goomed of a filming hov-2-1 of much life, See to Gaen brief,	e as ocsult of oir disability of 1883 Subject to	measles inec action achiece	Approved fo	r reje <i>stion</i> y not ac els, see	estallege cepted as slips dar , 1896, resp	d eruptim a result ted July 18) retively,
Approved for Rejection of a lim allege on goomed of a filming hov-2-1 of much life, See to Gaen brief,	e as ocsult of oir disability of 1883 Subject to	measles inec action achiece	Approved fo	r reje <i>stion</i> y not ac els, see	estallege cepted as slips dar , 1896, resp	d eruphim a result ted July 18, ectively,
Approved for Rejection of a lim allege on goomed of a filming nov-2-1 of much life, See to gave brief,	e as ocsult of oir disability of 1883 Subject to	measles inec action achiece	Approved fo	r reje <i>stion</i> y not ac els, see	estallege cepted as slips dar , 1896, resp	d eruptim a result ted July 18,
Approved for Regalizary of Olim allega on goom d of O Juling Nov-2"/ of Much Perf, Ser To July 23, 1896.	a as ocsult of oir disability of 1883. Subject to 1883. March of all	Messles  Mes	Approved for Systems May Mean My May My M	r refestion 2. not ac cles, See May 4 2. Med. Ex'r. 1867 2000	estallege cepted as slips dar , 1896, resp	d eruptim a result ted July 18,
Approved for Regelier of a line allege on goom d of Juling nov-2-/ of much left, Ser to Jace brief, May 23, 1896.	a as ocsult of oir disability of 1883. Subject to 1883. March of all	Messles  Mes	Approved fo  Stysking  Meas  1892, 4	r refestion 2. not ac cles, See May 4 2. Med. Ex'r. 1867 2000	estallege cepted as slips dar , 1896, resp	d eruptim a result ted July 18,
Approved for Regulars of Olim allega on goomed of of filing hor-2-/ a mid hip, Sur lo Jace Brief, May 23, 1896. Enlisted, Jany	e as ocsult of oir disability of 1883. Dubject to 1883. Dubject to 1883. Legal of 1883. Re-  20"  IMPO	Reviewer.  ORTA	Approved for St. Mease Mys. M.	r refestion 2. not see eles, see May 4 Med. Ex'r, 189 3	estallege cepted as slips dar , 1896, resp	d eruptim a result ted July 18) retively,
Approved for Regulary  of Plin allega  on goomed of of  filing nov-2-  of mid life, See  To face brief,  May 23, 1896.  Enlisted, Jamy  Discharged Sept,	e as ocsult of on disability of 1883. Outgetto.  Man Legal  20"	Reviewer.  1865	Approved for System May Meas May	r refestions  2. not ac  Cles, See  May 4  2. Med. Ex'r.  188 Anno	Steps dar Slips dar Joseph Jos	Med. Reviewer,
Approved for Regulary  of Plin allega  on goomed of of  filing nov-2-  of mid life, See  To face brief,  May 23, 1896.  Enlisted, Jamy  Discharged Sept,	e as ocsult of on disability of 1883. Outgetto.  Man Legal  20"	Reviewer.  1865	Approved for System May Meas May	r refestions  2. not ac  Cles, See  May 4  2. Med. Ex'r.  188 Anno	Steps dar Slips dar Joseph Jos	Med. Reviewer,
Approved for Regularity of Primallegal on goom day fitting hov-2-/ af mid Ref. See To Gae Soriet May 23, 1896.  Enlisted, Jamy Discharged Declaration filed 10	e as occult of on disability of 1883. Dubject to 1883. Dubject to 1883. Dubject to 1883. Re-  20"  27" 20"  27" 21"	Reviewer.  1863	Approved for St. St. DAT	r refestions  2 mot sac  eles, See  May 4  This service	Steps dar slips dar Nowston 2-1896 c from	Med. Reviewer,  1865.
Approved for Regelians of Olimallege On goom day filing hor-2- at huse left, See Togace brief, May 23, 1896.  Enlisted, Juny Discharged depth, Declaration filed to	a as ocsult of our disability of the disability of the service of	I Reviewer.  - Reviewer.  - 1865 - 1883 - 1883 - 1883 - 1883	Approved for pking of	r reportions  1, not see  2, not see  1, see since service  M.  10, 1865, can	Joseph alegente slips dans Joseph Joseph  Jose	Med. Reviewer,  1865.
Approved for Regelians of Olim allege On goom day filing hor-2- at much life, See To gave brief, Way 23, 1896.  Enlisted, Juny Mustered Discharged depth, Declaration filed to	a as ocsult of our disability of the disability of the service of	I Reviewer.  - Reviewer.  - 1865 - 1883 - 1883 - 1883 - 1883	Approved for pking of	r reportions  1, not see  2, not see  1, see since service  M.  10, 1865, can	Joseph alegente slips dans Joseph Joseph  Jose	Med. Reviewer,  1865.
Approved for Regelians of Olim allege on goom day filing hor-2- a much life, See To gave brief, Sheet May 23, 1896.  Enlisted, Juny Mustered Discharged depth, Declaration filed to	a as ocsult of our disability of the disability of the service of	I Reviewer.  - Reviewer.  - 1865 - 1883 - 1883 - 1883 - 1883	Approved for pking of	r reportions  1, not see  2, not see  1, see since service  M.  10, 1865, can	Joseph alegente slips dans Joseph Joseph  Jose	Med. Reviewer,  1865.
Approved for Regularies of Aline allega on goomed of a filing hor-2- a mid hip, Ser to Bace brief,  May 23, 1896.  Enlisted, Juny Declaration filed 1	a as ocsult of our disability of the Simulation of the Skin Marie States in Ma	I Reviewer.  - Reviewer.  - 1865 - 1883 - 1883 - 1883 - 1883	Approved for pking of	r reportions  1, not see  2, not see  1, see since service  M.  10, 1865, can	Joseph alegente slips dans Joseph Joseph  Jose	Med. Reviewer,  1865.

ACT OF JUNE 27, 1890.

## INVALID PENSION.

Claimant, Harri	ison O Malghoup
P.O. Heathsville	Rank,
County, County,	Company, La la lovelal
State,	Regiment, 149 Ind, W. Suf
Rate, \$, per month, com	rmencing
	CRECTIFIE
Disabled by	
<u> </u>	
RECOGN	IZED ATTORNEY.
Name, J. P. Muerns, In	Fee, \$
P. O. Vincennos, In	Articles filed,, 189
	PPROVALS.
(I) and (I) I I I I I I I I I I I I I I I I I I	v, 1892, Soller, Examiner.
Approved for Kyulifu My	Approved for Histon
medical prompos subject	co lodisability shown
opinion of Medical Re	you undependent of the effects
whom slip sie attach	
. O. Green	Office due There
Chy/21892 Legal Revie	ewer. July 16, 1897. Conclude Medical Referee.
And we have the same of the sa	vs. Last paid to, at \$, at \$
Pensioned from, 18	
$oldsymbol{\wedge}$	SHOWN BY RECORD.
Enlisted mav , 186	honorably discharged
Re-enlisted	honorably discharged, 18, 18
Declaration filed My 1 , 188	9.1., alleges permanent disability, not due to vicious habits,
from Lung disease,	bomohitis one shoul.
du / partial	Hindress & mother
ing spello-al	ellaw alleyes results
of mirelis,	0-4
	Clast. Mushox, The 20

ACT OF JUNE 27, 1890.

INVAL	ID PENSION.
Glaimant, Hanism	P. Waldroup )
P.O. Heathsville	Rank,
county, Crawford	Company, Q,
111//	Regiment, 149 Ind. While
State,	Man of 1891
Rate, $\$$ , per month, co	ommencing 77
Disabled by	
RECOG	NIZED ATTORNEY.
Name, J. O. D. Heerns, F. O., Vinoimos,	Fee, \$ 10 Agent to pay.
Winaimos.	hid Articles filed, 189_
	APPROVALS.
Submitted for allm. The	59 1892 will Examiner.
swommwew for, // • V	
Approved for	Approved for
22 (1997)	
Legal Re	이 아니는 그는 이 내가 나타니 물이들이 아래를 살아가 하고 있다면 하는데 하는데 그리고 있다면 되었다.
, 189	1, 189
now pensioned under other la	aws. Last paid to, 18, at \$
Pensioned from, 18.	$\ldots$ , $at\ \sharp$ , for
2012 (1914)	
	SHOWN BY RECORD.
Enlisted Jany 20, 1845,	honorably discharged African, 1845
막은 그리다 이 6.5 전 시간 시간 시간 사람들이 가장 이 가장 하는 것이 되었다. 그리지 않는 그리지 않는 그 사람들이 되었다.	그리는 이 그는 그리고 있는 그리고 있는 이 하는 그들은 소리를 가지 않는 것이 되었습니다. 그리고 있는 그 살아 있는 그리고 있는 사람들이 얼마를 받는 것이 되었습니다. 그리고 있는 것이 없었다.
Declaration filed May 2 , 10	honorably discharged, 18, 18
	, binchitis, sur shoulder
	the first of the control of the cont
	- Henrothering opello
"all fair allys s	masles Orifults, Madily
market de la come	sport voicese vins luy disis
informe vocamation	dianhour superil with wine

Department of the Interior,
Sureau of Pelisions,  Lee D.  Washington, D. C., Mr. 22, 1890
dee. D. 1 1842 22 1890
No. 499095.
Name Harrison & Waldrof
Co. A 149 Reg't Snel, Odl,
Date of filing, Jou, 2, 83,
Date of filing, 7. Set
Date of rejection, Jan 7. 81
CAUSE OF REJECTION.
Lause of Rejection.
allized measles and
Results since dato
11:1:0
ABSTRACT OF TESTIMONY TO REOPEN.
ABSTRACT OF TESTIMONY TO REOPEN.
3. Witnesses to Com
Turance, Coffi from
Claimant Tellan
turance, afflifrance, afflifrance, afflifrance, afflicant of flechand
Tracts.
Tracts. Material,
Togets, Material,
Tegets. Material,
Togets, Material,
Tugets,
Mederical,  Effalstead, Examiner.
Effalstead, Examiner.
Material,
EAHalstead, Examiner.  Ahalstead, Chief of Div.
EAHalstead, Examiner.  Reopening & approved
EAHalstead, Examiner.  Ahalstead, Chief of Div.
EAHalstead, Examiner.  Reopening & approved
EAHalstead, Examiner.  Reopening & approved

#### ORIGINAL INVALID PENSION.

ORIGIN.	AL INVAL	ID PENSION.	
Claimant, & Carris	P (19	za O al comb	
0.00		$\frac{\alpha\alpha\gamma\sigma}{\beta}$ .	
P. O., Heathaville		nk, Sorvale	
County, Orawlard		mpany, "O"	
State, Selinon	S Rej	giment, 149" Sw	d. Vola.
Attorney, Com Conas	Volth	bashingher 3	<del>) (</del> 0
Fee, \$	i i selija 19 peraturus - Johann Baltisan, Principal 19 peraturus - Johann Baltisan, Principal		
Rate, \$	_ per month, commen	ncing	
	·		
		<u></u>	
변화 : 1 : 1 : 1 : 1 : 1 : 1 : 1 : 1 : 1 :	· <del></del>		
Disabled by measles	ale ali aux	eolo	
			Zon, Examiner
Submitted for rejection fund	02		
Approved for	$\mathcal{A}_{p_{j}}$	proved for Afilia	- 1. L.
	lio	disability from	- Cause alley
	Li	disability from nee Nov. 2/83	
<u>aufilianda</u>		<u></u>	BArol:
	$\mathcal{J}_{\alpha}$	7 ,001/	74 1 D
<u>, 188</u>	, Reviewer.	77, 1884,	, Med. Referee
Enlisted January 20 Mustered Discharged Explemely 2	, 1863.	service from	<u></u>
Mustered U	. 18 . 18	, to	18 , it
Discharged Seplember Q	7, 1865.		
Declaration filed Mangaret	2 1883 Not	in military or naval service	since Sepan
Last material evidence filed	, 18	27, 1865, w)	ben discharged.
Apalai, m Alaista ka marakan			declaration
B.	ASIS OF C	LAIM.	
Alleges in declaration filed Nur 2	183. ar Masl	villo Serm Mar	ch14,1865
became officiel in			
originaled an emb	blicus of the	Skin tolial de	cletto ceassá
	0	, , , , , , , , , , , , , , , , , , , ,	
extrala	· · · · · · · · · · · · · · · · · · ·	·	
	<del></del>		

MoMle.

GENER.	AL AFF	IDAVII.
State of Ollinois	County of	Grandford ss:
In the matter of Den	sien clan	in of Varison
ON THISday	of Toward	A. D. 189. personally appeared
	May So	for the aforesaid County duly author-
ized to administer oaths.	그 그렇게 얼마나 그 그 그 그 그리고 말했다면 하게 되었다. 이 사람이 되었다면 하는데 그래?	oged
Munois	well know to me to	be reputable and entitled to credit, and
who, being duly sworn, declared in rela	state how they gain a kingwledge of the facts	
In a Danatio	so to The dise	refaucy in The
Spelling ofm	1 naul, wou	ue say That The
	fe fun Ke	
Can not unte	and in had	De my unting done
They Lave mes	i-Delief my	nane,
My name Jo	wfon; Harr	ison & Haleboup
	U SAMMERTERALES	Access to the second se
H.S. Post-office address is	Le happo interest in	said case and S. not concerned
in its prosecution.	76m	rrison X It as drown
Bobert My Halliants sign by mark, two witnesses who can wr	2 clour ite sign here.	mark, [Signature of Affiants.]

EPRODUCED AT THE NATIONAL ARCHIVES		1 2	
STATE OF	, County of	Grandford	, , SS
Sworn to and subscribed before me this d.	iy by the above-name	ed affiant, and I certif	y that I read said
affidavit to said affiant, including the words			
rhe words			added
and acquainted with its contents	beforeer	xecuted the same. I fi	orther certify that
I am in nowise interested in said case, nor am I c	concerned in its prose	cution; and that said aff	iant
personally known to me and that. is	credible person.	1100	
		[Official signature.]	
		[Official Character.]	Dolog
	Clerk of the C	ounty Court in and for	aforesaid County
and State, do certify that			
the foregoing declaration and affid vit, was at th	te time of so doing		in and
for said County and State. duly commissioned a	nd sworn; that all his	s official acts are entitle	d to full faith and
credit, and that his signature thereunto is genui	기급하는 그 말을 내 위험하고 있는데 없다.		
Witness my hand and seal of o	office, this	day of	, 189
문항 이 경험 등 기업			
$\{\mathbf{r},\mathbf{s},\mathbf{l}\}$			
Note.—This should be sworn to before a OF THE PEACE. If before a JUSTICE	or NOTAXI, men	ODDIETT OF T	IC, or JUSTICE TY COURT must
add his cert ficate of character hereon, and not o	on a separate slip of p	aper.	
			σ̂ ∛ I
	3		<b>11</b> , t, AN
			WEEN imant, INDIAN
DITIONAR EVIDEN  CLAIM OF  CLAIM OF  CLAIM OF  AND SHIDAVIT OF	12 / R		
NO. 4990 IONAR EVID OLAIM OF  OLAIM OLAIM OLAIM OF  OLAI	132	n The	
	1/2/1/2	68/	FILED FILED SY. for ESS.
IONAC CLAIL CLAIL AFFIDA	9 0	WAL OF	ALTORNES  CENNES
	X 1 3	trains!	MES Attor
D D D			AAN VIN

- R Delinois Crawford County 3 A Hun A. C. Black Washington 2.6 In the matter sheatin In pensin Harrison V. Walde Prival- 60 (2 149 R Indiana Valent Infantry wan of 1861 Jun Politioner repulled In again opened an be fremetted to submit he head appoints. Crowford bo Olain- that his p adders is theatharth Court and - state rigor Wala Spaller A. B. Millen Anboundel and admirational day of Ayeurt at Homas & One

REPRODUCED AT THE NATIONAL ARCHIVE

Clarina

	GENERAL AFFIDAVIT.
	State of Elicois, Country of Constrol, 55.
	In the matter of Harrisons 9. Wal Drawfa
	In the matter of vv arabic straining and str
	ON THIS 2 7th day of A D. 18 0, personally appeared before me, a
	notary Public in and for the aforesaid County, duly authorized to administer oaths,
	Thurson J. Wall roofe age 45 years, a resident of the earthwells
"ER	in the County of Craceford and State of Ellinois
INI	well known to me to be reputable and entitled to credit, and who, being duly sworn, declares in relation to aforesaid case as follows:  [Note.—Affiants should state how they gain a knowledge of the facts to which they testify.]
H	[Note.—Affiants should state how they gain a knowledge of the facts to which they testify.]
H.	That We applied for pension on the Following Disa-
$H_{c}$	First. Result of Measles Effecting - Lungs . Throat & Eyes.
SEI	also effecting Righ Ear in Defection hearing.
Jo	Decond Result of Vaccination Effecting Arm-shouldes-
ţo,	First. Result of Measles Effecting - Lungs - Throat & Eyes.  also effecting Righ Ear in Defection hearing.  Decond Result of Vaccination Effecting 4rm - shouldes -  Wo Speting Brust.
rect	
di	Lantracted measles at Mashville Linn - on or about The
nce	14th might of march 1865 - In The Field Hearfital for Zurrals
vide	at nashville Fann, There to Necatur Ma- in Hospital muchle for
10 2	duly until about 1 th pine.
, al	A resident of the second of th
Return	wis very mean reovered from said Vaccenations - when I
Rei	was ortailed to assist in handling some Bailed Hoay when
	Twas hushow she Tim Vaccenated by Bale of Stay falling on
	arm - It show groung me great deal of Brownedles and de fact
	The am has never neovers, Cant give want date.
	Result of Vaccenations & accedent with Heary effecting shoulder all  Minist and germal orbitaly the file
	Had Post Office address is Separated St. Separate St. Sep
	J. J. Masedon
	ms. mareon Hearison J. Wald och.
	The same of the sa

mark.

including the words		- Cappatabasan			erased, and the words
and acquainted strin	with its contents before	ore Hz	executed the s	same I further co	added attify that I am in no wise
					sonally known to me, and
that loe is a					
[L. 8.]			no M	Mared	02(2-
			2/	[Official Signat	ure.]
		_		[Official Charac	ter.]
					and for aforesaid County
	화로 발표를 불었다. 함께 200일 나타이다.				th signed his name to the
foregoing declaration and					뭐래!!!!!!!!!!!!!!!!!!!!!!!!!!!!!!
for said County and Sta		nd sworn; that all	his official acts	are entitled to fi	ill faith and credit, and
that his signature thereto	is genuine.  hand and seal of office, t	bla			
	nand and sear of ones,		usy of		
그리다 하는 그 그 사람들이 없다.					
[L. 8.]		Clerk of th	ne.		
Note.—This should	be sworn to before a	CLERK OF COUR	T. NOTARY P	URLIC or JUST	ICE OF THE PEACE
	NOTARY then CLERK	CLERK OF COUR	T, NOTARY P	URLIC or JUST	ICE OF THE PEACE
Note.—This should if before a JUSTICE or	NOTARY then CLERK	CLERK OF COUR	T, NOTARY P	URLIC or JUST	ICE OF THE PEACE
NOTE.—This should if before a JUSTICE or said JUSTICE or NOTAL	NOTARY then CLERK	CLERK OF COUR	T, NOTARY P	URLIC or JUST	ICE OF THE PEACE
NOTE.—This should if before a JUSTICE or said JUSTICE or NOTAL	NOTARY then CLERK	CLERK OF COUR	T, NOTARY P	URLIC or JUST	ICE OF THE PEACE
NOTE.—This should if before a JUSTICE or said JUSTICE or NOTAL	NOTARY then CLERK	CLERK OF COUR	T, NOTARY P	URLIC or JUST	ICE OF THE PEACE
NOTE.—This should if before a JUSTICE or said JUSTICE or NOTAL	NOTARY then CLERK	CLERK OF COUR OF COUNTY CO E on file in Pension	T, NOTARY P	URLIC or JUST	ICE OF THE PEACE. character hereon, unless
NOTE.—This should if before a JUSTICE or said JUSTICE or NOTAL	NOTARY then CLERK RY has his CERTIFICAT	CLERK OF COUR	T, NOTARY P	UBLIC, or JUST his certificate of	ICE OF THE PEACE. character hereon, unless
NOTE.—This should if before a JUSTICE or said JUSTICE or NOTAL	NOTARY then CLERK RY has his CERTIFICAT	CLERK OF COURTY CO To on file in Pension	T, NOTARY P	UBLIC, or JUST his certificate of	ICE OF THE PEACE. character hereon, unless
NOTE.—This should if before a JUSTICE or said JUSTICE or NOTAL	NOTARY then CLERK RY has his CERTIFICAT	CLERK OF COURTY CO To on file in Pension	T, NOTARY P URT must add Department.	UBLIC, or JUST his certificate of	ICE OF THE PEACE. character hereon, unless
NOTE.—This should if before a JUSTICE or said JUSTICE or NOTAL	NOTARY then CLERK RY has his CERTIFICAT	CLERK OF COURTY CO To on file in Pension	T, NOTARY P URT must add Department.	UBLIC, or JUST his certificate of	ICE OF THE PEACE. character hereon, unless
NOTE.—This should if before a JUSTICE or said JUSTICE or NOTAL	NOTARY then CLERK RY has his CERTIFICAT	CLERK OF COURTY CO To on file in Pension	T, NOTARY P URT must add Department.	UBLIC, or JUST his certificate of	ICE OF THE PEACE. character hereon, unless
NOTE.—This should if before a JUSTICE or said JUSTICE or NOTAL	NOTARY then CLERK RY has his CERTIFICAT	CLERK OF COURTY CO To on file in Pension	T, NOTARY P	URLIC or JUST	ICE OF THE PEACE. character hereon, unless

## Mar Department,

ADJUTANT GENERAL'S OFFICE,

Washington, Dec. Dig , 1883.

	Respectfully returned to the Commissioner of Pensions.
	Haldroup , a Com of Company A ,
	149 Regiment Andiana Volunteers, was enrolled on the
	20 day of Jant , 1865, at Terre Hante for 1 Gent,
	and is reported: on solls from ensollment to Aug = 31.1865 present.
	Mustered out of Service with Comple
	Sept 27. 1865. Return for March 1865.
resto	does not report absout enlisted men by annua.
	Co. Morning Reports Moch 15.15 show him: = "Seut to Hospital at Kashville, Jenn."
<i>J.</i> 0 .	"Seut to Hospital at Kashville, Jenn "
	Mech 27 1.5 Returned from Harsfutal at
	. 7000700
	No evidence of alleged disabilities! -
	Cause for which sent to Hospital not stated.
Ab.	Regimental Bosfutal record and on
4	Cause for which sent to Hospital not stated. Regimental Hospital receives and on file. —
B .	
	- Anish
• • • • • • • • • • • • • • • • • • •	Ill Bach
	7 Assistant Adjutant General. (2.)
	1 2

le		A C
1	) 1887 ( ) 1807	
	100 00 V	
No.	S. C	

E. J.C. (3-060.)  West division. 1613
Hepartment of the Interior,
Prespectfully requested of the ADJUTANT
GENERAL U.S. A. a report of service and dis-
ability in the case No. 499.095, of
Harrison P. Waldroft,
Pvt. A"149" Ind. Vols.
Disabled by enfection of skin,
from measles at Nashville
Tenn March 14. 1865
Discharged S. Sp. 27, 1865;
<u> </u>
Manne A
CHILL SUM
Commissioner.
Anna and an analysis of the second se

No. 277, 347

#### WAR DEPARTMENT,

## Surgeon General's Office,

RECORD AND PENSION DIVISION,

IR:  I have the honor to return  Laim No. 499.095		equest for e	a report of	hospital tree	atment ir
is Office, viz: that Mis G	Jarrison - Wale ushville, Bern	drop O. O.	2, 149° Ou	J. Pufty.	lvas ad
cturned to duty Man. My records of Du		ring en the	is signing	and mone	of the
eguient on filo					and the second s
				all the second s	
			and the second s		
		e de la companya del companya de la companya del companya de la co	water the same of		
	· months and market	And the second s			
	And the second s				
	more than the second se				and the second s
- Andrewsky and the second sec		- 			
<i>f</i>					······································
y order of the Surgeon Genero	al:		13	J. Jo	he
the			Assistant S	urgeon, V. S	. Army.

No. 277, 347

WAR DEPART

Wester EDG

(INVALID.)

(3-062.)

## Department of the Interior,

PENSION OFFICE,

	Nov.19, 1883.
Su:	
Please furnish this Office a report of hospital tre	eatment in the Claim
92 499.095 of Harrison P. Wal	uroh late a
Pet & A"149" Part Vola	Som
Please furnish this Office a report of hospital tre No. 499.095, of Harrison P. Wal Dut. Co. A'149" Ind. You	, feom
ine data amen telah	et andre en trentalistica in til til til 1865 i de la
1. Disability from Insuprior of New	, from messes
1. Disability from exuption of skin at Nashville Jenn March 14. 1465	
	***************************************
2. Treatment, as follows: Field Hosft	Noshville Tem
2. Treatment, as follows: Field Hosft.	
	41'0.1
3. The Adjutant General's report shows: No	M. Jules.
4. Discharged Sep. 27, 1865;	
Very respectfully,	
(O) nelle	()
	Lung
071 CO 00 101 CO 01	Commissioner.
The Surgeon General W. S. A.	The second secon
{10,399—75,000.	

