

GENERAL AFFIDAVIT.

State of MARYLAND., County of BALTIMORE., SS :

IN THE MATTER OF Claim for Pension of Isaac Johnson
late of Co. D. 7th Regt U.S. C. Inf

ON THIS 10th day of April, A. D., 1895, personally appeared before me, a
Justice of the Peace. in and for the aforesaid County, duly authorized to administer oaths,

Isaac Johnson aged 34 years, a resident of BALTIMORE
in the County of BALTIMORE and State of MARYLAND.

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

I hereby certify that I Contracted the Rheumatism while I was in the army and was about to be sent to the Hospital while we were in the State of Texas but got relieved and went with my Regiment to New Orleans and there I got better and Continued with the Regiment and I further Certify that for the past twenty years I have been Confined to my bed at different times and not able to do anything and my eyesight has been failing me ever since I left army and for three years past I have not been able to do any manual labor whatever on account of eyesight as also my Rheumatism and I further declare that my affliction is not the Result of vicious habits

That the above testimony was all written in my presence by from my oral statements then made by Justice John L. Bransby on the above written at Baltimore City and that in making the same I did not use and was not aided or prompted by any written or printed statement or recital prepared or dictated by any other person and not attached as an exhibit to my testimony

My Post Office address is 615 Enoch Street

~~prosecution~~ further declare that no interest in said case and not concerned in its

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

[Signature of Affiant.]

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Instructions—Read Carefully.
Under the order of the Commissioner of Pensions number 229 in the preparation of testimony in support of claims in pension cases, all statements affecting the particular case and not merely formal, must be written or prepared to be type-written, in the presence of the witness, and from his oral declarations then made to the person who then reduces the testimony to writing or then prepares the same to be type-written. And such testimony must embody a statement by the witness that such testimony was all written or prepared for type-writing (as the case may be) in his presence, and only from his oral statements then made; stating also the time, place, and person, when, where and to whom he made such oral statements, and that in making the same he did not use, and was not aided or prompted by any written or printed statement or recital, prepared or dictated by any other person; and not attached as an exhibit to his testimony