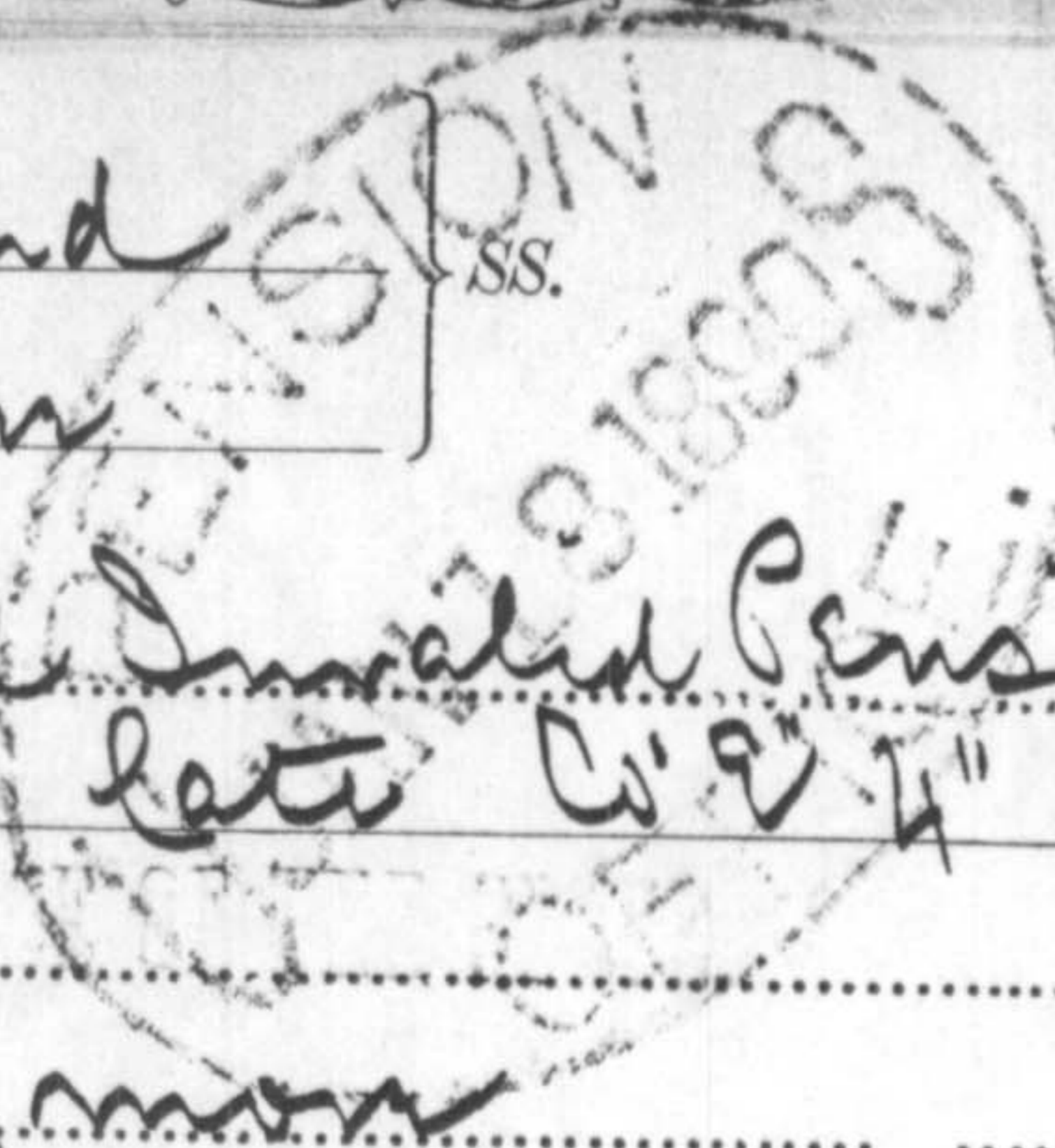


GENERAL AFFIDAVIT.

State of Maryland
County of Baltimore



In the matter of Original Invalid Pension Claim No. 722,401
of Noah Jackson, late Co "E" 4th Regt U.S.C. Troops

Personally came before me, Charles Deyman in and for aforesaid County
and State, aged 49 years

and 825 Shuter Street, aged years
citizen of the Town of Baltimore, County of Baltimore, State of
Post Office Address.

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

I was a private in Co "E" 4th Regt U.S.C. Troops, know the Claimant personally. We and I being raised in Du Chesne County Ind. and prior to his enlistment was a sound and healthy young man, and while we were encamped near Fortrose Monroe Va. in the early part of 1865 the Claimant complained of rheumatic pains in his limbs.

And while we were encamped at Fort Lincoln near Washington D.C. either in the month of December 1865 or January 1866 the said Jackson had a stroke of paralysis. The right side of his face and body, was drawn and pinched looking. I saw him in that condition in the Company Quarters, he was afterward sent to Fort Snemon Hospital near Washington D.C.

I have seen the Claimant at frequent intervals since our discharge in 1865 to date 1890, and do know that a number of times he has been confined to his bed on account of rheumatism and the paralysis. I have visited him when so confined the dates and number of times I do not remember yet I know the above facts from my own personal knowledge and intimate acquaintance with the Claimant and do know that he still suffers from the above mentioned disease his body and face on the right side is still drawn and I do know that he is unable to perform any manual labor

I further declare that I have no interest in said case, and am not concerned in its prosecution.

Frank delBergin
2

Signature of Affiants. Charles Deyman

NOTE.—In the execution of papers and evidence, whenever a person or witness signs by mark (+), two persons who can write must attest the signature by signing their names opposite.
The official before whom papers are executed is not a competent witness to a mark.