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dupl

Personally came before me, a _____ in and for aforesaid County
and State, _____, aged _____ years
and _____, aged _____ years
citizen of the Town of _____, County of _____, State of _____
Post-Office address.

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

posur and bying out in all kinds of weather the
the Claimant was at his enlistment free from
any disease whatever. The Claimant was treated
in the Regimental Hospital Peterburg Va for some
time for said diseases and injury as herem
mentioned, he was then sent to Pitt Point for
treatment and from reports the Claimant was treat
there for some time, and we also heard that
he was sent from there to Grace Church Hospita
Va, that from the time the claimant was sent to th
Hospital as aforesaid we did not see him again
until he rejoined his regiment & Company at Newbr.
N. C. he was still complaining and very much change
haggard and emaciated looking, suffering with
Rheumatism, injury to left side which he stated to us
that it pained him internally, complained to us of
stomach trouble, Heart trouble, and was very nervous
in fact he was completly broken down, and suffered
severely, and on several occasions he was excused
from dut, and seemed to us that he was getting worse
that at his discharge at Fort Federal Hill Dec 1865
he was still complaining and suffering very much
with said diseases and injury as herem mentioned
these facts are obtained by seeing him daily durin
Army service, that since his discharge to the
present date 1890 We have seen the Claimant

We further declare that We have no interest in said case, and are not con-
cerned in its prosecution.

1 George Meier Daniel Blake
2 William G. Gibson } Albert Snowden
Signature of Affiants

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.