



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

1 M. S. Hunt  
2 Meyers Welfelder

William Earl  
Mark  
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.

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

all corrections and erasures made upon signing  
Witness my hand and official seal this 14 day of May 1891

Sign here Stephen S. Clarke J.P.

ADD SEAL HERE.

Write an affidavit just as you would write a letter, stating all the facts, circumstances, dates and places as near as you can remember, and if of your own personal knowledge and observation, and state how you know what you say to be true.

No. GENERAL AFFIDAVIT.

CASE OF

Mary F. Boulden  
vs  
Meyers Welfelder  
Do. Co. of 19th U.S.C.

FOR

Widow's Pension  
Act June 27/1890

AFFIDAVIT OF

Wm Earl

FILED BY

G. W. F. Vermaire  
108 St. Paul St  
Baltimore Md

Printed and Sold by W. H. MOORE & CO., Box 696, Washington, D. C.