

..... further declare that..... no interest in said claim, and..... not concerned in its prosecution.

If either Affiant signs by X mark, two persons who write their names MUST sign here as witnesses thereto.

1. *Geo. H. Corrick*  
(Name of one witness to X mark)  
2. \_\_\_\_\_  
(Name of other witness to X mark)

Affiant or of } *Richard X Dutton*  
each Affiant. } *Mark*

Sworn to and subscribed before me, this *16* day of *January* 189*9* at *Baltimore* in the County *Maryland* State of *Maryland*

..... and I hereby certify that the contents of the foregoing affidavit were fully made known and explained to the affiant before swearing thereto, including the words

(If any words have been erased in the affidavit, enter them here)

..... erased and the words

(If any words have been added in place of any erased, enter them here)

added: that the affiant *is* to me well known and *is a respectable and credible person*; and (Is or are) (Is or are) (Here state whether respectable and credible)

I fully certify that I have no interest, direct or indirect, in the prosecution of this claim.

*William F. Cook*  
(Name of Officer before Whom executed)

Justice of the Peace.

(State whether Justice, Notary, Clerk or Deputy Clerk)

[ L. S. ]

The Officer before whom this Affidavit is Executed must note in His Certificate all Erasures and Interlineations, as indicated above.

NOTE.— This paper may be executed before any officer authorized to administer oaths for general purposes. Certificate of Clerk of Court need not be attached; but will be procured when called for by the department. In numerous instances the official character of the Notary or Magistrate is already officially known at the department.

9-2-98. 10M.

*CIT No. 6662A.*

CASE OF

*Richard Dutton*

*B 4 11 1899*

FOR ACT OF JULY 14, 1862.

AFFIDAVIT OF

RECEIVED  
JAN 23 1899  
SOUTH DIV.

FILED BY

Milo B. Stevens & Co.,

SOLICITORS OF CLAIMS AND PATENTS.