

*NOTE.—The official administering the oath must certify IN HIS OWN HAND-WRITING that the witness is respectable and credible, and that this affidavit was read over and its contents explained to him before he executed the same.

Sworn to and subscribed before me this day by the above-named affiant. I am not interested in this claim or concerned in its prosecution.*

Witness my hand and seal, this 26th day of July 1906
Wm. S. [Signature]
Official signature
Notary Public
Official title

[SEAL.]

NOTES.

1. This may be sworn to before any officer authorized to administer oaths. If before an officer having no seal, then a Clerk of Court *must add his certificate of official character in the form below, and not on a separate slip of paper*. But if this affidavit is to be used in a pension case and the officer has already filed a certificate in the PENSION OFFICE FOR GENERAL REFERENCE, no further certificate is necessary.
2. If sworn to before a Deputy Clerk of Court, he must sign as deputy, and not for or in the name of the Clerk, if so authorized by law.
3. Every witness should write his name, no matter how poorly he may write it, or how long it may take him to do it. But if the witness signs by X mark, the officer administering the oath should first carefully read and explain the affidavit, and satisfy himself that its contents are understood, and add the following additional certificate in *writing*: "I further certify that I carefully explained the affidavit to witness before execution, and am satisfied from examination that he fully understood the same." The printed certificate to that effect is not sufficient when witness signs by X mark.
4. If the officer administering the oath has known witness for a number of years, let him state the length of time.
5. If the witness is testifying as a minister of religion or medical man, stating the facts coming professionally under his observation, the officer administering the oath must certify to his professional character and standing in the community in which he is pursuing his profession.
6. The official administering the oath must certify in his own hand-writing that the witness is respectable and credible, and that this affidavit was read over and its contents explained to him before he executed the same.

I, _____, Clerk of the _____ Court in and for the aforesaid County and State, do certify that _____ Esq., who hath signed his name to the foregoing affidavit, was, at the time of so doing, a _____ in and for said County and State, duly commissioned and sworn; that all his official acts are entitled to full faith and credit; and that his signature thereto is genuine.

Witness my hand and seal of office, this _____ day of _____ 190_____

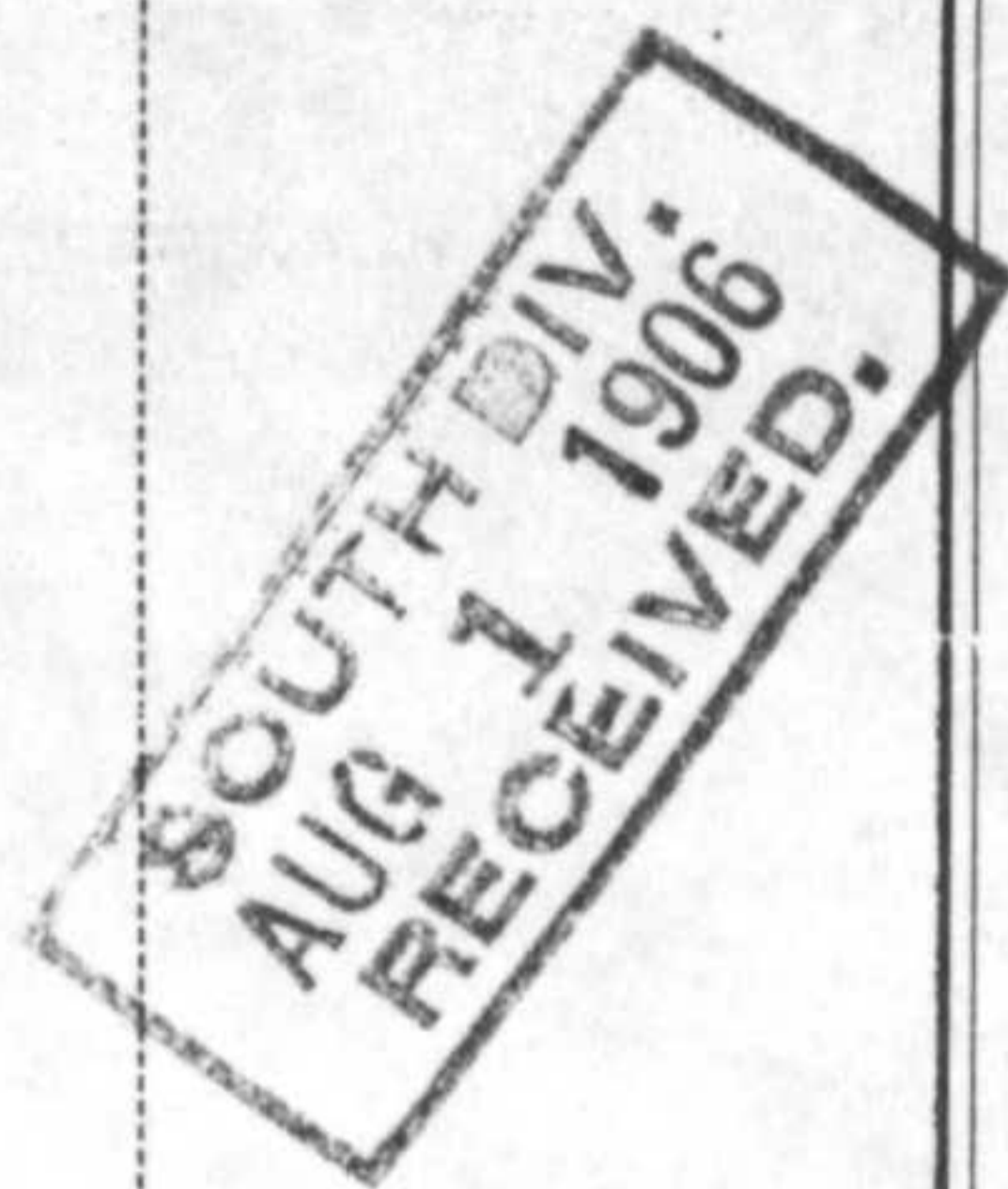
[SEAL]

Clerk of the _____ Court.

B
Repley
CLAIM OF
Daniel Brick
D 30 U.S.C.P.

FOR

463726
Aff. No.
AFFIDAVIT OF



FILED BY

CHARLES & WILLIAM B. KING,
Attorneys for Claimant.
No. 728 Seventeenth Street,
WASHINGTON, D. C.