THE	NATIONAL	ARCHIVES
D	EPENDENT'S	ORIGINAL

No. 552.636

APPLICANT: Drager Larnauce

Widow or

CAN NO .: 7.14

BUNDLE NO .:_ _

[3-218.] Willsford Ex'r. Acts of July 14, 1862, and March 3, 1873. Conset servede, Hager Larmance ALA. Miss. Died at LA. TEX. other claim. Ky. TENN. Mo. ARK. Clerk. Application filed: June 14, 1892 D. C. U.S.C.T. Attorney: (5245-10,000.)

DECLARATION FOR WIDOW'S ARMY PENSION.

STATE OF South Carolina			
COUNTY OF Charles tun			
1 11			
On the December day of the Court for the County and State aforesaid,	188 Devso	nally appeared before me, a Cl	erk of
a resident of County and State aforesaid,	and Pourolin	9 ased #0	
who, being first duly sworn according to law, n			
United States, approved July 14, 1862: That sh			0
who served in the service of the United States as a	1 (14)	1 1 pat Regim	
7. S. C. In faulty Vol., in the war of 186	1. He enlisted at Ree	wille. Frun	
on or about the day of X	, 1865 at-		
While in said service he contracted disability w	hich resulted in death at	Charleston. 2	8.6.
on the 16 day of March,	1874. That she was ma	arried to him on the	7 / "
day of X, 1866, in the Count			
and her name before marriage was Hage	Johnson	. That she Lan rema	rried
since his death, That at the date of his death he	teft children under the ag	se of sixteen years, whose names	s-and
ages are as follows, viz:			
9 21:11		Lay of1	
		ay of1	The second second
		lay of1	
		lay of	
That the above are the only legitimate children of			
sixteen years. That she has remarried			
said husband left no child or children by any p			
abetted the rebellion in the United States. She and lawful attorney, without revocation, to prose		ALD, of Indianapolis, Ind he	r true.
She requests her pension be paid at the nearest			
Her P. O. is Charleston County	ofCharlesto	u State of & Paro	ling
	20	Rev 10	
ml = 6.	Signature of Claimant & Oa	ger X Larnan	cer
Signatures of two 2. Nowar & V meen witnesses. 2 Nancy Follins		-maci (
witnesses. (2 Nancy Follins			
Also, personally came of any Me	elin and De	erah Daly	•
of Charles few Country of Bl		te of Soul hasher	who
being duly sworn, declare, each for he self,	7/		ce
who signed the foregoing Application for Pension Manago; we believe her sta		11 11 11 1	
this claim, either direct or indirect.	ements to be true; that they	for either of them have no inter	est in
	12 Mars	wy Follins.	
Signatures o	Identifying Witnesses	Ther A	
When signed by (DAYN (MA) ()) and seem?	$(\gamma \varphi a)$	ran X alley	
When signed by mark, two persons must sign as with nesses to mark.			
			06.5
Sworn to, acknowledged and subscribed before a. d I hereby certify that the contents of the for			1
mude known to each of them before administering	g the oath, and that I have	no interest, direct or indirect. i	n the
prosecution of this claim.	2/1/10	ALFRA.	11
[sext[AI]	Official Signature 2. 11	July Way	
	and the same of th	1 1/ 1/	

ager damance my pension. widow in troight or array a shout remarian to present this stain for pension.

Decl, Q12, En. 4-29-65 Q.12, Dis. 4-23-66 Q, 12, Prior, Sec, Sole " Prior ap. Death, 3-16-74= Mariage Prior, Sold Re. " 4-1-80= Divoiew Identity Children, none =

together with the names of commanding officers and dates of enlistment and discharge; also the nature of the duties performed and the correct name under which We enlisted and served.

Very respectfully & Mun

Commissioner.

Jeffrey Elawago. Thidows # 5-52,636. served in Co. Xthat organization of Pensions with search Grunde You. Commissioner request further 40; le. S. O. Suff. red twined to the Je service in married derein the information that soldier Reference-Indiamapolis Sud. Very truly. O. W. Litygenaled Eng. 28/93.

M. 552.636

WAR DEPARTMENT, RECORD AND PENSION DIVISION.

Respectfully returned to the Commissioner of Pensions.

	, 186	, 186
o, Reg't.	was enrolled	., 186
Co.	was er	and -

The medical records show him treated as follows

From., 186..., to..., 186..., he held the rank of

and during that period the rolls show him present except as follows:

Now been John Maingo ba

By authority of the Secretary of War:

Date COMMISSIONER OF PENSIONS.)

Per

Vrite nothing to the left of this line.

(3-060.)

14. F. Ex'r.	department of the Interfor,
No. 552.636	A LIG A
Hager Lamane	BUREAU OF PENSIONS,
Suidow	Washington, D. C., August 1892.
SIR: 9NV It is alleged that Leffren	Mango enlisted Year 1865
and served as a	Mango enlisted 7em, 1865 in Co. F. Reg't W.O. C. Sufy in Co. Reg't
also as a	in Co,Reg't
and was discharged at	·, 18
It is also alleged that while on duty a	at
on or about, 1	8, he was disabled by not obated.
died Mch 16.	1844.
and was treated in hospitals of which the	names, locations, and dates of treatment are as follows:
Please give p	ersonal description
In case of the above-named soldier	the War Department is requested to furnish an official statement of the

In case of the above-named soldier the War Department is requested to furnish an official statement of the enrollment, discharge, and record of service so far as the same may be applicable to the foregoing allegation, together with full medical history. Please give the rank he held at the time he is claimed to have incurred the disability alleged, and if records show that he was not in line of duty during that period, let the fact be stated.

Very respectfully,

Commissioner.

The Officer in Charge of the

Record and Pension Division,

War Department.

Department of the Interior

BUREAU OF PENSIONS,

Commissioner.

(o 6-059)

3142 b-100 m

If Address "The Officer in charge of the Record and Pension Division, War Department, Washington, D. C."

War Department,

Record and Pension Division,

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Washington	CLD	1892,18	Ę
W wortingoon,			•

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Respectfully returned to the Commis-
sioner of Pensions
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with the information that
The many of I flow Many
me name of fraging mana
The name of Juffrey Mana has not been found on the rolls of any & 1 M.S
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the rolls of any too 1 n. S
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J. Sug. 50
(1) 20,
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Ja Y

BY AUTHORITY OF THE SECRETARY OF WAR:

Major and Surgeon, U. S. Army.

Deyartment of the Anterior,

BUREAU OF PENSIONS,

Washington, D. C., Jeb. 6 2, 1895-

Leson and Penoin Office Despectfully returning to the

Mar & shartment Legacot me and additional behat

al this now alleged that Bis Soldier spried in Co It HO MS. C. gry

hee Willahy on moderal history and hereard clear frink please give

enflow All former reports returnled

2,532636

en Hango,

C Address. "Chief of the Record and Pension Office, War Department, Washington, D. C."

Record and Bension Office,

WAR DEPARTMENT.

Respectfully returned to the

Commissioner of Pensions.

was enrolled april 29, 1865, and Mo. 23, 1866, Africa 23, 1866, Africa 23, 1866, And and Lay Mango they not been found on the roll of 60.16, 40 M. 26. Cok, 40 Regt U. J. E. Luf.

From Gul. , 1865; to M.Co. , 1866. he held the rank of Prival

and during that period the rolls show him present hair & Confellerion, Black, Occupation farmen Coyes Rom in millound I.b.

The medical records show him treated as follows.

No record mand.

Mainsonth Colonel, U. S. Army, Chief of Office.

BY AUTHORITY OF THE SECRETARY OF WAR:

Washington, D. C., FEB 25 1895

(COMMISSIONER OF PENSIONS.)

CAR DEPARTMENT

1

Y

Washington, D.C. April 24, Return this letter with your reply Otefening to the above cited claim you are informed that the named Jeffry Manago is not borne on the rolls of any company of the 1.2.8.6. Sufantry. Very respectfully. Olding Commissioner P.H. Fitzgerald. Indianapolis,

CLAIM UNDER GENERALLAW. HON, COMMISSIONER OF PENSIONS. Mid. O. No. 552,636,

NAME OF CLAIMANT,

Mager Larnance Cathril

NAME OF SOLDIER, Jeffry Manago, Co. Z., 40 Reg't U.S.C.J. Vols. INFORMATION DESIRED. Date Mel, 22, 1894, Will you Kindly inform he as to whether or not a further search of the seconds as asked for by me august 28. 1895, disclosed This Soldier's Comet Dervice, + if Do please gin luc Status of Dame at an larly day, Very Verpectfully, P. H. FITZGERALD, INDIANAPOLIS.

M



NOTICE TORESTEAMINANT.

This form of fee contract is prescribed by the Commissioner of Pensions and approved by the Secretary of the Interior July 8, 1884, under the provisions of the Act of Congress approved July 4, 1884, under the provisions of the Act of Congress approved July 4, 1884, under the provisions of the Act of Congress approved July 4, 1884, under the provisions of the Act of Congress approved July 4, 1884, under the provisions of the Act of Congress approved July 4, 1884, under the provisions of the Act of Congress approved July 4, 1884, under the provisions of the Act of Congress approved July 4, 1884, under the provisions of the Act of Congress approved July 4, 1884, under the provisions of the Act of Congress approved July 4, 1884, under the provisions of the Act of Congress approved July 4, 1884, under the provisions of the Act of Congress approved July 4, 1884, under the provisions of the Act of Congress approved July 4, 1884, under the provisions of the Act of Congress approved July 4, 1884, under the provisions of the Act of Congress approved July 4, 1884, under the provisions of the Act of Congress approved July 4, 1884, under the provisions of the Act of Congress approved July 4, 1884, under the Act of Congress approved July 4, 1884, under the Act of Congress approved July 4, 1884, under the Act of Congress approved July 4, 1884, under the Act of Congress approved July 4, 1884, under the Act of Congress approved July 4, 1884, under the Act of Congress approved July 4, 1884, under the Act of Congress approved July 4, 1884, under the Act of Congress approved July 4, 1884, under the Act of Congress approved July 4, 1884, under the Act of Congress approved July 4, 1884, under the Act of Congress approved July 4, 1884, under the Act of Congress approved July 4, 1884, under the Act of Congress approved July 4, 1884, under the Act of Congress approved July 4, 1884, under the Act of Congress approved July 4, 1884, under the Act of Congress approved July 4, 1884, under the Act of Congress approved July 4, 1884, under the

TO BE EXECUTED IN DUPLICATE.

ARTICLES OF AGREEMENT.

and the second section of the s
Whereas, I. Hazer darnance, late widow of Jeffrey Manago late a
Whereas, I. Hager darnance, late widow of Jeffrey Manago late a successber in Company Fof the 1"Regiment of U. S. C. Inft. Volunteers,
securber in Company of the Regiment of A. D. Cuft Volunteers,
war of 1861, having made application for pension under the laws of the United States:
Now this agreement witnesseth, That for and in consideration of services done and to be done in
PII Tet comothe log of sea all of some
the premises, I agree to allow my agents, P. H. Fitzgerals
of Indianapolis, Indiana, the fee of TWENTY-FIVE DOLLARS, which shall include all amounts to
be paid for any services in the furtherance of said claim; and said fee shall not be demanded by
or payable to my said agents, in whole or in part, except in the case of the granting of my pension
by the Commissioner of Pensions; and that the same shall be paid to them in accordance with
the provisions of Sections 4768 and 4769 of the Revised Statutes, U. S. Leer
and un
2. While we may be to the constant of Claiman.
2 Mo 6 mcIntosh alle
2. Naves Follins
State of South Carolina, County of Charleston, ss:
Be it known, That on this, the there and of Defiteueles A.D., 1893, personally
and to some work of protein and or famous description () to to to and a low of the more description
appeared Hager Larnance the above named, who after having
1 1 and some to first in the hearing and presence of the two attesting witnesses the contents
had read over to her in the hearing and presence of the two attesting witnesses the contents
of the foregoing articles of agreement, voluntarily signed and acknowledged the same to be her
free act and deed. [L.S.] [L.S.] [A.S.] [D.S.]
noteing one distance to the first tention of the state of
And now; to-wit, this 7 day of Soft A.D., 188, we accept the
provisions contained in the foregoing articles of agreement, and will to the best of our ability
endeavor faithfully to represent the interest of the claimant in the premises. We hereby certify that
we have received from the Paimant above named the sum of
we have received from the claimant above named the sum of
dollars, and no more; dollars being for fee, and the sum of dol-
lars being for postage and other expenses. And these agreements have been executed in duplicate
without additional cost to claimant, as required by law, in excess of the fee above named, the
said agents making no charge therefor.
Witness our hand the year and day above written.
witness our nand the year and day dobbe written.
(Signature of agents.)
(Signamean agents.)
State of Indiana, Marion County, ss;
Personally came P. H. Litzgerald whom I know to be
the persons they represent themselves to be and who, having signed above acceptance of agreement,
acknowledge the same to be their free act and deed.
[L.S.] Clare
NOTARY PUBLIC
Approved for dollars and payable to
P. H. Litzgerald, of Indianapolis, Ind., the recognized attorneys.
, of Indianapous, Ind., the recognized attorneys.
COMMISSIONER OF PENSIONS.

NOTICE TO CLAIMA

THIS CONTRACT IS PERMISSABLE UNDER THE LAW BUT NOT COMPULSORY.

Read the following copy of the Statute

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled.

SEC. 3. That section 4785 of the Revised Statutes is hereby re-enacted and amended so as to read as follows:

"Sec. 4785. No agent or attorney or other person shall demand or receive any other compensation for his services in prosecuting a claim for pension or bounty land than such as the Commissioner of Pensions shall direct to be paid to him, not exceeding \$25, nor shall such agent, attorney or other person demand or receive such compension, in whole or in part, until such pension or bounty land claim shall be allowed: Provided, That in all claims allowed since June 20, 1878, where it shall appear to the satisfaction of the Commissioner of Pensions that the fee of \$10, or any part thereof, has not been paid, he shall cause the same to be deducted from the pension, and the pension agent to pay the same to the recognized attorney.'

That section 4786 of the Revised Statutes is hereby amended so as to read as follows:

"Sec. 4786. The agent or attorney of record in the prosecution of the case may cause to be filed with the Commissioner of Pensions duplicate articles of agreement without additional cost to claimant, setting forth the fee agreed upon by the parties, which agreement shall be executed in the presence of and certified by some officer competent to administer oaths. In all cases where application is made for pension or bounty land, and no agreement is filed with the Commissioner, as herein provided, the fee shall be \$10 and no more. And such articles of agreement as may hereafter be filed with the Commissioner of Pensions are not authorized, nor will they be recognized, except in claims for original pensions, claims for increase of pension on account of a new disability, in claims for restoration where a pensioner's name has been or may hereafter be dropped from the pension-rolls on testimony taken by a special examiner, showing that disability or cause of death, on account of which the pension was allowed, did not originate in the line of duty, and in case of dependent relatives whose names have been or may hereafter be dropped from the rolls on like testimony, upon the ground of non-dependence, and in such other cases of difficulty and trouble as the Commissioner of Pensions may see fit to recognize them: Provided, That no greater fee than \$10 shall be demanded, received or allowed in any claim for pension or bounty-land granted by special act of Congress, nor in any claim for increase of pension on account of the increase of disability for which the pension has been allowed: And further provided, That no fee shall be demanded, received or allowed in any claim for arrears of pension of a rearrange of increase of pension allowed by any Act of Congress passed subsequent to the date of the allowance of the original claims in which such arrears of pension or of increase of pension may be allowed.

And if in the adjudication of any claim for pension in which such articles of agreement have

been or may hereafter be filed it shall appear that claimant had, prior to the execution thereof, paid to the attorney any sum for his services in such claim, and the amount so paid is not stipulated therein, then every such claim shall be adjuicated in the same manner as though no articles of agreement had been filed, deducting from the fee of \$10 allowed by law such sum as claimant shall show

that he has paid to his said attorney."

"Any agent or attorney or other person instrumental in prosecuting any claim for pension or bounty-land who shall directly or indirectly contract for, demand or receive, or retain any greater compensation for his services or instrumentality in prosecuting a claim for pension or bounty-land than is herein provided, or for payment thereof at any other time or in any other manner than is herein provided, or who shall wrongfully withhold from a pensioner or claimant, the whole or any part of the pension or claim allowed and due such pensioner or claimant, or the land warrant issued to any such claimant, shall be deemed guilty of a misdemeanor, and upon conviction thereof shall for every such offense be fined not exceeding \$500, or imprisoned at hard labor not exceeding two years, or both, in the discretion of the court.'

APPROVED JULY 4, 1884.



NOTICE TORESTAINANT.

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TO BE EXECUTED IN DUPLICATE.

ARTICLES OF AGREEMENT.

Of Commission of the Commissio
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and the second of the second o
member in Company Fof the Regiment of U.S. C. Fuft. Volunteers,
war of 1861, having made application for pension under the laws of the United States:
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by the Commissioner of Pensions; and that the same shall be paid to them in accordance with
the provisions of Sections 4768 and 4769 of the Revised Statutes, U. S.
person of normal of the distribute of name for restoration where a pensioner stand has been
0 1) 1 1 100000 A dillocaste
2. Melene De Clamant.)
The Commission of the Contract
2. Nancy Follows (P. O. Address.)
State of South Carolicia, County of Charlestons:
Be it known, That on this, the third day of September 1.D., 1892, personally
appeared Hager Lance the above named, who after having
SERIET OF THE REPORT OF THE PROPERTY OF THE PR
had read over to Mez in the hearing and presence of the two attesting witnesses the contents
of the foregoing articles of agreement, voluntarily signed and acknowledged the same to be
free act and deed.
Official Signature.
To the court of the state almost A open day be a contract for dominal of states of the CAR A SAR SAR SAR SAR SAR SAR SAR SAR SAR
And now, to-wit, this day of Sept. A.D., 1887, we accept the
provisions contained in the foregoing articles of agreement, and will to the best of our ability
endeavor faithfully to represent the interest of the claimant in the premises. We hereby certify that
exery such offing the fined not exceeding \$500. a mind-such at band before not excellent of the second state of the second secon
we have received from the claimant above named the sum of
dollars, and no more; Mollars being for fee, and the sum of dol-
lars being for postage and other expenses. And these agreements have been executed in duplicate
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without additional cost to claimant, as required by law, in excess of the fee above named, the said agents making no charge therefor.
without additional cost to claimant, as required by law, in excess of the fee above named, the said agents making no charge therefor. Witness our hand the year and day above written. (Signature of agents.)
without additional cost to claimant, as required by law, in excess of the fee above named, the said agents making no charge therefor. Witness our hand the year and day above written. State of Indiana, Marion County, 88
without additional cost to claimant, as required by law, in excess of the fee above named, the said agents making no charge therefor. Witness our hand the year and day above written. State of Indiana, Marion County, 85. Personally came whom I know to be
without additional cost to claimant, as required by law, in excess of the fee above named, the said agents making no charge therefor. Witness our hand the year and day above written. State of Indiana, Marion County, 85. Personally came whom I know to be the persons they represent themselves to be and who, having signed above acceptance of agreement,
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APPROVED JULY 4, 1884.

Midoux Olaim.

Midoux Claim.

Reg't.

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My S. Col M. Vols.

N. S. Col M. Vols.

P. H. FITZGERALD,
INDIANAPOLIS. IND.

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