William and Susannah Tabor
Revolutionary War Pension Papers

Part 2: pages 34 – 71
(part 1 = pages 1 – 33)

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REGULATIONS UNDER THE ACT OF JUNE 7, 1852.

The following regulations have been adopted:

This law has been enacted to extend, as well to the line, as to every branch of the Staff of the Army, and to include under the terms "Continental Line," "State troops," "militia," and "volunteers," all persons enlisted, drafted, or who volunteered and who were bound to military service, but not those who were occasionally employed with the army upon civil contracts, such as Clerks to Commissionaries and to Store Keepers, &c., Teamsters, Beaters, &c. Persons who were served on board of private armed vessels are also excluded from the benefit of the law, as well as persons who turned out as patrols, or were engaged in guarding particular places at night, and were not recognized as being in actual military service.

Four general classes of cases are embraced in this law:

1. The Regular Troops.
2. The State Troops, Militia, and Volunteers.
3. Persons employed in the Naval Service.
4. Indian Service.

As rolls of the regular troops in the Revolutionary War exist in this Department, all persons claiming the benefit of this law as officers, non-commissioned officers, musicians or privates, will, in the first instance, make application by transmitting the following declaration, which will be made before a Court of Record of the County where such applicant resides. And every Court having by law a seal and Clerk is considered a Court of Record.

DECLARATION,

In order to obtain the benefit of the Act of Congress of the 7th of June, 1852.

State, Territory, or District of

County of

On this day of personally appeared (a) before

A. B. a resident (b) of

the county of

and State, Territory or District of

aged (c) years, who being first duly sworn, according to law, doth on oath make the following declaration, in order to obtain the benefit of the provision made by the Act of Congress, passed June 7th, 1852. That he enlisted in the Army of the United States in the year (d) with (e) regiment of the line, under the following named officers:

[Here set forth the names and rank of the Field and Company Officers; the time he left the service, (and if he served under more than one term of enlistment, he must specify the particular period, and rank and name of his officers; the town or county and State in which he resided when he entered the service; the battles, if any, in which he was engaged, and the infantry or cavalry to which he belonged.)

This form is to be raised so as to apply to the cases of officers and persons who belonged to the militia, volunteers, army, &c.]

He hereby relinquishes every claim (f) whatever to a pension or an annuity, except the present, and he declares that his name is not on the Pension Roll of any Agency in any State, or (if any) only on that of the Agency in the State of

Sworn to and subscribed the day and year aforesaid.

A. B.

[And then will follow the certificate of the Court.]

And the said Court do hereby declare their opinion (g) that the above named applicant was a revolutionary soldier, and served as he states.

I, (h) of the Court of

hereby certify (i) that the foregoing contains the original proceedings of the said Court in the matter of the application of

for a pension.

In testimony whereof, I have hereunto set my hand and seal of office (j) this day of

If, on examination of the proper record, the names of applicants, making such declaration, cannot be found, they shall produce such proof as the rules of evidence require (k) points out.

Every applicant who claims a pension by virtue of service in the State Troops, Volunteers or Militia, except those who belonged to the New Hampshire Militia and State Troops of Virginia, will make and subscribe a declaration similar to the foregoing, with the following additions, viz.:

(a) W. A. B., a clergyman, residing in the hereby certify, that we are well acquainted with (i) of the same county, who has subscribed and sworn to the above declaration; that we believe him to be a clergyman, resident in the neighborhood where he resides, to have been a soldier of the Revolution, and that we concur in that opinion.

Sworn and subscribed the days and year aforesaid.

[And then will follow the certificate of the Court.]

And the Court do hereby declare their opinion, after the investigation of the matter, and after putting the interrogatories prescribed by the War Department, that the above named applicant was a Revolutionary Soldier, and served as he states. And the Court further certify that it appears from these that A. B. has signed the preceding certificate is a clergyman, resident in the place and is a credible person, and that their statement is entitled to credit.

I, (k) Clerk of the Court of

hereby certify that the foregoing contains the original proceedings of the said Court, in the matter of the application for a pension.

In testimony whereof, I have hereunto set my hand and seal of office, the day of

Every applicant will produce the best proof in his power. This is the original discharge or commission; but if neither of those can be obtained, the party will so state under oath, and will then procure, if possible, the testimony of at least one credible witness, stating in detail his personal knowledge of the services of the applicant, and such circumstances connected therewith, as may have a tendency to throw light upon the transaction.

If such surviving witness cannot be found, the applicant will state in his declaration, if he will also, whether he produce such evidence or not, proceed to relate all the material facts, which can be useful in the investigation of his claim, and in the comparison of his narrative with the events of the period of his
alleged service, as they are known at the Department. A full account of the services of each person will be indispensable to a favorable action upon his case. The facts stated will afford one of the principal means of corroborating the declaration of the applicant, if true, or of detecting the imposition, if one be attempted; and unless, therefore, these are amply and clearly set forth, no favorable decision can be expected. All applicants will appear before some Court of Record in the County in which they reside, and there subscribe and be sworn to, one of the declarations above provided, according to the nature of his case.

The Court will propose the following (as) interrogatories to all applicants for a pension, on account of service in the Militia, State troops, or Volunteers, except the Militia of New Hampshire and the State troops of Virginia.

1. Where and in what year were you born?
2. Have you any record of your age, and if so, where is it?
3. Where were you living when called into service, if you have lived since the Revolutionary war, and where do you now live?
4. How were you called into service; were you drafted, did you volunteer, or were you a substitute?
5. State the names of some of the Regular Officers, where with the troops, where served, such Continental and Militia Regiments as you can recall, and the general circumstances of your service.
6. Did you ever receive a discharge from the service, and if so, by whom was it given, and what happened to it?
7. State the names of persons to whom you are known in your present neighborhood, and who can testify to your character for veracity, and the belief of your services as a soldier of the Revolution.

The Court will see that the answers to these questions are embodied in the declaration, and they are requested to annex their opinions of the truth of the statement of the applicant.

The applicant will further produce in Court, if the same can be done, in the opinion of the Court, without too much expense and inconvenience to himself, two respectable persons—one of whom should be the nearest clergyman, if one lives in the immediate vicinity of such applicant, who can testify to his acquaintance with him, that they believe he is of the age he represents, and that he was reported and believed in the neighborhood to have been a Revolutionary soldier, and that they concur in that opinion. If one of these persons is a Clergyman, the Court will accredit, and they will also certify to the character and standing of other persons giving such certificates.

The traditional evidence of service is deemed very important, in the absence of any direct proof, except the declaration of the party. And the Courts are requested to be very particular in the enquiry whether the belief is general, and whether any doubts have ever existed upon the subject.

Applicants unable to appear in Court, by reason of bodily infirmity, may make the declaration before the Court, and submit to the examination, before a Judge or Justice of a Court of Record of the proper county, and the Judge or Justice will execute the duties which the Court is herein requested to perform, and will also certify that the applicant cannot, from bodily infirmity, attend the Court.

Whenever any official act is required to be done by a Judge or Justice of a Court of Record, or by the Judge or Justice of the Peace, the certificate of the Secretary of State or Territory, or of the proper Clerk of the Court of Record, or of the Clerk of County, under his seal of office, will be annexed, stating that such person is a Judge or Justice of a Court of Record, or of the Peace, and that the signature annexed is his genuine signature.

No payments can be made on account of the services of any person, who may have died before the act of the 1st of June, 1832; and in case of death subsequent thereto, and before the declaration herein required is made, the parties interested will transmit such evidence as they can procure, taken and authenticated before a Court of Record, showing the services of the deceased, the period of his death, the opinion of the neighborhood respecting such services, the title of the claimant, and the opinion of the Court upon the whole matter.

[a] The declaration must appear in your Court, under protestation from doing so by reason of bodily infirmity; in which case he must be sworn to the same effect as the express itself.
[b] The declaration must appear in your Court, because the person whose name is in the certificate, in every case, is clearly shown by the certificate, the nature and tenure of the service, and the name of the court, to which he is required to be sworn in, under the conditions of the certificate; the same must be sworn to in the following manner:—The Party must be sworn, that the name of the person whose name is in the certificate, is true and correct; that the person named in the certificate is the same person as the person whose name is in the certificate; that the person whose name is in the certificate is the same person as the person who is required to be sworn to, under the condition of the certificate; that the person whose name is in the certificate is the same person as the person who is required.

Mode of authenticating papers.

In every instance where the certificate of the certifying officer who authenticates the paper is not written on the same sheet of paper which contains the affidavit, or other papers authenticated, the certificate must be attached thereto by a piece of tape or similar matter of the same size as the end of which must pass under the seal of the certifying officer, to prevent the paper from being tampered with in any particular, or from being so altered as to extinguish the character and signature of the certifying officer.

Proof of Service.

[1] In a case where the name of the applicant is not found on the records of the Department, he must prove his service by two credible witnesses, who are required to swear to their knowledge of the time of service, the character, and manner of his service, as well as the regiment, company, and time to which he belong. The narrative to which they subscribe must properly certify to the authenticity of the service, and the authenticity of the service, when signed and authenticated by the certifying officer, must appear in the certificate, in every case.

The signature annexed is his genuine signature.

[b] The statement in the certificate must be annexed to the War Department, with the declaration.
December 29, 1926

Mrs. B. J. Baskin
Cameron, Texas

Madam:

I have to advise you that from the papers in the Revolutionary War pension claim W. 6345 it appears that William Tabor, son of John and Elizabeth Tabor, was born January 4, 1761 in Orange County, North Carolina.

While a resident of Burke County, North Carolina he volunteered in the summer of 1780 and served two weeks as a private in Captain Alexander Irvine’s Company of Light Horse, Colonel Charles McDowell’s North Carolina Regiment.

In the latter part of 1780 he moved with his father from Burke County, North Carolina, to Rutherford County, North Carolina, and about February 1, 1781 was commissioned Ensign in Captain John Anderson’s Company, Colonel Robin Porter’s North Carolina Regiment and served three months, then in the summer of 1781 was commissioned Lieutenant of said Company in the same regiment and served two tours of three months each.

He was allowed pension on his application executed October
16, 1833 while a resident of Bibb County, Alabama, prior to which he had lived in Greenville and Pendleton District, South Carolina, Franklin, Dickson, and Davidson Counties, Tennessee and Shelby County, Alabama. He died June 4, 1844 in Winston County, Mississippi.

Soldier married July 5, 1781 in Rutherford County, North Carolina, Susanna, daughter of George and Mary Tubb, born October 11, 1781. She was allowed pension on her application executed February 1, 1847 while a resident of Winston County, Mississippi. She died January 31, 1852 in that county.

Children of soldier and wife Susannah:

John............. born April 18, 1783.
Susan............. Date not stated.
Mary............. # # # #, married ...... Smith.
William ........... # # # #
Elizabeth...... # # # #
Karen Happy or Caison Happy * April 23, 1795, married ..... Kellum.
Nathan......... * August 3, 1797.
Nancy......... * January 8, 1800.
Melinda......... * April 23, 1803, married Uriah Barry.
Elijah......... * October 26, 1805.

The following children survived their mother, John, William, Nathan, Elijah, Mary Smith, Caison Kellum and Melinda Barry.

Respectfully,

WINFIELD SCOTT
Commissioner.
REVOLUTIONARY WAR RECORDS SECTION

DEPARTMENT OF THE INTERIOR,
BUREAU OF PENSIONS.

Washington, D. C., 192

In reply to your request of ________________________, for the history of
John Taylor, a soldier of the Revolutionary War, the following is taken from the __________ claim for pension.

<table>
<thead>
<tr>
<th>DATES OF ENLISTMENT OR APPOINTMENT</th>
<th>LENGTH OF SERVICE</th>
<th>RANK</th>
<th>OFFICERS UNDER WHOM SERVICE WAS RENDERED</th>
</tr>
</thead>
<tbody>
<tr>
<td>Feb. 1787</td>
<td>3 yrs.</td>
<td>Ensign</td>
<td>John Anderson</td>
</tr>
<tr>
<td>Summer 1787</td>
<td>8 yrs.</td>
<td>Lieut.</td>
<td>Robert Carter</td>
</tr>
</tbody>
</table>

Battles engaged in, None stated.

Residence of soldier at enlistment, Rensselaer Co. N.Y.

Date of application for pension, Oct. 16, 1823.

Residence at date of application, Rensselaer, N.Y.

Age at date of application, 87 yrs.

Remarks: John Taylor, 7th Regt. N.Y. Militia. Married 1st time at age 16 yrs. Served 8 yrs. as a soldier at War.

Mary Ann, wife of John Taylor, age 52 yrs. at War.

Children: John, April 1787; Susan, Mary; Elizabeth, Hannah; William; Mary Jane; Hannah; James; William; Mary; Anna; John; Hannah; James; Mary; Elizabeth; John; William; Mary; Elizabeth.

Respectfully,

[Signature]

[Name]

[Name of Commissioner]
The State of Alabama

Rich County

John Sable, a resident citizen of the County of Rich, and

Deputy, says, that about the year 1780, 81, 82, or for a considerable time afterward, he resided in the County of Rich, in the State of St. Andrews, and he recollects that being in the service of the late Henry Williams, who makes the foregoing application, was engaged in the service of the late Thomas for a considerable length of time, but he does not recollect how long. He recollects that he became Lieutenant and served in the Company Commanded by Captain John Anderson, who went to have made of the return of said labor and he has served faithfully.

Know to deliver, in the Court,

the 16th day of October 1832,

Dana S. C. County

The State of Alabama

John Sable, a citizen of Rich County, and Deputy

President, residing in the County, hereby certify, that we are well acquainted with William Sable, who has labored and sworn to the above declaration, that he believes him to be seventy-one years of age, that he is a father and resides in the neighborhood where he resides, and believes in the neighborhood where he resides to be a soldier of the Revolution, and that we know him to be true.

Know to deliver, in the Court,

the 16th day of October 1832.

Dana S. C. County
Ancestry.com - Revolutionary War Pension and Bounty-Land Warrant Application

And the said Court do hereby, declare their opinion, after the examination of the Writ, and after perusing the evidence herein presented by the said Appellant, in favor of his being entitled to the pension and bounty granted under the laws of the United States, that the same has been fairly and properly presented to the Court, and that the evidence herein presented is sufficient to sustain the claim of the said Appellant for the pension and bounty granted under the laws of the United States.

The said Writ is accordingly dismissed, and the said Appellant is hereby dismissed from his claim for the pension and bounty granted under the laws of the United States.

I, David L. Bentley, Clerk of the Circuit Court of Butler County, do hereby certify that the foregoing contains the original proceeding of the said Court in the matter of the application of the said Appellant for the pension and bounty granted under the laws of the United States.

In testimony whereof, I have hereunto set my hand and seal of office the 11th day of October, 1832.

[Signature]

 Clerk of the Court.
State of Mississippi
 Holmes Co.

Personally
appeared before me, James M. Haynes, Justice of the Peace in said for
said County—James M. Haynes, who being Art. sworn states
as follows to wit: That
he had known the accused, which is herein named, for ten or eleven years—
that it has been recognized as the granddaughter of the last
family since he had known her
— that it has always been
kept in an old Bible
which has been called an
old family Bible—
that he knows Karen happy
now Karen Williams,
the record of whose birth stands
first on the Page and that
William John & Susan her
his wife, had four children
whom he knew and who were
called older than said
Karen happy— that one of
the four children was
called John, who was
recognized as the oldest child
of said William & Susan
when— that during the
Year 1848 said Affiant saw said John Adoo and he said John told Affiant that he said John was there fifty-eight years ago or was in his fifty-eighth year. Affiant also not recollect what was said. Affiant was near acquaintance with said John. Also wrote May, William & Elizabeth the other three of the said four. Affiant has also understood from the Mother, Susanna that there was one named Susan, who was not younger than said John, but who died May years time. Affiant never saw any other record of the birth of the children of said William & Susanna except that which is herewith sealed. Said Affiant stated that he is not interested in concern in the prosecution of the pension claim of said
Susannah Lauer

An Agent for the State

State of Mississippi
Holmes County

I, James M. Haynes, hereby certify that the foregoing affidavit contained in page 1 of this is true, to the best of my knowledge and belief. I further certify that James Barry is of full age and a gentleman and a good and true witness and that his statement is entitled to free credit.

April 15, 1870

[Signature]

The State of Mississippi
Holmes County

The Clerk of the Justice Court in the county of Holmes does hereby certify that James M. Haynes, anord, and at the time of signing this record an acting Justice of the Peace of the county of Holmes and is qualified and qualified as an officer of the peace and is capable of signing the record in this case. An ord, and at the time of signing this record an acting Justice of the Peace of the county of Holmes and is qualified as an officer of the peace and is capable of signing the record in this case.
State of Mississippi

Holmen County

I, Permel Stickney, being the first or most proper

in the Place in Annu

for said County Melissa

Kerry formerly Malinda Wactor

daughter of William &

Susannah Wason who state

that the Deed of the birth

def of part of the children of

Jane William & Susannah

Wason has been lost. That

the part containing the Deed

of Karen has been her younger brother

Simeon is the only portion of

d said Deed that she had any

knowledge of. That her mother
told her that the other part

was lost. It was always so

understood in the family for

many years that said Malinda

had kept the Deed containing

the birth of Karen. No other

has been in her possession for

12 or 13 years and believes the

other part to be lost. That

the Deed remaining part has

been in an old family Bible

since she knew it. That she

has not been able to find
the same last part re

And I the said

I certify that

the foregoing affidavit

On page 182

was made

to subscriber on said day

before me that she is of

free age—That she is a

sworn of truth & her statement

is entitled to full credit

Wrote under my hand

& seal this 17th day of April

[Signature]

M. Anderson
State of Mississippi
Holtsville County

Personally appeared before the Hon. W. Spilka, a Justice of the Peace in and for said county, Colia West, who stated on oath that she was well acquainted with Warren Happy, also Mrs. Warren Defran, the niece of whose birth stands first on the page containing a record of the birth of part of the children of William & Susannah, labor for his wife, said West stated that she is now fifty-two years old and that said Warren happy was always considered one year younger than she. Said West stated that she saw that Eunice West become acquainted with said William happy & his wife Susannah about the year 1810 or 1811 and at that time they had four children who were older than said Eunice happy, that their first child was called the oldest child & that said colon saw...
be at the time about seventy five years old. That at said time 1810 or 1811 that she had arrived at Manhorn. Said 1811 stated that she was not interested in the prosecution of the pension claim of said Savannah East.

Celia West

And I the said Sprout, being duly sworn, do certify, that the foregoing Affidavit is true, and made under the penalties of perjury before me, and that the said West is a person of truth and integrity. And said statement is written with the free credit of the W. Sprout, at the request of the same.

This 17th day of April 1876.

Wm. Sprout, Esq.
The State of Mississippi:

Arrested:

Georgia

Clerk of the Probate

County Court

for the county of

Henry

June 12, 1856

A.G. Choate

Officer in charge of the

office

Please note that the content of this document appears to be a historical record from the State of Mississippi, concerning the arrest of an individual. The text is written in a formal, official style, typical of legal documents from the 19th century. The document includes the names of the individuals involved and the date of the arrest. This type of record would be used to document legal procedures and judicial actions of the time.
State of Mississippi
Hinds County

It is hereby certified
that satisfactory evidence has been submitted
before the Probate Court held in said County & State by the testimony of

W. A. Mitchell & Mr. Barry, to prove that William Labor, late Revolutionary

Pensioner, deceased on the twenty-third day of
June A.D. 1844, in Hinds County, Mississippi, leaving a widow named

Susannah Labor, to be remarried a widow

until her own death which to take place in said Hinds County on the thirty-first
day of January A.D. 1832, that the said

Susannah Labor, left at her death the

following named children, all of whom are

now living and are the only surviving children


In testimony whereof

I have hereunto signed my name and
affixed the seal of said Court
this the 30 day of November A.D. 1835.

A. C. Grady

Probate Court
October 24, 1927

A. Moore
635 N. 33rd St.
E. St. Louis, Ill

Sir:

I have to advise you from the papers in the Revolutionary War pension claim W. 6945, it appears that William Tabor (son of John and Elizabeth Tabor) was born January 4, 1761 in Orange County, North Carolina.

While residing in Burke County, North Carolina he volunteered in the summer of 1780 and served two weeks as private in Captain Alexander Irvine's Company of Light Horse, Colonel Charles McDowell's North Carolina Regiment; in the latter part of 1781 he moved with his father from Burke County, North Carolina to Rutherford County, North Carolina, and about February 1, 1781 was commissioned Ensign in Captain John Anderson's Company, Colonel Robin Porter's North Carolina Regiment and served three months; then on the summer of 1781 was commissioned Lieutenant of said company in same regiment and served two tours of three months each.

He was allowed pension on his application ex-
outed October 16, 1832, while a resident of Bibb County, Alabama. He died June 4, 1844 in Winston County, Mississippi.

Soldier married July 5, 1781 in Rutherford County, North Carolina, Susanna, (daughter of George and Mary Tubb) she was born October 31, 1761. She was allowed pension on her application executed February 1, 1847, while a resident of Winston County, Mississippi. She died in said Winston County, January 31, 1853.

Children-

John born April 18, 1783.
Susan Date not stated.
Mary ---, married Smith
William ---
Elizabeth ---
Hannah Happy or Cairon Happy April 23, 1796, married Kellum
Nathan August 23, 1797.
Nancy January 8, 1800.
Melinda April 23, 1803, married Uriah Barry.
Elijah October 26, 1805.

The following children survived their mother—John, William, Nathan, Elijah, Mary Smith, Cairon Kellum, and Melinda Barry.

That portion of your letter relative to Thomas P. Moore, a Civil War soldier, has been referred to the proper division for reply.

Respectfully

WINFIELD SCOTT
Commissioner.
WIDOW, &c.

File No. 6245

Susannah Tabou

Wid.

WM. Tabou

Lieut. First War

Act: Feb. 24th

Index: Vol. 60, Page 263

[Arrangement of 1870.]
Ancestry.com - Revolutionary War Pension and Bounty-Land Warrant Applications

State of Mississippi

Winston County

The affidavit of Mary Logan of County aforesaid made before me, Deacon B. Confort, Justice of the peace in and for said County on the 7th day of August 1875 — Said affidavit being made to be used as evidence in prosecuting the Revolutionary claim of

of Susannah Saber formerly the wife of William Saber both of said County Mississippi.

The said Mary Logan being duly sworn stated as follows to wit:

That she the said Mary Logan was present when Susannah Saber married Susannah Saber during the year one thousand seven hundred and eight, one or eight, two

in the State of North Carolina and that from and after the said year of 1781 or 1782, the said William Saber and Susannah

were received into and reputed in society as man and wife and that the said

William and Susannah so lived together till the death of the said William Saber which was about June 7th 1844 in Winston

County, Mississippi, that the said William Saber was in the Revolutionary war and was

drawing a pension at the said time of his death. The said, Mary Logan further stated that she is not interested in the

Revolutionary Pension claim or concerned in the prosecution of the said claim of the

Susannah formerly wife of Said William Saber.
State of Michigan

Atoka County

I, D. S. Comfort, an acting justice of the peace in and for said county, do hereby certify that the statements contained in the foregoing affidavit of the said Mary Logan were made before me, and that the same affidavit was read and explained to the said Mary Logan by one and by her approved, and that the said Mary Logan before me and in my presence swore to and signed the same after the said approval. I further certify that the above named Mary Logan who subscribed the foregoing affidavit in my presence, and whose name appears thereon, is a credible person and that her statements are worthy of belief. I also certify that I am not interested in the Revolutionary Pension claim of the said Susannah Sailer or concerned in the prosecution of the said claim.

Given under my hand and seal of office on this the 7th day of August A.D. 1835.

D. S. Comfort, J.R. A.T.C.
The State of Mississippi
Alta County

I, Isaac W. Sandlprey, Clerk of the Probate Court of said County
as such Clerk, do certify that I have signed, sealed, published and certified
a true copy of the within affidavit as and was at the
Time of signing the same as an Acting
Justice of the Peace in and for said
County and that to the best of my
Knowledge and belief, the same is true
And that all of his acts as such are and ought to be
enforced to full faith and Credit
in the premises.

Given under my hand and seal
of office at Alotta, this 9th
Day of August, 1833

Isaac W. Sandlprey
Susannah Tabor
Widow of William of Miss
R.S. Hudson May 17, 1847
Dame July 16, 1847
Nom. P. W. Tomkins 18
Sel. 1848 - Nom. W. A.
Willy April 10, 1851
Nom. J. D. Freeman May
25, 1852 - Nom. W. A.
Parchdale July 5, 1853
C. C. Tucker Nov. 1855

July 7, 1838
Suspended

REVOLUTIONARY PENSION CLAIM.

ACT OF JULY 7, 1838

Susannah Taylor
 Widow of William
 Miss. -

POWER OF ATTORNEY
TO EXAMINE CLAIMS.

CHARLES C. TUCKER,
Attorney,
Protest.
Power of Attorney.

Know all men by these presents: That I, Melinda Bryan, daughter of William Bryan, a resident in the

State of Mississippi, do hereby constitute and appoint Chas. C. Tucker, of Washington City, D. C., my true and lawful Agent and Attorney to prosecute the Claim of said William Bryan for any amount of Revolutionary Pension or Increase of Pension that may be due under the provisions of the Act of

and any other Act or Resolution of Congress, and I hereby authorize my said Agent and Attorney to examine all papers and documents in relation to said Claim on file in the Departments at Washington City, or elsewhere, to file additional evidence or arguments, and to receive the Certificate which may be issued for said Claim, and to appoint one or more substitutes under him for the purposes herein expressed: and to do all things that I might or could do, were I personally present. Hereby ratifying and confirming all that my said Attorney may lawfully do in the premises.

Witness my hand and seal this 9th day of May, 1857.

In presence of:

STATE OF MISSISSIPPI - COUNTY.

On this 9th day of May, 1857, before me, a Justice of the Peace in and for the County and State aforesaid, personally appeared Melinda Bryan, a resident of said County, and made oath according to the law that she is the identical person who executed the foregoing power of Attorney, and that she is directly interested in said Claim, and makes this affidavit to be filed with such additional evidence or arguments as may be necessary for the prosecution of said Claim.

Sworn to and subscribed before me the day and year above written.

STATE OF MISSISSIPPI - COUNTY OF HARRISON

I, Jonathan C. Allen, Clerk of the Circuit Court in and for said County, do hereby certify that a true copy of the foregoing affidavit and acknowledgments were made and who has thereto signed his name, was at the time of so doing a Justice of the Peace, in and for the County and State aforesaid, duly commissioned and sworn, and that all his official acts as such are entitled to full faith and credit.

In testimony whereof, I have hereunto signed

my name and affixed my official seal this 9th day of May, 1857.

Jonathan C. Allen, Clerk.
The State of Mississippi

Hinds County

I, William F. Asher,

Chairman of the District Court of Hinds County, do hereby certify that Malinda Bailey, daughter of William and Sarah Bailey, has been duly appointed administrator of the estate of Sarah Bailey, deceased, and has taken her bond and personal sureties, to the sum of one thousand dollars, to exhibit this instrument at the office of the District Court of the State of Mississippi, the 18th day of February, 1813.

William F. Asher, Chair

[Signature]
Washington, D.C., Oct. 27, 1856.

Res. Geo. C. Whiting

Cort of Pensions.

Sir,

On the 14th of May last, I filed in your office additional evidence for the Revolutionary Pension Claim under the Act of July 7, 1830, of Susannah Taber, widow of Wm. of Miss. and have not since heard from you respecting the claim. Your early attention to it is respectfully requested.

I enclose a letter from the 3rd auditor showing the date of the soldier's death, June 4, 1844.

Very respectfully,

Your Old friend,

Charles Tucker

Enl
Treasury Department,
Second Comptroller's Office,

June 1, 1832.

Sir,

Under the act of the 6th of April, 1832, entitled "An act directing the transfer of money remaining unclaimed by certain Pensioners, and authorizing the payment of the same at the Treasury of the United States," William Tabor, a Pensioner on the Roll of the Mobile, Ala. Agency, at the rate of one hundred dollars and 11-11-11-Cents per annum, under the law of the 7th of June 1832 has been paid at this Department, from the 14th of March 1836 to the 14th of September 1837.

Respectfully,

[Signature]

Comptroller.

To the Commissioner of Pensions,

Present.
TREASURY DEPARTMENT,  
Second Comptroller's Office,  
Dec. 14, 1839.  

Sir:  

Under the act of the 6th of April, 1838, entitled "An act directing the transfer of money remaining unclaimed by certain Pensioners, and authorizing the payment of the same at the Treasury of the United States," William L. Tabor, a Pensioner on the Roll of the Mobile, Ala. Agency, at the rate of $1,000—Dollars and ___Cents per annum, under the law of the 7th June, 1832, has been paid at this Department, from the 1st of Sept. 1838, to the 1st March, 1839. 

Respectfully, yours,  

[Signature]  

Comptroller.  

To the Commissioner of Pensions,  
Present.
TREASURY DEPARTMENT.
Second Comptroller's Office,

January 25th, 1839.

Sir:

Under the act of the 6th of April, 1838 entitled "An act directing the transfer of money remaining unclaimed by certain Pensioners, and authorizing the payment of the same at the Treasury of the United States," William Albro, a Pensioner on the Roll of the Mobile, Alabama, Agency, at the rate of One Hundred Dollars and Fifty Cents per annum, under the law of the 7th June, 1832, has been paid at this Department, from the 1st of Sept., 1837, to the 1st March, 1838.

Respectfully yours,

Michael H. Mansfield
Comptroller.

To the Commissioner of Pensions,
Present.
Washington D.C. May 14, 1856.

Hon. I. Minot
Commissioner of Pensions

Enclosed please find additional evidence for the Revolutionary Pension Claim under the Act of July 7, 1830, of Susannah Taber of this, under the Warrant of the following:
1st. Certificate of proof of kinship from the Clerk of the Probate Court of Holmes Co. Miss.
2nd. Proof of appointment of heir by certificate from Clerk of the County Court of Warren Co. Miss.
3rd. Certificate from the Clerk of the Circuit Court of Abbeville Co. S.C. that record of the marriage can be found in his office.
4th. Affidavit of James Aragon.
5th. " Columnar family.

An early examination of said claim is respectfully requested.

Very respectfully,
Your Obd. Serv.

Charles Tucker

5/1
State of North Carolina
Northampton County

I, D. D. Riley, clerk of the Court of Pleas & Quarter Sessions for said county, do hereby certify,
that I have carefully examined the records of my office, and do find no record of license or form for
a marriage between William John
& Susannah Steele,

given under my hand
and seal of office the 15
day of Dec, 1833

D. D. Riley, Clerk

10/15/2012 2:49 PM
Treasury Department
Third Audit Office
May 23, 1834.

Sir:

Twelve dollars and eighty three cents will be remitted this year to Nathan Tabl, Elijah Tabl, John Tabl, William Tabl, Mary Smith, Melinda Tabl, and Sarah Williams, only children of William Tabl, deceased, late a pensioner of the Mobile Agency, under Act 6 June 1833 at $62.50 per annum, for his pension from 4 March 1844 to 21 June 1844, when he died (deleting further payment made in March 1845 at $62.50 through mistake for the same reason).

Very Respectfully,

[Signature]

[Name]
Acting Auditor

Charles E. Tucker Esq.
Washington D.C.
Brief in the case of Susannah Tabor, dtd. m. of William Winston, County and State of Mississippi.

Act June 17, 1844

Claim. ("original," or "for increase."

Proof exhibited. (If original)

Is it documentary, traditional, or supported by rolls? If either, state the substance.

Her husband was a pensioner on the Mississippi Roll under the Act of June 17, 1844, at the rate of $100 per Ann. and paid to the day of her death June 4, 1844. She died Jan. 31, 1850. An administrator has been appointed.

(If for increase)

Has additional evidence been filed since the admission of the claim? If so, what?

Name and residence of Agent

[Signature]

Examining Clerk

[Signature]
Sgt. John Talor

Vet. July 17, 1844

$100 per annum.

Con. June 4, 1844, due

Due to Jan. 31, 1855, when she died.

To Nadera Perry, Administratrix,

Successor and Heir of

John Talor,

Mathe Talor,

Elihu Talor,

Mary Talor,

Carson Talor, Jr.

Children:

G. B. Tucker

Resett