UNION PROVOST MARSHALS' FILE
OF PAPERS RELATING TO
TWO OR MORE CIVILIANS

Roll 53

Nos. 14900 - 15076

February 1865
State, in reply to letter of 15th inst.
that the services of Captain
Myrick, Capt. John M.,
Jacksonville, and Mr. Mau-
mael, of Jacksonville, can be
relied upon.
Chief Quartermaster's Office,

DEPARTMENT OF THE SOUTH,

Hilton Head, S. C., Feb. 24, 1865.

Lieut. Col. Stewart G. Woodford
Brig. Marshall Frank Smith

Hilton Head, S. C.

Colonee,

In reply to your letter of the 18th inst. asking if Capt. Crooker
and Messrs. John H. Lockwood of the steamer
"Corinthian", and Charles W. Kemmel of
Jacksonville, Ga. are needed in this Depa-
Artment, I have to inform you that they are.

I am Colonee

Very Respectfully,

Maj. B. L. Mims

Mr. 082th Pd.

[Signature]
General Order
No. 11.
Headquarters U.S. Forces
Savannah, Ga., July 5, 1865

Gen'l Orders
No. 11

Pursuant to mutual agreement between the military and civil authorities respecting a decision of the Board in the matter of vaccination of citizens of this city, the following is noticed, viz: that all persons who have not been successfully vaccinated within the past year, residing within the district of the said Board, will report between the hours of 8 a.m. and 3 p.m., to the respective physicians assigned to their districts. The following assignments of districts are made, viz:

Dr. Fallgast — West Broad to Jefferson West of 3d Broad St.
Officer: State street, near Savannah.

Dr. Schley & Kellock — Jefferson & Whitaker West of 3d Broad St.
Officer of Dr. Schley: State St. near Savannah
Officer of Dr. Kellock: Whitaker St. between Broad St. & 3d St.

Dr. King — Whitaker to Drayton St. West of 3d Broad St.
Officer: 5d Broad St., 2 doors from Drayton.

[Handwritten notes and signatures]
Nashville: 14th Jan'y 1865

To Maj. Genl.
Rt. Honble. J. I.
Col. J. P. M. S.

As to what course he
shall take with A. O. Nichols
pen whom he has arrest-
ed and holds as a host-
age for Mr. Hollow. I
also wish the men ar-
rested at Newfrederick
by General Van Cleve
as hostages for Hollow
and Smith.

2

Chas.

Respectful Salutes to Col. Jones.

[Signature]
Head-Quarters Department of the Cumberland,
Office Provost Marshal General.

Nashville, Jan'y 22

General

I have the honor to report that I have arrested by your orders arrested Mr. A.O.P. Nicholsen, the大胆
as a hostage for Mr. Fuller
arrested by the rebels, near Mr.
frederick--I am writing officially
advised that Mr. Fuller has escaped
from confinement this morning
within our lines.

I have further report
that another Catholic of Mexican
blood named Smith was arrested
by the rebels at the camp of the
Still in their hedges. Mr. Smith was
a Northern man, he was in bed
was carried from a farm house.
I am informed by the Rev. Mr. 
Marchant of Mansfield, that 
by order of the Rev. Mr. C. C. 
he has arrested three held 
as hostages for Holland Smith 
from New Caledon, who have 
never taken the Oath of Allegiance 
by Anthony Smith, Dr. J. Coale, 
Matthew Harrison, Henry Johnson.

Will your direct what 
Carron should he taken with 
reformer D. Nicholson or with 
the men held at Mansfield.

If you will allow me 
I would suggest that Nicholson 
be held for Smith, that the men 
held at Mansfield be required 
to swear cancer oath. Should not 
be sent third time they mean 
keeping taken the oath. Shewme a 
Certificate Attachment of the
Mississippi Times
February 17, 1865

Maj. Genl. of the
Taw E. Young, P.M. Col.

S. O. No 22 & II

Directing Capt. Tryrell
A.D. No. To furnish trans-
portation to Col. Fletcher in
son and John Parker, buzzin

File

C P H 31 1866 1865
Superior Court
be examined in the case. 

J. C.
Head-Quarters, Department of Mississippi, Office of the Provost Marshal General.

Memphis, Tenn., February 17, 1865.

Special Order
No 22 1.

Captains J. T. Hambrock A. C. H. W. & M. Master of Transportation, will furnish first class transportation and subsistence from this Port to St. Louis, Mo., for the following named parties.

To Col. Fletcher & Sons, and John Park frizers
Mr. B. F. Hudson, a Surgeon
Storemess, in charge of the above mentioned parties.

By order of Maj. Genl. X. W. Kimball
Col. J. B. Marshall
Dr. P. M. M. 1865.

B. F. Hudson
St. Louis Mo.
Feb 28, 1866.

Re: Dept of the
J. W. Barnes at.
S.O. No. 58 Y-11

Banishing J. W. McBride
and H. H. Hart, found
guilty of encouraging bush
whackers.

file.

O P.M. G. March 11 1865.
Head Quarters, Department of the Missouri,
St. Louis, Mo. February 28, 1867.

SPECIAL ORDERS,
No. 2.

A. D. McCown and HanawaLewis,
Citizens who are in the custody of the Provost at St.
Joseph Mo., the facts of their disloyalty towards the
U.S. and their active encouragement of Bush
whackers in guerrilla bands, being fully estab-
lished, are hereby ordered beyond the limits of the
State of Mo. to remain there until after the end of the
Civil war and on or before the line of the Scioto Central
Rail Road.

A violation of this order will result in such punishment as may be deemed just by Gen.
Frank P. Black, Commissary of Prisoners of War, is
charged with administering them beyond the State.

By Command of MAJOR GENERAL)

P. H. DuPuy
Assistant Adjutant General.
March 14905
Feb 8 1865

Maurice Choas

Application of the W. Terrace, Wm. & Peter, & J. W. Peters. 
Wm. Peters deceased, Peter deceased, Peter deceased, Peter deceased, Peter deceased, Peter deceased, Peter deceased. Wm. & J. W. Peters. 

Other can execute the whole receipt of this. Receipt being that the lessees their should be removed.
Sir, I have the honor to
Office of Alex. Wilson.
Chief of Staff with his
Respectfully referred to
Major E. B. Bolling, Dis
U.S. Military Telegraph
Jefferson
Capt. Alex. Wollman

Head Diarist North Mo.

Office 3d War

Macon Mo. July 3d, 1864

Respectfully refer to Colonel Bell
with recommendation that濒

In splete.

R. A. DeBoll

May 1864.
(Mrs. Etherton.)

80 Veu De Dry 11 65

(Aller)
To Assistant Provost Marshall

In the Name of God, Amen.

My undersigned, Petitioner William Etherton, would respectfully state that he is forty-six years of age, that his stead of residence is 

Honapie, Ray County, Missouri, that about the month of July 1863 he was in the service of the United States forces as a soldier. He was taken prisoner by the

Confederate forces in the counties of Calhoun, Livingston, and 

Callaway, that he has never violated the provisions of the bond. He further states that he desires to have the

limits of his bond enlarged to

as to permit him to cross the Plains to Oregon, with the intention of permanently changing his residence and

that his bond be reissued with

consent in writing to have his

limits enlarged as above. I pray for and I further state that I am

not subject to the draft.

Respectfully,

Jany 28th 1863
William Etherton

Over
I, James B. Kesterson, as only security of the within named William Esterson of his lord Assent that his limits be enlarged as prayed for by him. Witness my hand. This day 30th 1865.

James B. Kesterson
To Assistant Provoit Marshall

Your undersigned Petitioner Robert C. Petree Would Respectfully State that he is Thirty-Six years of age that his Postoffice address is Knoxville No.
County, Meigs that about the Month of August
A.D. 1862 he Was Put under bond in the Sum of
Two Thousand dollars With George Petree and
William J. Petree as his Securities the limits
of Said Bond being confined to Ney and
Calhoun Counties that he has Never
Violated the Provisions of Said Bond He
Meigs Also further State that he desires to have
the limits of Said Bond enlarged so as to
permit him to cross the Plains to Idaho.
Resort With the intention of Permanently changing
his Residence And that his Said Securities
herein Consent in Writing to have his limits
enlarged as above Prayed for
I furthermore State that I am not Subject to the
Act of
Feb 3rd A.D. 1865
Respectfully C4
R.C. Petree

I Will William J. Petree and George Petree as the
Securities of the above Named Robert C.
Petree do Assent that his limits be enlarged
As Prayed for by him above
As Witness Our hands Feb 3rd A.D. 1865

George Petree
Mr. J. G. Colthcin

$0.70 Oct. 17th 1911
Benard

Phil.
To Assistant Postmaster, Marshall

William Stobart

Your undersigned Petitioners, William Stobart and William A. Stobart, respectfully state that he is thirty-one years of age, that he has resided in the town of Millersville, Ray County, Missouri, since about the month of July, 1855. He was put under bond in the sum of five thousand dollars, with Alfred Kincade and Eli Noble as his securities, the limits of said bond being confined to Ray County; that he has never violated the provisions of said bond, and would further state that he desires to have the limits of said bond being enlarged as to permit him to go to Nebraska Territory with the intent of permanently changing his residence, and that his said securities hereby consent in writing to have his limits enlarged as above prayed for; and I further state that I am subject to the draft.

Respectfully,

[Signature]

Feb 1, 1865

Hon. J. Baggett

We, Alfred Kincade and Eli Noble, as securities of the above named William Stobart, on his bond, do consent to his limits being enlarged as prayed for by him above.

As we sign our hands, this 1st of AD 1865.

Alfred Kincade
Eli Noble
John Rufus
To; Col. Marshall, Cherokee Nation.
Your Highness designated Petitioner, John Renfro, Walla Walla, respectfully state that he is fifty-three years of age; that his Post Office Address is, Walla Walla, Ray County, Missouri; that about the month of March AD 1863, he was quit and bound in the sum of One Thousand dollars with R. S. Thomson and John B. Wild as his Securities, the limits of said bond being
Confined to Ray County; that he has never violated the provisions of said bond.
He would also state that he desires to have the limits of said bond enlarged as to permit him to boof the Plains with a Government team to Salt Lake and afterword to Idaho Territory with the intention of buying his present and that his securities herewith consent in writing to have his limit enlarged as Pray for above. And I further state that I am not subject to the draft.
Respectfully yours,
John Renfro.

Mr. R. S. Thomson and John B. Wild, as Securities of the above named John Renfro, desire and assent that his limits be enlarged as prayed for by him above; given under our hands this 4th day of AD 1865.

R. S. Thomson
John B. Wild.
To Assistant Provost Marshall

[Signature]

Upon undersigned petitioner Jacob Downing
would respectfully State that he is 30 years
of age. That his Post Office address is
Knoxville, Ray County, Missouri.

That about the month of August of 1862,
He was first under bond in the sum of
one Thousand dollars, with Charles Downing
and Ellis Downing as his securities. The limits
of said bond being confined to The Counties
of Ray, Caldwell & Clinton. That he has
never violated the provisions of said Bond.
He would also State that he desires to have
the limits of said bond enlarged so as to
permit him to enter the plains to begin
with the intention of permanently changing
his residence and that his said securities
herein consents in writing to have his limits
enlarged as above prayed for and a further
State that I am not subject to draft
Feb 3 1865. Respectfully to,

Jacob Downing

Mr. Charles Downing Ellis Downing
Securities of the within named Jacob Downing
on his Bond assert that his limits be enla
zaged as prayed for by him entices our hands
This Feb 3 1865.

Charles Downing
Ellis Downing
To Assistant District Marshall

Siler City, Mecklenburg

Your undersigned Petitioners, William J. Pettus, 

Would respectfully state that he is thirty-four 

Years of Age, that his Postoffice address is Harris 

Ravine, Mecklenburg, that about the Month of August 

1862, he was dot under bond in the Sum of One 

Thousand dollars With His Petty and William 

Kincade, as his Securities, the limits of said 

Bond being Confined to Cabarrus and Rowan 

Counties that he has Never Violated the Purposes 

of said bond. The Petitioners Also State that he desires 

to have the limits of Said bond being enlarged 

So as to Permit him to Cross the Plains to Idaho Territory with the 

Intention of Permanently Changing his Residence 

and that his said Securities herewith Complain in 

Writing to have his limits enlarged as above 

State for and I further state that I am 

Subject to the Draft

Respectfully yours,

M. Pettis

---

We, the undersigned, do hereby acknowledge as 

Debtor of the above Petitioner, William J. Pettis, 

and Bond. Assent that his limits be enlarged 

As Prayed for by him above.

As Witness Our hand, this 3d December 1865.

G. S. Kincade

William Pettus
George Petree.

80 Us 40 - July 11-01

[Signature]

[Signature]
To Assistant Postoffice Marshal
Philadelphia

Your undersigned Petitioners, George Peterkin respectfully state that he is eighty one years of age that his Postoffice address is Stroumpf Hop County Missouri that about the month of July AD 1863 he was put under bond in the sum of one thousand dollars with J M Peterkin as his only security the limits of said bond being confined to Ray Carroll and Carroll counties that he has never violated the provisions of said bond, He further also state that he desires to have the limits of said bond enlarged as to permit him to keep the claims to Idaho Territory or Oregon with the intention of permanently changing his residence and that his said security wholehearted consent in writing to have his limits enlarged as above prayed for and I further state that I am not subject to the draft

Respectfully your.

Geo. Petrine

J M Peterkin, as his only security of the above named George Petrine, does protest that his limits be enlarged as above prayed for by him, thereof my hand this 5th day of 1863

J M Peterkin
George W. Petree
Mr. 1842 O. Reis 1843

O. K.
To Assistant Chief Marshall

Solicitor of the Nez Perce

Your undersigned, Petitioner, George B. Peters, respectfully state that he is thirty years of age, that his Post-office address is Kansas City, Missouri, that about the month of August A.D. 1863, he was paid three hundred and twenty-five dollars from Lee B. McKeown and George Peters, as his securities the limits of Saca-bone, being Conference to Pay and Balance Counties that he was never violated the Provisions of Saca-bone. He would also state that he desires to leave the limits of Saca-bone, and enlarge so as to permit him to cross the Plains to Idaho with the intention of permanently changing his residence and that his Saca-bone is now in Custer in waiting to have his limits enlarged as above prayed for. And I further state that I am subject to the draft.

Respectfully,

George B. Peters

Feb 4th 1865

To Lee B. McKeown

I, George Peters, as Secretary of the above, names George M. Peters, above, attest that his limits be enlarged as prayed for by him above given under our hands this Feb 4th 1865.

Lee B. McKeown

George Peters
Moses Pollen.
To Assistant District Marshall
Shelbyville, Missouri,

Your undersigned, Petitioner, Moses Putler, would respectfully state that he is forty-eight years of age. That his Post Office address is Shelbyville, Ray County, Missouri. That about the month of April, 1862, he was placed under bond in the sum of One Thousand dollars with R. S. Thomas and J. B. Fowler as his Securities, the limits of said bond being confined to Ray County. That he has never violated the provisions of said bond. He would also state that he desires to have the limits of said bond being enlarged so as to permit him to go to California or Oregon. With the intention of permanently changing his residence and that his said Securities herewith consent in writing to have his limits enlarged, as prayed for. And I further state that I am not subject to the draft.

Feb 4th, 1865—Respectfully,

Me R. S. Thomas and J. B. Fowler, as Securities of the above, Manuel Moses Putler, on his bond. Assent that his limits be enlarged as prayed for, by him above. We met together hands this Feb 4th, 1865.

R. S. Thomas
J. B. Fowler.
Applications of Robert E Petree
George A Petree Williams B Petree
Petree J N Petree George J Petree
Petree J N Petree Robert Petree Moses Petree
Chillicothe No.
Feb 8 1865

Omnisure Co.

Application of Robert B. Petrie
George B. Petrie William L. Petrie
Petrie J. F. Petree Robert
Petrie George A. Petree Moses
Petrie

To the

Meeting of

William Atherton with the

present consent of the

members of that the

amount of these bonds be

stated.

Pete

Received 6 1/2 75 by

Feb 8 1865
Chillicothe Mo.
July 3rd, 1865.

Captain H.S. Herrick,
Chillicothe Mo.

Dear Sir,

Enclosed you will find applications to
Messrs. Robert E. Pettis, George H. Pettis,
Wm. A. Pettis, George Pettis, J.M. Pettis,
Robert Pettis, Moses Pettis, John Pettis,
Mr. H.M. Kohlenschneider, Jacob Stockton,
Mr. Etherton, All of Me Co, Co.,
Missouri, accompanying with the
written consent in each case
of the decedents, asking that the
limits of their bounty be entered
in the legal state and territories, so as
as to permit them to cross the lines
with the view of permanently changing
their residence.

Very Respectfully,
Your Ob. Servant,
CH. Marshall
Le Assistant. Provo A Marshall

Chlights the Ohiow

Your undersigned, Samuel Jacob JF Peters head

Respectfully state that he in security Eighty years of age

that the Post Office address is Incorporated May 30

that about the Month of July 1862 he was first under

land in the Sum of One Thousand dollars with

George Peters as his only security the limits

of said bond being furnished by John Galloway

and Carroll Counties that he has never violated

the Provisions of said bond. He further also state

that he desires to have the limits of said bond

enlarged so as to be enrolled to the extent of twenty

to thirty dollars with the condition of being

released from said security forever with the condition of being

so released to have the said limits enlarged as above prayed for

And I further state that I am subject

to the draft

Respectfully JF

J M Peters

July 14 1863

I George Peters as his only security of the

above named said JF Peters know and

that he limited as enlarged as before

keep them. Respectfully my hand this 14th

Aug 1863

Geo Peters
Miss O. M. D. C.

St. Louis No. 3
Feb'y 14' 1865

Mo. Dep't of the

J. W. Barnes & Co.

Wm. that was W. J. Brother and Wm. W. A. been for furnishings with packets to go south.

File

WMY Feb' 15' 1865
Dear Mr. and Mrs. Black,

I am writing to inform you that I have found the will of J. M. Black, who was my father.

The will contains provisions for the care of my mother after his death. Specifically, it stipulates that my mother, Mrs. J. M. Black, shall receive a specified amount of money upon his demise.

I am attaching a copy of the will for your review. Please let me know if you have any questions or concerns.

Sincerely,

[Signature]

[Date]
Head Quarters, Department of the Missouri,

St. Louis, Mo., July 14th, 1864.

Col. J. A. Bohm

Paul H. Prather and
John T. Brown desire to go to Texas beyond the Federal lines, with their families, not to return during the war.

You will furnish the required passes and orders.

By Order of
Maj. Gen. Dodge
J. B. Kemper

Capt.
Washington D.C.
Feb. 16, 1863

[Signature]

[Name]

[Position]

In relation to the release of Joseph Helmore and eleven N. C. Borderers.

[Signature]

[Date] Mar. 24, [18]65
HEAD QUARTERS DEPARTMENT OF THE MISSOURI,

St. Louis, Missouri, February 16th, 1863.

GENERAL ORDERS,

No. 40.

I. Before the Military Commission, which convened at St. Louis, Missouri, pursuant to Special Orders, number 18, current series, from these Head Quarters, and of which Brigadier General S. A. Meredith, United States Volunteers, is President, were arraigned and tried:

1st. JOSEPH J. WELDON, on the following charges and specifications:

CHARGE FIRST:

"Violation of the laws of war."

SPECIFICATION: "In this, that he, Joseph J. Weldon, a soldier belonging to the army of the so-called Confederate States of America, did, on or about the 11th day of October, 1864, unlawfully enter and come within the lines of the military forces of the United States, and, without surrendering or reporting himself, did travel and lurk about therein until arrested in Decatur county, Iowa, on or about the 10th day of November, 1864. This in the State of Missouri and Iowa."

CHARGE SECOND:

"Being a guerrilla-marauder."

SPECIFICATION: "In this, that he, the said Joseph J. Weldon, citizen of Missouri, did, in or about the summer of 1862, unite, consort, and act with rebel enemies of the United States, being military insurgents, bushwhackers, and guerrilla-marauders, and engaged in robbing, stealing, marauding, and in petty warfare against the United States. The said Weldon not having been amenable to justice two years last past. This at and near Livingston county, Missouri."

"To all of which charges and specifications the prisoner pleaded "Not Guilty."
FINDING:

The Commission having maturely considered the evidence adduced, finds the prisoner as follows:

Of the specification, first charge, "Guilty."
Of the first charge, "Guilty."
Of the specification, second charge, "Not Guilty."
Of the second charge, "Not Guilty."

SENTENCE:

And the Commission does therefore sentence him, Joseph J. Waldon, "to imprisonment during the war, at such place as the General commanding the Department shall designate."

Finding and sentence confirmed. The sentence will be carried into effect at the Missouri State Penitentiary, at Jefferson City, Missouri, under the direction of the Provost Marshal General.

II. 2nd: George M. Tye, on the following charges and specifications:

CHARGE FIRST:

"Violation of the laws of war."

SPECIFICATION: "In this, that he, George M. Tye, a soldier belonging to the army of the so-called Confederate States of America, did, on or about the 11th day of October, 1864, unlawfully enter and come within the lines of the military forces of the United States, and, without surrendering or reporting himself, did travel and lurk about therein till arrested in Desoto county, Iowa, on or about the 10th day of November, 1864. "This in the States of Missouri and Iowa."

CHARGE SECOND:

"Being a guerrilla-marauder."

SPECIFICATION: "In this, that he, the said George M. Tye, citizen of Missouri, did, in or about the summer of 1862, unite, consort, and act with rebel enemies of the United States, being military insurgents and guerrilla-marauders, and engaged in robbing, stealing, marauding, and in petty warfare against the United States. The said Tye not having been amenable to justice for two years past. This at and near Livingston county, Missouri."

To all of which charges and specifications the prisoner pleaded "Not Guilty."
FINDING:

The Commission, having maturely considered the evidence adduced, finds the prisoner as follows:

Of the specification, first charge, "Guilty."
Of the first charge, "Guilty."
Of the specification, second charge, "Not Guilty."
Of the second charge, "Not Guilty."

SENTENCE:

And the Commission does therefore sentence him, GEORGE M. TIE, "to imprisonment during the war, at such place as the General commanding the Department shall designate."

Finding and sentence confirmed. The sentence will be carried into effect at the Missouri State Penitentiary, at Jefferson City, Missouri, under the direction of the Provost Marshal General.

BY COMMAND OF MAJOR-GENERAL DODGE:

J. W. BARNES,
Assistant Adjutant General.

OFFICIAL:

Assistant Adjutant General.
HEADQUARTERS, DEPARTMENT OF THE MISSOURI,

St. Louis, Mo., December 26th, 1864.

GENERAL ORDERS,

No. 236.

I. Before the Military Commission, which convened at St. Louis, Missouri, pursuant to Special Orders, No. 287, current series, from these Head Quarters, and of which Colonel W. A. Barstow, of the Third Regiment of Cavalry, Wisconsin Volunteers, is President, were arraigned and tried:

1st: William J. Cole, a citizen of St. Louis, Missouri, on the following charge and specification:

CHARGE:

"Violation of the Laws of War"

SPECIFICATION: "In this, that he, William J. Cole, citizen, on or about the 24th day of September, 1864, in the State of Missouri, did aid and assist in recruiting men for, and conveying them to the rebel army, and did aid and assist in conveying arms, ammunition, and quinine, for and to rebel enemies of the United States, with intent to aid and assist rebel enemies of the United States."

To which charge and specification the prisoner pleaded as follows:

To the specification, "Not Guilty."

To the charge, "Not Guilty."

FINDING:

The Commission, having maturely considered the evidence adduced, finds the prisoner as follows:

Of the specification, "Guilty."

Of the charge, "Guilty."
Finding and sentence confirmed. The sentence will be carried into effect at the Military Prison, at Alton, Illinois, under the direction of the Provost Marshal General.

III.... Before the same Military Commission, but of which Colonel James F. Mills, of the Twenty-fourth Regiment of Infantry, Missouri Volunteers, was President, was assigned and tried:

Lawson S. Moore, on the following charges and specifications:

CHARGE FIRST:

"Being a spy."

SPECIFICATION: "In this, that he, Lawson S. Moore, at or near Union, Franklin County, Missouri, on or about the fourteenth day of October, 1864, was found in disguise, lurking and acting as a spy in and about the fortifications, posts, quarters and encampments of the armies of the United States and elsewhere."

CHARGE SECOND:

"Violation of the Laws of War."

SPECIFICATION FIRST: "In this, that he, Lawson S. Moore, now or late an officer of the rebel army, at or near Union, Franklin County, Missouri, on or about the fourteenth day of October, 1864, was actively engaged in enlisting and recruiting men for the army of the so-called Confederate States, and in enforcing the conscription law within the lines occupied by the military forces of the United States."

SPECIFICATION SECOND: "In this, that he, Lawson S. Moore, now or late an officer of the rebel army, at or near Union, Franklin County, Missouri, on or about the fourteenth day of October, 1864, was found and arrested within the lines of the military forces of the United States, issuing, enlisting and recruiting men for service in the rebel army, within the lines of the military forces of the United States."

To which charges and specifications the prisoner pleaded "Not Guilty."

FINDING:

The Commission, having maturely considered the evidence adduced, finds the prisoner as follows:

Of the specification, "Guilty."

Of the charge, "Guilty."

SENTENCE:

And the Commission does therefore sentence him, David T. Hampton, "that he be confined at hard labor during the war, at such military prison as the Major General commanding the Department may direct."
Of the specification, first charge, "Not Guilty."
Of the first charge, "Not Guilty."
Of the first specification, second charge, "Not Guilty."
Of the second specification, second charge, "Not Guilty."
Of the second charge, "Not Guilty."

And the Commission does therefore "acquit" him, Lawson S. Moore.

Finding and acquittal confirmed. The prisoner will be retained in custody as a prisoner of war.

IV. Before the Military Commission, which convened at St. Louis, Missouri, pursuant to Special Orders, No. 274, current series, from these Head Quarters, and of which Brigadier General S. A. Martin, United States Volunteers, was President, were arraigned and tried:

1st: Marcus A. R. Wycough, on the following charge and specification:

CHARGE:
"Violation of the oath of allegiance."

SPECIFICATION: "In this, that he, Marcus A. R. Wycough, citizen of the State of Missouri, did, on or about the 13th day of January, 1864, at New York City, State of New York,违take and subscribe the oath of allegiance before an officer duly authorized and empowered to administer the same; by the terms of which oath he, the said Marcus A. R. Wycough, bound and obligated himself to support, protect, and defend the Constitution and Government of the United States, and to bear true faith, loyalty, and allegiance to the same; and afterward, on or about the 5th day of July, 1864, he, the said James W. Roberts, violated his said oath, by joining and belonging to Shelby's Regiment, rebel armies of the United States, and engaging in hostile and rebellious warfare against the United States, as an outlaw, insurrectionist, and a rebel enemy."

To which charge and specification the prisoner pleaded as follows:
To the specification, "Not Guilty."
To the charge, "Not Guilty."

FINDING:
The Commission, having maturely considered the evidence adduced, finds the prisoner as follows:

Of the specification, "Not Guilty."
Of the charge, "Not Guilty."

And the Commission does therefore "acquit" him, Marcus A. R. Wycough.

Finding and acquittal confirmed. The prisoner will be retained in custody as a prisoner of war.

V. James W. Roberts, on the following charge and specification:

CHARGE:
"Violation of the oath of allegiance."

SPECIFICATION: "In this, that he, James W. Roberts, did, at the county of Oregon, State of Missouri, on or about the 15th day of February, A.D. 1864, take and subscribe the oath of allegiance to the Government of the United States, before an officer duly authorized and empowered to administer the same, by the terms of which oath he, the said James W. Roberts, bound and obligated himself to support, protect, and defend the Constitution and Government of the United States, and to bear true faith, loyalty, and allegiance to the same, and afterward, on or about the 5th day of July, A.D. 1864, he, the said James W. Roberts, violated his said oath, by joining and belonging to Shelby's Regiment, rebel armies of the United States, and engaging in hostile and rebellious warfare against the United States, as an outlaw, insurrectionist, and a rebel enemy."

To which charge and specification the prisoner pleaded as follows:
To the specification, "Not Guilty."
To the charge, "Not Guilty."

FINDING:
The Commission, having maturely considered the evidence adduced, finds the prisoner as follows:

Of the specification, "Not Guilty."
Of the charge, "Not Guilty."

And the Commission does therefore "acquit" him, James W. Roberts.

Proceedings disapproved. The Commission erred in acquitting the accused. The evidence adduced shows a clear violation of his oath of allegiance. He will be held in custody as a prisoner of war.
VI. Before the same Military Commission, but of which Brigadier General George H. Hall, Missouri State Militia, was President, was arraigned and tried:

Elven Moorefield Comber, on the following charge and specification:

**CHARGE:**

"Violation of the oath of allegiance."

**SPECIFICATION:** "In this, that he, Elven Moorefield Comber, did, on or about the 15th day of June, 1862, duly take and subscribe an oath of allegiance to the Government of the United States, by the terms of which oath, said Comber obligated himself to support, protect and defend the Constitution and Government of the United States, and bear true faith, formity and allegiance to the same, and afterward he, said Comber, violated said oath, in that on or about the 17th day of August, 1862, he enlisted, was sworn into and served in the rebel army, then and now at war with the United States; and said Comber has not, since then been amenable to justice, by reason of absence, until captured in October, 1864. This in the State of Missouri."

To which charge and specification the prisoner pleaded as follows:

To the charge, "Not Guilty."

To the specification, "Not Guilty."

**FINDING:**

The Commission, having maturely considered the evidence adduced, finds the prisoner as follows:

Of the specification, "Not Guilty."

Of the charge, "Not Guilty."

And the Commission does hereby "acquit" him, Elven Moorefield Comber.

Proceedings disapproved. The Commission erred in acquitting the accused. The evidence adduced shows a clear violation of his oath of allegiance. He will be held as a prisoner of war.

VII. Before the Military Commission, which convened at St. Joseph, Missouri, pursuant to Special Orders number 151, current series, from Head Quarter, District of North Missouri, and of which Captain James A. Adams, of Company B, of the Ninth Regiment of Cavalry, Missouri State Militia, is President, was arraigned and tried:

C. A. Alderman, a citizen, on the following charges and specifications:

**CHARGE FIRST:**

"Being a guerrilla."

**SPECIFICATION:** "In this, that he, C. A. Alderman, did join, belong to, aid, abet and conceal one Chester's Company of Thrall's and Thornew's band of guerrillas, outlaws, insurgents and rebel enemies of the United States, and was sworn into said Company near Sparta, Buchanan Co., Mo., on or about the 15th day of July, 1864, and remained with said band, aiding and assisting them in robbing, plundering and committing other depredations upon the peaceable citizens of North Missouri, and in armed resistance to the lawfully authorized forces of the United States. This in Buchanan, Clay and Pike counties, Mo., during the month of July, 1864."

**CHARGE SECOND:**

"Robbery."

**SPECIFICATION:** "In this, that he, C. A. Alderman, citizen, did feloniously take two horses and two pistols, the property of one Klueck, in the presence of and against the will of the said Klueck, by putting him in fear of immediate injury to his person. This at Buchanan County, Mo., on or about the 15th day of July, 1864."

To all of which charges and specifications the prisoner pleaded "Not Guilty."

**FINDING:**

The Commission, having maturely considered the evidence adduced, finds the prisoner as follows:

Of the specification, first charge, "Guilty."

Of the first charge, "Guilty."

Of the specification, second charge, "Not Guilty."

Of the second charge, "Not Guilty."

**SENTENCE:**

And the Commission does hereby sentence him, C. A. Alderman, "to be confined in some military prison, at hard labor, during the war."
Finding and sentence continued. The sentence will be carried into effect at the Military Prison, at Alton, Illinois, under the direction of the Provost Marshal General.

VIII. Before the Military Commission, which convened at Rolla, Mo., pursuant to Special Orders, number 176, current series from Head Quarters, District of Rolla, Missouri, and of which Major E. Kimb, of the Forty-eighth Regiment of Infantry Missouri Volunteers, was President, was arraigned and tried:

Mrs. CHRISTIANA D. MORSE, of Phelps County, Missouri, on the following charges and specifications:

CHARGE FIRST:

"Transgression of the laws and customs of war."

SPECIFICATION FIRST: "In this, that she, CHRISTIANA D. MORSE, of Phelps County, Missouri, a citizen of the United States, and owing allegiance thereto, did, of her own free will, and in direct violation of the laws and customs of war, feed and harbor certain guerrillas and outlaws, whose names are unknown, they, the said guerrillas, being in armed rebellion against the United States Government, and not belonging to any legally organized force at war therewith. This in or near Rolla, Phelps County, Missouri, on or about the 1st day of September, A. D. 1864."

SPECIFICATION SECOND: "In this, that she, CHRISTIANA D. MORSE, of Phelps County, Missouri, a citizen of the United States, and owing allegiance thereto, did, of her own free will, and in direct violation of the laws and customs of war, associate with one Frank Smith, and one John King, guerrillas and outlaws, in arms against the United States Government, and not belonging to any legally organized force at war therewith, and did furnish them with bullets, blankets, and saddle-bags. All this in Phelps County, Missouri, in or about the month of July, A. D. 1864."

CHARGE SECOND:

"Harboring and feeding guerrillas."

SPECIFICATION: "In this, that she, CHRISTIANA D. MORSE, of Phelps County, Missouri, a citizen of the United States, and owing allegiance thereto, made it her practice to feed and harbor guerrillas and rebel enemies of the United States, and did so feed and harbor certain guerrillas at her house in Phelps County, Missouri, on or about the 1st day of September, A. D. 1864."

To which charges and specifications the prisoner pleaded as follows:

To the first specification, first charge, "Guilty, except the words, 'guerrillas and outlaws.'"
To the second specification, first charge, "Guilty,"
To the first charge, "Guilty,"
To the second charge, "Guilty, except the words, 'guerrillas and outlaws.'"
To the second charge, "Guilty,"

FINDING:

The Commission having maturely considered the evidence adduced, finds the prisoner as follows:

Of the first specification, first charge, "Guilty,"
Of the second specification, first charge, "Guilty,"
Of the first charge, "Guilty,"
Of the specification, second charge, "Guilty,"
Of the second charge, "Guilty,"

SENTENCE:

And the Commission does therefore sentence her, CHRISTIANA D. MORSE, "to be imprisoned at such place as the commanding General may direct, for the term of one year."

Finding and sentence confirmed. The sentence will be carried into effect at the Missouri State Penitentiary, at Jefferson City, Missouri, under the direction of the Provost Marshal General.

BY COMMAND OF MAJOR GENERAL DODGE.

J. W. BARNES,
Assistant Adjutant General.

OFFICIAL:

Assistant Adjutant General.
13:39 PM W/F

Bundell

Was any such order read here? 13

The Colonel -
Washington
July 15, 1865

My dear Sir,

I wrote you a few lines last night. I write again to ask you to send the Proven of Mr. Smith, or when seven it is proper to resign. An order was sent from here on 4th July for discharge of Joseph Melton in Georgia. That is your prisoner. I read a letter from his wife dated 13th & she had heard nothing of it. The is son of old Benedict Melton. Also Eleven M. Gordon of Lafayette Co. in Sampson prison. You will do me a great favor more by ascertaining cause of delay as early as you can.
Of no such orders have
received any notice of
my part as soon as possi-
ble. Please let Mr. Wolmou-
ter and Mr. Carter know that
they have been transmitted.

I find in Commandery
of Prisoner's office they
are about a week behind
of the cases I have written
to you about with them
only being advertised.

Yours truly

Justin Aston

Col. Baker, M.D.
P.M. and

I thank you for the letter of Mr. Aston,
Asking Me to which I am very
fearful more fully than any express,
I could make. Go Post As Aston says
Officer, Post Marshal
Shelbyville, Ind., Feb. 11, 63

James C. Cathay

States under oath that James 
Cathay, in company with Bob 
Blakesell came to his house
about the 15th of Dec. 1862
and arrested his brother-in-
law James Phillips & himself, plundered
his house & afterward shot Phillips,
Mary J. Cathay was also engaged
in the plundering
Anne Catherine Ann Lethen
in the Parish of Saint James
a Resident of the 19th Poll District of
Woodford County Make the Following
Statement

That on or about the 13th of
December last, after seeing her to her
Hometo be Company with Rob Blackwell
And another man from said Rob Phillip's
Brothers farm and ordain them in to the
Hare came there (and in and toted the
Horse of Warren, a Tacky belonging to
Outfitting (Mr. Martin Hite, having nothing)
being Language) 5, 9, 10 The Plunder
having frequently attempted to shoot hark
More than would have done it but for
the interposition of Blackwells they had a
Set of Cutlery, and agreed to what they
were told to do. They then ordered them to lay
Sid Prager that they intended to have them
in their hands. Then if they intended to
kill them. Not as can be seen of
The women and Children Blackwell then
Ordered them to follow to take them off
from the house. Before any of the family
so they did on the house. Inside talked with
Leath being one of the Men that went with
Phillips out on the hunt when he was shot.
Sworn to and subscribed before me
this 11th day of February 1865.

Montgomery Capt.
Mount Marvin
Office of Postmaster
Jailkeeper Louis Phillips

14908

Takes upon oath that James Gates, in company and Bob Blackwell came to his house on about the 1st of Dec 1868 and assisted him (Postmaster) James Phillips, himself, John Doe, two hours & afterward, John Phillips, about 11 days was also engaged in the plundering...
Feb. 10, 1876 -
$Cts$
Rockport (Mo)
Feb. 10, 1865

I hereby certify that I have been acquainted with Mr. Boggs Capt. Sype, G. Harris Negro
Tommy James Boggs and Judge James H. Daily
and know them to be good and true Union men
and do not believe that they have any
sympathy with the Seceders or Bushwhackers
and any statement that these men
make is perfectly reliable.

Col. H. Harris
1st Lt. 9th Cav. Mo. Inf
Respectfully returned to [Signature]

Baltimore, Md.

May 1, 1865.
Respectfully returned to Maj. Gen. HANCOCK:

A. Alichi
P.M. J. Adler
Capt. Dept. W. C.
Baltimore July 12

Prisoner C. 0. 7.

Palloran

Detention
Not a word is to be heard about having been discharged from the service, but while I was about to leave the time of Daville's arrival, and he had left from Washington a certificate that John Brown and David Sullivan were discharged the army on a certain day. This paper is submitted to Gen. Henry for temporary in command, and now nothing of the case except what appeared upon the face of the paper obtained by Daville, (and to which the fact was not held from Gen. Henry that it was procured by Daville) the very proper order of his release. In that order to get away and think before my return, I expected to find some one who would advance the money to 1065 held by me. That friend Daville came forward and for $25 as he says, advanced the money, because I would pay it over to him immediately upon my return. I declined doing so. Daville was going to New York to bring these back from New York when he took them. At that time there nothing to hear from them. Daville claims to have paid the money on the 9th. I reached Baltimore on the 6th and the money on the 9th, not a long time for him to have waited. Daville promises what he calls an order signed by these two men and authorized by Capt. insurgents to which attention is invited. That certifies that Daville received the money from one. On the 19th January I addressed one the eos to letters with the certificate and his explanation, which was referred to Capt. Insurgents who is unable to throw much light upon the subject I therefore respectfully address the papers and the money to the Maj. Genl. requesting that she make such disposition of the money as may appear to him right and just with a request the communication from the Navy Department be returned for

E. A. Tyler
Riggs & Company

[Signature]

[Signature]

[Signature]
Office of Prov. Marshall 1818 8th Oc
Fort Def., Relay Nearby,
December 8th 1818,

This is to certify that we agree that
Thomas Senillo received the money that
he in the hands of General Tyler which
is four hundred and fifty six dollars. ($466)

(Signed)    Daniel Sullivan
(Signed)    John Brown

(Signed)    A. D. Ferguson
Navy Department,
Bureau of Equipment and Recruiting,
Washington, Nov. 30th, 1864.

By the records of this Bureau, it appears that John Brown enlisted at
Baltm. Nov. 25th, and was discharged from
the "Galatea" on the 15th Sept. 1864; and
that Daniel Sullivan enlisted at
Boston, Dec. 9th, 1861, and was discharged
from the "Galatea" on the 18th Sept. 1864.

[Signature]
Chief of Bureau.
Baltimore, Md.,
July 19th, 1863.

Sirs:

To explain the statements enclosed to you with this, I have the honor to add that it can be satisfactorily established, by competent and reliable testimony, that I advanced this money to these men without having any connection with them previously, and did so at the time on the strength of information received at the time of their discharge; I being at the time in funds and anticipated no trouble in recovering what they deposited with you through Col. Knights. I have no desire to disparage or reflect on any officers connect with the transaction, and am willing to do all in my power that may be necessary to convince you that I am entitled to the money in your hands; to protest you in restoring it to me.

I have the honor to be

Very Respectfully,

Your obedient servant,

E. R. Tyler
Brig. Genl's Comdg.
Cabinet
35° 8" 1865.680"
Head-Quarters, Middle Department.

EIGHTH ARMY CORPS.

Baltimore, Md., January 3, 1865.

Respectfully returned to

By Sir: Your obedient humble servant, in connection with the other papers in this case returned to him,

February 4, 1865.

Please return the papers, with an appeal

By command of

[Signature]

[Caption: Signed]
B. Tyler

Brig. Genl. Comq. 1st S.B. S.T. A. C.

Relay House R. of A.R.S.

Jan. 19th 1865

Baltimore, Md.

General,

I have the honor to make the following statement:

John Brown and Daniel Sullivan were arrested as spies on the Potomac River in Sept. last and forwarded by Lieut. Col. R. B. Knight to the Prov. Marshall at Fort Dix (Capt. Ferguson Co. H. Tyler's Battalion A.C.S. Co. m.).

Lieut. Col. Knight, Comq. 1st Del. Cav. searched these persons and finding a considerable amount of money on their persons forwarded the money to Brig. Genl. Tyler, Comq. 1st S.B. S.T. A.C. along with the persons, who were sent to Fort Dix as deserters after having detained them long enough to discover that they were not "spies."

The examination of the prisoners at Fort Dix elicited the fact that the men had been discharged from the Naval Service by expiration of enlistment and had lost or destroyed their discharge papers in their frolic after being paid off.

I met these parties at Fort Dix just as they were discharged from arrest for want of testimony.
to criminate him, and advanced to him, on the statement of Capt. Ferguson, of the 2nd Battalion, and Mr. Wm. B. B. C. that all was right and that if he had the money he would advance it himself to them. There were present at the time Capt. P. told the statement – the two men and Capt. P. brother, Lloyd, from the Sparta Hotel. Capt. P. told Capt. I told him (Lloyd) that if he would surrender the pass to Capt. Tyler that he would have got the money for me.

Capt. Tyler was absent at the time the men were discharged from arrest and had the money in his pants.

There were present at the time I advanced the money to these men, in the bar room of the Melby House, B.S. & R.R. Mr. B. C. and Capt. Kenne of the "2nd Battalion" and Mr. Kenne, Telegraph operator for the B. S. & R.R, and others who saw me pay the money to these men and knew what it was for.

Enclosed is a copy of the authority from Capt. A. B. Ferguson for me to receive the amount of the money taken from these men, from Capt. Tyler. The amount being four hundred and fifty six dollars (45.60) and he stated to these men that they should not give me this receipt until I had paid them the money.

I would respectfully request you that you will investigate the matter.
and if my statements are found correct, that the money, advanced by me in good faith to these men, be restored to me.

I have the honor to be,
very respectfully,
your obedient servant

This 16th June

D. R. Tyler
Esq. Bank, Fort 15th, B, 8th A.B.
Ferguson A. D.

Captain Po. Mar.

States that John Brown and Paul Sullivan were arrested on suspicion of being deserters, and confined in St. Croix. When arrested, they had a large amount of money in their possession which was taken from them and it being ascertained that the men were not deserters, they were discharged. Further states, that he wrote an agreement by which Thomas Sandre was to receive this money. He having advanced the amount to them, in the presence of commissioned officers.

M. W. Wheeler, 
Acting Major, Jan 22, 65
as Relay House. Encloures papers relative
to the case.
Four (4) Encloures.
Office of Capt. Rokeach at the Point 1846

Capt. W. B. Bell. March 1846.

Dr. C. B. Kelser.

I have the honor to state that two persons, Mr. Brown and David Sullivan, were arrested by the Policia for
and turned over to me for having written charges against
them. I have since arrested a Detective, and a search of his
home revealed that they were kept in confinement until
sometime in June, when, as I stated in a previous statement, I presented the statement
to General Hardy who commanded the garrison and made
advice as to the issue of the statement to release the men which
I did. When they were released they did not know what to do, they
wanted me to advance the funds which I had declind they left
the city, returned the next day, they said they would lose
twenty-five dollars on the amount rather than wait, they left and
returned sometime after. After asking Thomas Sevills, I wrote an
agreement for them that Thomas Sevills was entitled to receive
the money instead of them. They left and went to the Hootch
where they paid the money in presence of Capt. Blood. St. Neals
they returned they day after the deed and the
on this payment
I have the power to be
Burgess.
A. Chapman
left to those

[Signature]
Baltimore, Md.

January 19th, 1863

E. B. Tyler

Ensign, Sect. Comry 1st A. R. 8th A. C.


General,

I have the honor to make the following statement: viz;


Lieut. Col. H. B. Knight, Comry 1st A. C. Par., searched these persons and finding a considerable amount of money on their person, forwarded this money to Ensign, Ensign, Comry 1st A. C. A., along with the prisoners, who were sent to 'Fort Dix' as deserters, after having detained them long enough to discover that they were not spies.

The examination of the prisoners at 'Fort Dix' elicited the fact that the men had been discharged from the Naval Service by expiration of enlistment and had labor or destroyed their discharge papers in their frolic after being paid off.

I met these persons at 'Fort Dix' just as they were discharged from arrest for want of testimony.
criminate them, and I advanced to them, on the statement of Capt. Ferguson of the R. O. C. R., at Fort Sill, that all was right, and that if he had the money he would advance it himself to them. There were present, at the time Capt. J. made this statement, the two men and Capt. J.'s brother.

Genl. Tyler was absent at the time the men were discharged from arrest and had the money in his care.

There were present at the time I advanced the money to these men in the bar-room of the Relay House, B. O. C. R., Ind., the bar-tender, Capt. Keene of the Tyler Hotel, and Mr. Houser, Telegraph operator for the B. O. C. R., and others who saw me pay the money to these men and knew what it was for.

Enclosed is a copy of the authority from Capt. Ferguson for me to receive the amount of the money taken from these men, from Genl. Tyler. The amount being four hundred and sixty-six dollars ($466), and he stated to these men that they should not give me this receipt until I had paid them the money.

I would, General, respectfully request that you will investigate this matter and, if my statements are found correct, that the money, advanced in good faith...
by one of these men, be restored to me,
I have the honor to be
Very Respectfully,
Your obedient Servant
Tho: J: Scott

O. D. Tyler
Brig. Genl. Comdg 1st Div. 8th Ar. C. S.
Baltimore, July 28, 1865.

Thos. John L. Stetgy, Esquire,

State of Georgia,

forwarded papers in the case of Henry L. Davis, for the construction of the W. Y. land. Com'd.

As Eulogus,

Head-Quarters, Middle Department.

Eighth Army Corps.

Baltimore, Md. 1865.

Respectfully referred to

com. of the Army for record.

By command of

J. P. Farell, major.

[Signature]

[Signature]

[Signature]

[Signature]
Ledgers 1st Sept. 1814, A.D.
Relay House. 16th Feb. 1815.

With truthfulness remain'd I with the information that the money and all the papers in this case was forwarded to
Wist. Hill, or before the receipt of these papers.

Objections and truthfully solicited to the evident
alteration of the indenture end signed by
Brown & Sullivan, as it was read: agree
to life, was when I first saw this paper
agree to life. Again in the next
morning. No Savi. The papers was equally
received when the papers was shown me
by Savi. and the copy furnished by him
forwarded with the money, evidence the at

headings.

I think that is a mystery
about this case that could not be settled
with these transactions, and I shall be
pleased to know that my conclusion was
meant, if it does satisfy theconda facts
that I and I am sure.

E. B. T. [Signature]
Bris. Capt. Bombay

Received Sept. 11 by 6th 1815
Lagerburg
Letter Duke

Allow me to call your attention to the within papers, and to ask for them your consideration.

I am now convinced of the fact that out of these representations, you will allow the return of the money.

Respectfully,

John L. Thomas
State City

July 28/25
Office of [Name]

This 10th day of October, 1842, I hereby agree to the payment of the sum of [amount] to [Name], in the hands of [Name] to whom I have assigned the above sum. The sum is to be paid in the form of [currency] on or before [date].

[Signature]

Witness:

[Signature]
United States Military Telegraph.

By Telegraph from

[Signature]

Dated [Date] 1865

To [Name]

Dear

Please proceed action in the case of Thomas Saville and the four hundred & seventy dollars for other papers

[Signature]

F.G.
Baltimore, February 18, 1865

Respectfully returned to Dept. Head, Gen. with the information that I have discharged the militia named meet.

14911

H. Wiegels
Capt. & Acting Provost Marshal

File
Provost Marshal's Office.
HEADQUARTERS MIDDLE DEPARTMENT,
EIGHTH ARMY CORPS.
Baltimore Md. 1865

PROVOST MARSHAL'S OFFICE
HEADQUARTERS MIDDLE DEPARTMENT,
EIGHTH ARMY CORPS.
Baltimore Md. 1865

PRISONER.
CHAS. STIGNER,年龄25,白人,男

RESIDENCE.
Balt.

ARRESTED.
4th 16th 1866

CHARGE.
Acting at Fort
Detective

WITNESSES.
Henry L. Brown
John F. Murphy

Head-Quarters Middle Military Department,

Baltimore, Md., August 33, 1863.

Respectfully referred to Lieut. Col. Woolsey, Provost Marshal, for his to the office.

By command of Maj. Gen. HARRISON.

[Signature]

Assistant Adjutant General.
Office Postmaster, Baltimore, February 7th, 1865.

Pursuant to a letter of the Postmaster attached herewith, with the request that a severe example be made of Stevens, who is really the guilty party, and to doubt entitled Carter, who is a mere boy into the trouble.

I recommend the release of Carter, who has been punished severely and has learnt a lasting lesson.

[Signature]

[Signature]

W. H. French

Postmaster
Acting Provost Marshal

Captain,

I have the honor to hand you the evidence against Cato H. O'Ferres & Urban Canta arrested by the Police on charge of acting as detectives.

Canta is but a boy and I think was drawn into it by O'Ferres.

I am, Captain,
_Respectfully Commr'd

[Signature]

Acting Provost Marshal

Baltimore, February 1865
Head Quarters, Middle Department, 6th Army Corps,
OFFICE PROVOST MARSHAL,
Baltimore, Feb 14th 1865

Henry C. Brooke, Esq. 313 Garden St.

Last evening I was on W. Baltimore St. in Company with John Murphy. I am employed by Capt. Murphy, 9th N.Y. Infantry (Commission) during the evening we fell in with two young men named Childers & Thomas Cate. After going to several places we went to the corner of Baltimore & E. 29th St. when we came out of the last place we were arrested by they two men who claimed they were Const. Officers and said they could show their authority. I told them I could show that I was a Citizen of Baltimore. They handcuffed me roughly. Officers done Chapmanfield part of the thing but Cate said it was a detective they claimed that they were Bounty Hunters. Officers said he would let me off for 25. Each. I had the men arrested by the Police.

Cate said he had a gun and could prove that I was a Rebel
they did not claim to have any evidence against you.

I, Henry C. Crooke, sworn and tested to before me the 17th day of Feb 1855

Henry C. Crooke

John H. Murphy. Alvarado Hotel

I and employed at Capitola

A. Cononick or Balls

My knowledge of the above statement is as I have taken by

Mr. Henry C. Crooke.

John H. Murphy

Sworn and tested to before me this 17th day of Feb 1855

Henry C. Crooke
Abel Jn. Ushij. Defunt S. A. E.
Baltimore Jul'y 1865.

Lawrence Sanlt B.
A. A. P.

Request that papers in case
of Oscar Baker of Geo L.
Grant who attempted to
get a substitute into the army against his
will be forwarded to N. D. G.

S. L.

Complied with
Feb'y 17th 1865.

S. L.

Feb'y 17th 1865.
Head Quarters, Middle Department, 8th Army Corps,

Baltimore,

Captain M. H. Neygel
Art. Prov. Marshal 8th M.

Captain:

I am directed by the General Commanding to request you to forward to these Head Quarters the papers in the cases of:

Oscar Buckel
Geo. L. Grib

Citizens arrested by Captain Holland, for attempting to put a substitute into the army against his will.

Very Respectfully,

your ob. Servant,

[Signature]

A. A. General.
Cincinnati, 16th February 1865

At 70 le 1865

Northern Department

Major General Howard

By

W. H. Potter, M. I.

Directs that Private Grant and Wauhahan Prisoner be at W. L. L. Burnetts
are under guard to Head Quarter

Report to Major

W. L. Burnetts Judge Advocate

Northern Department

Received 60 April 1865
Head Quarters Northern Department
Cincinnati, O., Feb'y 16th, 1862

Brig. Genl. C. Hillyer
Commanding Post
Cincinnati, O.

General:

The Major General Commanding directs that Henry Patton, Ed. Worthington, Bisslers, at Lu. San, Barracks be sent to there and Barracks under proper guard, at once, to report to Capt. E. Kearnit, Judge Advocate, W. O.,

I am General,

Very respectfully,
Your obedient servant,

C.H. Cutter
Assistant Adjutant Genl.
Northern Department
Maj. General Hooker's Command

By

C.H. Potter, A. A. G.

Head Quarters Northern Department
Cincinnati, O. February 17, 1865.

Brig General A. Willich
Commanding Post,
Cincinnati, O.

General:
The Major General commanding demands that Mr. L. B. Anderson, and A. H. Redford be granted an interview with said L. B. Anderson presence at the Law Bureau in the presence of a commissioned officer.

Yours, General.

Very respectfully,
Your obedient servant,

C. H. Potter
Assistant Adjutant General.
N. D. Northern Department
Cincinnati, O., 11th July 1865

A#60.60.7865

Northern Department
Maj. General H. Ormescond

C. W. French, A. C.

Directs that J. W.
Fitzgerald and R. W.
Moore be granted an
interview with Daniel
Plummer, a prisoner
Confined in W. L. camp.

11th July, 3rd July 1865
Cincinnati, O, February 16, 1863

Brig. Genl. A. Wallace
Commanding Post
Cincinnati, O.

General:

The Major General hereby desires that the leaves of W. Fitzgerald and W. W. Moore be granted an interview with Paul Shewegan,乙方, at W. Leon Braddock, in the presence of a commissioned officer for two minutes.

Very respectfully,

Your obedient Servant,

C. H. Potter

Assistant Adjutant Genl.
2d. Dr. 3d. Northern Department  
Cincinnati, O., 12th, February 1863,  

H. 54 100 7465

Northern Department.  
Maj. General Horatio G.  


directed that Wm. Blackburn  
and Wm. Blackburn and  
Little girl be granted an  
interview with Wm. Horrie  
prisoner confined in Attica  
Prison.
May 12, 1865

Brig. General A. W. Tillotson
Commanding Post
Cincinnati, O.

General:

The Major General Commanding desires that the latter Dr. Buelham, and since his Buelham and that girl be granted an interview with Mr. Morris, Pioneer at the San Francisco in the presence of a Commissioner office.

I am, General
Very respectfully,
Your obedient Servt.

[Signature]

Brig. General
Cincinnati, O.
No. 2d Northern Department,
Cincinnati O., 17th Feb'y, 1863

A. #57 100 75 60

Northern Department
May General Hooker Comdy.

By

C. H. Tait

Adjutant Genl.

Direct that the prisoner
Kasville and Ashley confined
in W. Lean Hospital be
sent to that Head Quarters
reporting to Maj. Genl.

Burnett Judge Advocate.
Head Quarters, Northern Department, Cincinnati, O, February 14, 1865.

Brig. Genl. G. Van D. Shephard,
Commanding Post,
Cincinnati, O.

General:
The Major General Commanding directs that prisoners Cassite and Deley, confined at W. Leon Barracks, be sent to these Head Quarters under proper guard to-morrow, at 9 1/2 O’clock, G. M., to report to Major W. E. Bennett, Judge Advocate.

I am, General,
Very respectfully,
Your obedient servant,

C. H. Potter
Assistant Adjutant General.
Headquarters, Northern Department  
Cincinnati, O., February 16, 1865,

Brig. General A. Wildiers  
Commanding Post  
Cincinnati, O.

Sir:

The Major General Commanding states that James Gray and Charles W. Patten prisoners at Mt. Lebo Barracks be released, with permission to go to Chicago, Illinois, on giving their parole of honor that they will not communicate in any manner anything concerning the proceedings of the Military Commission in the case of the Chicago conspirators. Please report your action.

I am, Sir,  
Very respectfully,  
Your obedient serv't  
O. H. Pottier  
Assistant Adjutant Genl.
Head Quarters Northern Department
Cincinnati O. Feb. 18th 1863.

Brig. General & W. hills.
B. Maj. General, Cincinnati, Oio.

The Major General Condy directs that Col. Anderson & Col. Redford be
granted an interview with Colonel Anderson,
Prisoner Co. L. 36th Oio. Volunteers, in the presence of
a Commissioned Officer

I am, General
Very Respectfully,
Your Ob. Servant,

C. H. Potter
Statement
of
Henry Dull
Feb. 27, 1845
Cit.
Office Post-Of-Fice
Kansas City Mo.
Feb 27th 1865

Henry Tall being duly sworn repeats upon
Oath says I formerly lived near Lew
Jacob Robinson Esq. Mr. I am personally
acquaintance J. Daniels living near the
courtyard of Lew Jacob, and I know in regard
Mr. Daniels is what he has done against
the Government law. The 31st of the present
month as I was passing Mr. Daniels
house I saw two very fine looking horses
in Mr. Daniels yard. I did not stop to
See who the owners of the horses were but I\immediately go to Mr. Daniels and
while I was at Mr. Daniels two men
came up near the lane two horses
I saw in Mr. Daniels yard. These
Two men occasioned one of being without
A way, and threatened to kill me
If I persisted in going they also asked
Me for Greenback and came taked Ex了我的
though home because I knew none,
At the beginning of the war
I have been Mr. Davis at Ansone against
the Federal Govt. he was banished by order
W+H. WAIR then I did not know the
Thrift personal about Mr. Davis
Mr. Hunt has seen Engagaa
In Arms at the beginning of the War
Hunt was also banned by Order No 101
And since his return I do not
Know what he has been doing
I do believe Every Man in the part
Of the Country was fed a
Hunter for me the order, I do not
Believe a Man could live in that
Neighborhood without seeing it.
I am not acquainted with
Programm. William Casey is a loyal Man
Miller Casey he has been very quiet all
The time I believe the Widow
Programm guilty of causing and
Harboring Rebellious
lice the above named persons were now
Living in the Neighborhood where I
Have formerly lived And I cannot
Live there on Account of very serious
proximity

Surnr. Sub.ends

Before Me this 27th
May of 1865
J P Smith

J D Casse Pri Pst
5th Sub Dist Cinci
The march of war and conflict was fierce. They hit home before we knew it. St. V. Smith, a poor, sickly old man, my name is St. V. Smith. I am a Moderator. I have 7 children: my oldest a son, J. G. Taylor, now 25 years old. We are at this time in Colorado Territory, it is commenced. I last saw him in 1864. He has been fighting a war for the last two years. My wife and three children are daughters: Rachel, age 20; Virginia, 21 years old; and 18, my other three children are boys. My sons George, age 11 years; Isaac, aged 9 years.

My oldest and Thomas Taylor died in January 1862. I have been at Jackson for two years. I have been generally associated with all the old settlers, most of these who were living in my old neighborhood on Little River. I know Bene, Hillard Joplin, W. S. Harris, Edward Poplin, and Henry Tompkins. All of them are friendly to my friends and mine.

Of the Federal Party, I really know no other. My neighbors to be John A. Harlow, John W. Octavius, Samuel Bagby, and at Vandy, George Herbst, John

Robertson, Benjamin Estes, Jesse Collins, James Holcomb, James H. Wright, John Landrum, W. A. Wood, James White, and friends to the Bushwhackers, and well known to the Federal troops to be good Union people. All this I know to be true. I have seen and known all this to be true. The war is very severe, and war...
I commenced, but I have been so educated that I have had little or an only chance to like it to the Federal System. I was afraid to do so if I had an chance, knowing that if I did get any information to the President, I would be either killed or my house & property burned up & destroyed in answer from my home. I have been often time alarmed with this by my neighbors, & therefore have been compelled to live as best I could & say but little to anyone.

I know several of the families. Mrs. Harper, Mrs. Kelley, Mrs. Backlund, &c. Also Mr. Parmer, Mr. Marsee, Mrs. Ely, Mr. Reeds, & Mr. Helms, &c. &c. All of whom are the worst kind of Rebels. Many of them have been in the South or both, & have been killed in the North or by Federal troops. I thank the Mrs. Mary Vaughn, the best woman in the lot, & I believe she would say & do but little for the Rebels or Bushwhackers. If she could help herself & was out of this county, as for the others, I can say but little in their behalf. Only I must say that I believe Mrs. Flanagan, Mrs. Kelly, Mrs. Maxwell & Susie Reed, to be capable & willing to do, almost anything being asked to help the Bushwhackers, in killing or destroying Union or people or their property. Mr. Kelley, Federal Soldier, I have every reason to believe is as brave from what I have seen of him. I heard them day, that they told the man in the Rangers to give them all your information. All that is on their paper to do. If the Bushwhackers visit & stay with them, then we can possibly get a chance to do so.
I believe this is all I have to say on this matter. My girls would mind me away well and I could manage them, and get along tolerably well, if I could only be somewhere by myself, with my family and children removed from the bad character and wicked people with whom I have been compelled to live and associate.

Clydia Tebbes
Statement of
Mary Dlouhy
Made Feb 14 1865
five or six families in my neighborhood that she had
her finger out. They should be escorted out of town
as soon as she got to Kansas City. She is a sister
of George Tingey, her husband is in the Rebel
Army. She was with Price last fall & he has been
landed called and stood a while with her at
their home at her house. She told me he did.
not deal the neighbors, but she cautioned me
not all of her neighbors never to tell. I as she
had been passing herself as a Widow she
wanted it to go so. She has fallen up with
a man by the name of Movand, he once belong
& the 2nd Colorado Regt. This is all I have to say
about any one. I claimed to be a Deserted
Woman & that I always have been one.

Mary Tingey
### Report of cases of prisoners of war held at Saint Joseph, Mo.

**Date of Admission** | **Date of Discharge** | **Name of Prisoner** | **Age** | **Sex** | **Date of Birth** | **Date of Enlistment** | **Date of Discharge** | **Age**
--- | --- | --- | --- | --- | --- | --- | --- | ---
Dec. 8 | Apr. 25 | John Bailey | 31 | Male | Feb. 17 | Mar. 10 | 31 | Male | July 16 | 31 | Male
Nov. 9 | 25 | Jesse Johnson | 34 | Male | Jan. 17 | Apr. 18 | 31 | Male | July 5 | 31 | Male
Dec. 21 | 19 | James Davis | 31 | Male | Mar. 19 | Apr. 4 | 21 | Male | Jan. 10 | 31 | Male
Feb. 20 | 8 | John Williams | 36 | Male | Jan. 22 | May 8 | 20 | Male | July 30 | 36 | Male
Jan. 13 | 13 | John Smith | 36 | Male | Jan. 13 | May 6 | 13 | Male | July 11 | 36 | Male
Dec. 21 | 7 | James Nelson | 35 | Male | Jan. 21 | May 7 | 21 | Male | July 15 | 35 | Male
Feb. 29 | 9 | John Johnson | 90 | Male | Jan. 29 | May 9 | 29 | Male | July 23 | 90 | Male
Mar. 26 | 28 | James Williams | 36 | Male | Apr. 26 | May 12 | 28 | Male | July 16 | 36 | Male
Apr. 10 | 1 | James A. Davis | 36 | Male | Apr. 10 | May 1 | 10 | Male | July 16 | 36 | Male
Jun. 2 | 8 | James Brown | 36 | Male | Apr. 2 | May 8 | 2 | Male | July 2 | 36 | Male
Apr. 2 | 10 | James Garrett | 35 | Male | Apr. 2 | May 10 | 2 | Male | July 2 | 35 | Male
Feb. 25 | 9 | James Brown | 36 | Male | Feb. 25 | May 9 | 25 | Male | July 2 | 36 | Male
Mar. 19 | 9 | James Brown | 36 | Male | Mar. 19 | May 9 | 19 | Male | July 2 | 36 | Male
Apr. 12 | 9 | James Brown | 36 | Male | Apr. 12 | May 12 | 12 | Male | July 2 | 36 | Male

*Note: Dates and ages are approximate.*
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<th>Days Serviced</th>
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Amount of Wages:
- Total: $244.75
- Sold: 127.75
- Surplus: 16.15
- Disbursements: 9.15
- Disbursements: 45.50
- Disbursements: 127.75

[Signature]

Report of John Craig keeper of the Military Prison at Saint Joseph Mo of the Military Prison held this first report and received by him from March 26th, 1864, to April 30th, 1864.

[Signature]
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<tr>
<th>Name of Prisoner</th>
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<th>Age at Time</th>
<th>Remarks</th>
<th>Name of Prisoner</th>
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I hereby certify that the above list of names and time opposite each name is correct.

Sincerely,

James Craig

Military Prison Keeper
Office Conductor
Saint Louis, Mo.
July 4th, 1863

Paid on Voucher dated July 4th, 1863

2,200,000

2nd Draft
<table>
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<th>Names of Prisoners</th>
<th>Date of Execution</th>
<th>Date of Incarceration</th>
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**Recapitulation:**
- Total: 25
- Each: 100
- Grand Total: 2500

I hereby certify the above list of names and times opposite each name is correct.

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Military Prison Keeper
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Remarks:

I certify as cashier of the provost marshals' court.

[Signature]
Office No. Ho. Bureau
St. Louis. Feb'y 25's 43

Baker J. B.
Sub. of Reo. No. b.

Enclives receipt for
garrison pay

Done received

Rec. of Com. Maca. March 34/44
Headquarters Department of the Missouri,
Office Provost Marshal General,
St. Louis, Mo. July 25, 1865

Received from Lieut. A.B. Selby
Reg. Conn. 1st Ca. M.N. the following named prisoners, sent forward
from Macon City, Mo. by

Maj. R.A. DeBolt, Dist. Ins. Mac. to wit:

Milton M. Drew, John Hunt, George
Mr. Duncan, Mr. G. Wallace, Richard
Erickson, Napoleon E. Howard, Fielding
J. Collins

[Signature]
Provost Marshal Gen'l, Department of the Missouri.
Feb. 1865
Cts
Rolls of Prisoners

Retained

John M. Reed
Lieutenant Proctor
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I certify that the above is a true copy.

John McRae

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<td>Heiney, Robert</td>
<td>&quot;</td>
<td>5th</td>
<td>&quot;</td>
<td>Edain</td>
<td>&quot;</td>
<td>1865 Dec. 18</td>
<td>5th Dist.</td>
</tr>
<tr>
<td></td>
<td>Kennedy, Michael</td>
<td>&quot;</td>
<td>1st</td>
<td>&quot;</td>
<td>Lafayette Co.</td>
<td>&quot;</td>
<td>1865 July 1</td>
<td>1st Dist.</td>
</tr>
<tr>
<td></td>
<td>Kennedy, Michael</td>
<td>&quot;</td>
<td>1st</td>
<td>&quot;</td>
<td>Lafayette Co.</td>
<td>&quot;</td>
<td>1865 July 1</td>
<td>1st Dist.</td>
</tr>
<tr>
<td></td>
<td>Jeffries, B. J.</td>
<td>&quot;</td>
<td>5th</td>
<td>&quot;</td>
<td>Franklin</td>
<td>&quot;</td>
<td>1865 Jan. 28</td>
<td>5th Dist.</td>
</tr>
<tr>
<td></td>
<td>Jeffries, B. J.</td>
<td>&quot;</td>
<td>5th</td>
<td>&quot;</td>
<td>Franklin</td>
<td>&quot;</td>
<td>1865 Jan. 28</td>
<td>5th Dist.</td>
</tr>
<tr>
<td></td>
<td>Jordan, Alexander</td>
<td>&quot;</td>
<td>5th</td>
<td>&quot;</td>
<td>Balladon</td>
<td>&quot;</td>
<td>1865 Mar. 17</td>
<td>5th Dist.</td>
</tr>
<tr>
<td></td>
<td>Kemp, Ph. G.</td>
<td>&quot;</td>
<td>5th</td>
<td>&quot;</td>
<td>&quot;</td>
<td>&quot;</td>
<td>1865 Apr. 23</td>
<td>5th Dist.</td>
</tr>
</tbody>
</table>
Feb 13th 65

Papers in their care

Cul Be

Those Prisoners

Seem to have been

Sent here without

Any proper Paper

(in fact no papers at

all) Saraged

Feb 13th 65

Long Line of men has

been almgd for

Paces
Office Central St. Wll. Prison,  
St. Louis, Mo., Feb'y 15th, 1865,

Col. J. H. Baker,  
Prov. War. Genl.,

Colonel:  

Shahnsuhner  
to report that the following named  
prisoners were left at this Prison  
last night by St. James W. Clark, wli:  

W. W. Thompson,  
W. R. Kemper,  
J. T. Wilson,  
W. Gilley,  
J. H. Robinson,  
Jeff Dudley,  

As he has no order for their  
Commitment, I cannot give him  
receipt:  

Very Respectfully,  
Your Ollt. Genl.,  

Capt. Hirtler  
Lt. 47th Me. Inf'y.  
Art. Comdr.
Col.

I had the honor to transmit you hereewith the Roll of the Prisoners forwarded to you by me on the 14th Inst.

The reason that the Roll was omitted I did not think it necessary to do so as it had not been required herefore.

I have the honor Col. to remain very respectfully your obedient servant

P. J. Lenahan
Captain and Adj. 3rd U. S. Mar
2nd Sub-Dist of St. Louis

To

Col. J. H. Baker,

P. M. Genl.

Dept. of the Mo.

St. Louis Mo.
<table>
<thead>
<tr>
<th>No.</th>
<th>Names—In Alphabetical Order</th>
<th>Rank</th>
<th>Regiment</th>
<th>Co.</th>
<th>Where Captured</th>
<th>When Captured</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>King, John R.</td>
<td>Capt.</td>
<td>Canute Co.</td>
<td>A &amp; G</td>
<td>STL, MO</td>
<td>Jan 14th, 1862</td>
<td>Feb 19th, 1862</td>
</tr>
<tr>
<td></td>
<td>Kongergard, Anthony</td>
<td></td>
<td>STL, MO</td>
<td>A &amp; G</td>
<td>STL, MO</td>
<td>Jan 18th, 1862</td>
<td>Feb 19th, 1862</td>
</tr>
<tr>
<td></td>
<td>Marshall, James</td>
<td></td>
<td>Edwin Co.</td>
<td>E &amp; F</td>
<td>STL, MO</td>
<td>Oct 26th, 1862</td>
<td>Apr 17th, 1863</td>
</tr>
<tr>
<td></td>
<td>Marshall, W. E.</td>
<td></td>
<td></td>
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<tr>
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<td>Morris, C. F.</td>
<td></td>
<td>Merit Co.</td>
<td>A &amp; G</td>
<td>STL, MO</td>
<td>Oct 19th, 1862</td>
<td>Feb 19th, 1863</td>
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<tr>
<td></td>
<td>Montgomery, W. S.</td>
<td></td>
<td>KL, MO</td>
<td>A &amp; G</td>
<td>STL, MO</td>
<td>Jan 18th, 1862</td>
<td>Feb 19th, 1862</td>
</tr>
<tr>
<td></td>
<td>Miller, Barton</td>
<td></td>
<td>ST, MO</td>
<td>A &amp; G</td>
<td>ST, MO</td>
<td>Aug 20th, 1862</td>
<td>Aug 20th, 1862</td>
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<tr>
<td></td>
<td>Moore, Saml.</td>
<td></td>
<td>Izard Co.</td>
<td>B &amp; C</td>
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<td>Oct 29th, 1862</td>
<td>Apr 17th, 1863</td>
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<tr>
<td></td>
<td>Myers, Center</td>
<td></td>
<td>Madison Co.</td>
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<td>Jan 19th, 1863</td>
<td>Apr 17th, 1863</td>
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<tr>
<td></td>
<td>McLean, John L.</td>
<td></td>
<td>Galloway</td>
<td>A &amp; G</td>
<td>STL, MO</td>
<td>Oct 21th, 1862</td>
<td>Apr 17th, 1863</td>
</tr>
<tr>
<td></td>
<td>McFadden, Danl.</td>
<td></td>
<td>Howard Co.</td>
<td>A &amp; G</td>
<td>STL, MO</td>
<td>Jan 16th, 1863</td>
<td>Apr 17th, 1863</td>
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<tr>
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<td>Moore, James T.</td>
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<td>Izard Co.</td>
<td>A &amp; G</td>
<td>STL, MO</td>
<td>Nov 29th, 1862</td>
<td>Apr 17th, 1863</td>
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<tr>
<td></td>
<td>W. Bell, Joseph</td>
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<td>Howard Co.</td>
<td>A &amp; G</td>
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<td>Sep 27th, 1862</td>
<td>Apr 17th, 1863</td>
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<tr>
<td></td>
<td>Mosien, Jacob</td>
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<td></td>
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<td></td>
<td>Mage, John</td>
<td></td>
<td>STL, MO</td>
<td>A &amp; G</td>
<td>STL, MO</td>
<td>Oct 24th, 1862</td>
<td>Apr 17th, 1863</td>
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<tr>
<td></td>
<td>Mies, Martin</td>
<td></td>
<td></td>
<td></td>
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<td></td>
<td>Pindust, Josephus</td>
<td></td>
<td>Montgomery Co.</td>
<td>A &amp; G</td>
<td>Montgomery, MO</td>
<td>Jan 18th, 1862</td>
<td>Apr 17th, 1863</td>
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<tr>
<td></td>
<td>Ronzay, Henry</td>
<td></td>
<td>Washington</td>
<td>A &amp; G</td>
<td>STL, MO</td>
<td>Oct 29th, 1862</td>
<td>Apr 17th, 1863</td>
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<tr>
<td></td>
<td>Robertson, Jacob</td>
<td></td>
<td>Carlin</td>
<td>A &amp; G</td>
<td>Dallas, TX</td>
<td>Nov 30th, 1862</td>
<td>Apr 17th, 1863</td>
</tr>
<tr>
<td></td>
<td>Richards, Daniel</td>
<td></td>
<td>Bellinger</td>
<td>A &amp; G</td>
<td>Sherman, TX</td>
<td>Oct 21st, 1862</td>
<td>Apr 17th, 1863</td>
</tr>
</tbody>
</table>


<table>
<thead>
<tr>
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<th>Rank</th>
<th>Regiment</th>
<th>Co.</th>
<th>Where Captured</th>
<th>When Captured</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Smith, W. B.</td>
<td>Lt.</td>
<td>Kentucky</td>
<td>A</td>
<td>St. Louis, Mo.</td>
<td>Oct. 20, 1864</td>
<td>Oct. 24, 1864</td>
</tr>
<tr>
<td></td>
<td>Scott, Charles</td>
<td>&quot;</td>
<td>Saline C. Mo.</td>
<td>&quot;</td>
<td>&quot;</td>
<td>Apr. 18, 1865</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Smith, Henry</td>
<td>&quot;</td>
<td>Randolph C. Ky.</td>
<td>&quot;</td>
<td>&quot;</td>
<td>Jan. 19, 1865</td>
<td></td>
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<tr>
<td></td>
<td>Stabler, Aaron</td>
<td>&quot;</td>
<td>Bollinger, Ky.</td>
<td>&quot;</td>
<td>&quot;</td>
<td>Jan. 17, 1865</td>
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<td></td>
<td>Shepherd, Robert E.</td>
<td>&quot;</td>
<td>&quot;</td>
<td>&quot;</td>
<td>&quot;</td>
<td>Oct. 20, 1864</td>
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<tr>
<td></td>
<td>Tilley, Wilson L.</td>
<td>&quot;</td>
<td>St. Louis</td>
<td>&quot;</td>
<td>&quot;</td>
<td>Jan. 28, 1866</td>
<td>Jan. 28, 1866</td>
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<tr>
<td></td>
<td>South, Benjamin</td>
<td>&quot;</td>
<td>&quot;</td>
<td>&quot;</td>
<td>&quot;</td>
<td>Oct. 17, 1864</td>
<td>Jan. 19, 1865</td>
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<tr>
<td></td>
<td>Williams, John E.</td>
<td>&quot;</td>
<td>&quot;</td>
<td>&quot;</td>
<td>&quot;</td>
<td>Mar. 28, 1864</td>
<td>Jan. 19, 1865</td>
</tr>
<tr>
<td></td>
<td>Woods, Isaac C.</td>
<td>&quot;</td>
<td>&quot;</td>
<td>&quot;</td>
<td>&quot;</td>
<td>Dec. 1, 1864</td>
<td>Dec. 14, 1864</td>
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<td>Hogan, Joseph</td>
<td>&quot;</td>
<td>&quot;</td>
<td>&quot;</td>
<td>&quot;</td>
<td>Oct. 14, 1864</td>
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<td></td>
<td>War, Charles</td>
<td>&quot;</td>
<td>Union</td>
<td>&quot;</td>
<td>&quot;</td>
<td>Mar. 17, 1864</td>
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<tr>
<td>No.</td>
<td>Names</td>
<td>Rank</td>
<td>Regiment</td>
<td>Co.</td>
<td>Where Captured</td>
<td>When Captured</td>
<td>Oath of Allegiance</td>
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<tr>
<td>1</td>
<td>Smith, George B.</td>
<td>Lt.</td>
<td>Canada Hunt</td>
<td></td>
<td>St. Louis, Mo.</td>
<td>Oct. 24th, 1861</td>
<td>Oct. 24, 1861</td>
</tr>
<tr>
<td>6</td>
<td>Tyler, Wilson S.</td>
<td>1st</td>
<td>St. Louis</td>
<td></td>
<td>St. Louis</td>
<td>Jan. 25th, 1863</td>
<td>Jan. 25, 1863</td>
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<tr>
<td>7</td>
<td>Forrest, Jeremiah</td>
<td>1st</td>
<td>Ray Co.</td>
<td></td>
<td>Ray Co.</td>
<td>Oct. 4th, 1862</td>
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<td>8</td>
<td>Williams, John</td>
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<td>Howard Co.</td>
<td></td>
<td>Toledo Co. Mo.</td>
<td>Nov. 12th</td>
<td>Jan. 19, 1863</td>
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<tr>
<td>9</td>
<td>Wood, Spec. C.</td>
<td>1st</td>
<td>Logar</td>
<td></td>
<td>Toledo Co. Mo.</td>
<td>Nov. 12th</td>
<td>Nov. 12, 1863</td>
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<tr>
<td>10</td>
<td>Hegan, Joseph</td>
<td>1st</td>
<td>Boone</td>
<td></td>
<td>Boone</td>
<td>Jun. 17th</td>
<td>Oct. 17, 1862</td>
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<tr>
<td>11</td>
<td>Nave, Charles</td>
<td>1st</td>
<td>Ferand</td>
<td></td>
<td>St. Louis</td>
<td>Dec. 12th</td>
<td>Nov. 25, 1862</td>
</tr>
</tbody>
</table>

*Remarks:* Signed by Captain of Company.
HEADQUARTERS, MIDDLE DEPARTMENT.

EIGHTH ARMY CORPS.

Baltimore, Md., October 16, 1865.

Respectfully referred to Capt. W. H. Wiegell, Asst. Provost Marshal, Md., for his information and file in his office.

By Command of

Brig. Genl. W. W. Hoge

E. B. Samuels

Genl. Orders

E. 115

Feb. 6, 1866.
War Department
Washington, D.C.
Jan. 3rd 1865

Ordered

That Mrs. Thomas Hurdock of Baltimore and her daughter have permission to return to the city of Baltimore, the seat of their residence.

(Signed)

Edwin M. Stanton
Secretary of War

A true copy:

[Signature]

[Signature]
Office of the Com. Treasurer

8th Street.

July 12, 1865.

Referring to the receipt forwarded to the Com. Treasurer, April 18, 1865, with the information that the within claim
in the office from Geo. B. Stoddard, of the 2nd district, and
sent out of the city, and
were forwarded to his office, as forwarded as above.

New Bureau, N. Y. C.

W. H. T. Hathaway

Capt. W. T. H. E.

R. B. O. B.
Fort Monroe, Va.
Feb 15, 1865

Respectfully forwarded to:
St. Paul John Wolly Pooner
Balt. Md., with the inform
ation that the within named
prisoners were received at
this office from New Bern
ga on the 29th ult. to be
sent out of the State, and
were forwarded in charge
of the Officer of Quarte
on Maid Boat to Baltor.

With copy of communcate
from St. Paul Pooner New Bern Ga.

A. S. Smith
Capt 14th Or the

Lieutenant Wilc.

Please these men into
his rolls the fact that
they were sent out of the
State of North Carolina
at Fulto, for

Tho. Williams
Balls, Ind. Feb'y 12-1865

Thomas Williams - Casual

States that he and William J.C. Barnes were sent out of the Dept of Ne. on or about the 27th of Jan. 1865. Were forwarded to the Pr. Marshall at Fort Monroe, Va. who sent them to Amahole Ind. without bringing or supply. Were arrested at Amahole and sent to Balls Ind. now held in confinement on sus-cription. Requests information sent to the Prov. Marshall's Office in regard to their case.

Euis.

RECEIVED
Prov. Marshall's Office
Feb 15, 1865
St. Monroe, Va.

Feb. 12/65
Baltimore
Feb 12, 1765

SIR,

I wish you to trouble to look over your Skins of my Self, and William B. Barnes, and send out of the Depoision of 7.36. with a Prisoner Man (on) on board the 27 of January next. To consternation and Amazement and Exceeding on board of the scape load without a Pass or any thing do show as soon as I came to him as I went to apply for a Pass and he sent me on to Baltimore and there I was picked up on Suspicion I will now endeavor to State the Case

William Stivers
Baltimore City, Feb 12th 1765

Army opposing against Richmond.

City Point July 27, 1865.

Mr. Patrick

To Hon. Gen.

Forwards James Murdock

Henry B. B. (col.)

If not recognized as belonging to U.S. Service recommends they be discharged.

Cts

Feb. 31, 65
Office of the Provost Marshal General,
Arms operating against Richmond, Va.,

City Point Va,
February 27, 1865

Lt. Col. John Woolley
Provost Marshal
Baltimore Md.

Col.:

I have the honor to forward to you under guard the following named prisoners on:

- Lt. James Murdoch
- Capt. Henry Babcock (Colt)

These men are forwarded to you for identification. If they are not recognized as belonging to the U.S. service, I recommend that they be discharged.

Statements relative to their cases enclosed.

Very Respectfully,

Jno. [signature]

For Maj. Gen.
Office Rev. Mar 2d. 1863.

Shattuck James
St. Louis Missouri

Received from Capt. Wright
A. P. M.
Shattuck and
Peter Pierson citizens

Feb. 23, 1863.
Office Provost Marshal
Fort W. Henry M. T. Feb. 23 1865

Received of Capt. Wm. Webber A 3d Man
Two Lighter Friends

Namely: Thomas H. Siddons

& Peter Kennan

Very Respectfully
Your Most Obedlent

[Signature]

[Signature]
Pro. Marine Bds Dept
City Point, Va
Jan 25, 1865

Dabney Henry
- Colored -

149 35

Respectfully returned. The 28th is on duty at City Point. I have been in receipt of your per

Capt. B. Cooper
Co. F, 17th Ohio Inf

City Point
Henry Dabney—Colored—19 yrs old—Born in Canada West—Farmer—went to Baltimore about six months ago to get employment—the day he arrived there, he was arrested on suspicion of being a deserter. He was on the North Central R.R. working on his farm, and was arrested by the Guard and taken to Baltimore—turned over to the Provost Marshal was put in jail—kept there three months and then sent to Beley Point, Va. arrived here about the middle of October 1864—never was in the U.S. Service will take any oath so that affects.

Note—Records show that this man was received from Fort Monroe, Oct 22, 1864 as a "Bounty Jumper" see descriptive list.
Murdock James

Statement

To be sent to Baltimore if not then acknowledged would be released.

Intcr.
James Murdock—25 yrs old—Bowed Canada

came to U.S. about 10 yrs ago—sailor—never was in

the Army—came to Baltimore Md. about the 18th of October 1844 to get employment—but

not seen quitt of whole day before he was

arrested by a man with citizen clothes on—

was taken before Provost Marshall—was sent
to jail—kept there a week and was then sent
to City Point Va. arrived here about the 26th of

Oct.

Note—This man has no relatives—cannot refer to

any one, as so few know him—and alleges

as a reason, that he has always been going
to sea—

The record in the office states, "this man was set

Oct 20th—from S. N. North, Bermudas, hundred

as an "unknown Straggler".
Respectfully submitted

Office of the A. A. Provost Marshal Gen.,
And Army Volunteer Recruiting Service,
Southern District of New York.

New York, Oct. 21, 1863.

By order of Brig. Gen.

[Signature]

Asst Adjutant Gen.
These seem to be due to Prov. Man.
for money, where if his statement
can be substantiated, well; if not
they should be due to Prov. New
York, New York, to feel their distress.

JMC.
Office of the Provost Marshal General, Armeries operating against Richmond, Va.,

City Point (Va.) Jan. 19th 1865

Edward Ready
John McIlvire
John McChesney
}

examined —

Edward Ready says that he was
arraigned at Fortress Monroe, December 12th 1864, without a pass;
that he came from (New York) on the Schooner Nancy
Smith, loaded with hay — Captain Jim Thompson; that he
lives in New York, at 802 Washington St; on the corner of
Morris St.; that he is a butcher.

John McIlvire says that he
was arraigned on the 2nd of November, 1864, at Fortress Monroe;
that he came here on a Schooner named Edward Thomas,
loaded with butter's cheese, from New York — Captain Thomas;
and that he lives at 166 West 18th St.

I have examined

John McChesney states that
he was arraigned on a boat near Fortress Monroe; that it
was a transport; that he don't know the name of her; that
he got on her at Newport News, on the 11th of December;
that he was arraigned on the 12th of December; that he had
gone from Baltimore on the 6th of December on the
mail-boat to Fortiess Monroe without a pass; that he
walked from Fortiess Monroe to Newport News to get work;
that he lives in New York at 778 Market St.; that he
looked for John T. Williams, corner of Horatio and
Washington Sts., New York; that he does not know Edward
Ready.

These three (men are smart fellows). Ready
and McEntyre tell their stories with great assurance of
truth, and I was about to recommend that they be sent
to Fortiess Monroe for the investigation of their stories and
if found to be true that they be released there and sent
to New York; but there is evidently collusion between
them and John McCheaney, and his story is very bad.
The outline of it above will show that it is incredible,
and he is a patched liar, and evidently a deceiver.
The grand jury shows that the boat he was arrested on
was the mail-boat from City Point, and his reference
to John T. Williams corner of Horatio and Washington
Streets with the story of the other two men leads me to
believe that they are all bounty jumpers, and that they
have an arrangement (with some one living) as statesmen,
to whom they can refer, and (who is ready to lie
them out of my person,

I thought in a careful and lengthy exami-
mation of all three men, after the foregoing idea occurred to me, that the suspicion on my mind to that effect was strengthened, and I believe it to be an evidence that the system of running the county is so well prepared, that there are men in the county whose business it is to watch for disasters when reference is made to them.

I recommend that these men be carefully kept until inquiries can be made in some good quarter about Capt. Jim Thompson, John J. Williams, and the speculators described as being on the corner of Washington and Korah's Strato. [illegible]

George H. Hargis
Col.
Headquarters Provost Guard,
BROOME STREET BARACKS.

New York, February 8th 186-

With a request that I be informed what disposition shall be made of the within named men who are now at these Barracks.

[Signature]

Capt. T. ALL
Army Capt.
Office  March 12th
Fort Sumter  July 4th

Respectfully forwarded
by the Provost
of the U.S. Navy to the
in New York as directed
in the written order.

U.S. Navy
Office Post Office.
March 12th, 1863.

Promptly forwarded with
accompanying report to
Capt. Bridg. O'Coul. Post mar-
chale 1st. U.S. G. for the informati

Capt. T. A. Perry.
Remembering Examination Board, 3
294 Broadway, N. Y. City.

Respectfully,

Capt. H. F. Benson

Capt. T. C. H. Ellsworth

New York, Feb. 18, 1882.

Dear Sir:

The statement made by the examiner of the State of New York in the examination of the subscriber is true and correct, and the same have been approved.

Respectfully,

[Signature]

Capt. H. F. Benson
Office of Mr. Sec.
Southern division NC
14 July 11, 65
Adopt fully returned
of Captain Ehlers of
Company Baracks, NC.
Who will send a
Deputation to investigate
the truth or falsity of
these statements.
Shone they prove
ture, the men will be
discharged at once.
These seven will
return to me with reply
Upon the Salt Lake
H. F. Browdy
23. 1. 62.
A. A. G.
Office of the Provost Marshal General,  

Arms in operation against Richmond, Va.,  

CITY POINT, Va.  

Aug. 24, 1865  

Capt. J. S. Conrad  

Provost Marshal  

Fort Monroe.  

Capt. Conrad,  

By direction of the Provost Marshal General, I have the honor to forward to you, under guard, the following named prisoners, viz.:  

Edward Ready  

John M. Jackson  

Paper Enclosed  

John W. Cheifley  

The above named men  

are forwarded to you for the purpose of ascertaining whether their statements be true on the enclosed paper can be substantiated or not. If not, the Pro. Mar. Gen. requests that the prisoners be forwarded to Brig. Genl. Hanks, Pro. Mar. Genl., New York, for further investigation of their
Their respective cases. The enclosed paper to be transmitted with the present.

Yours Respectfully,
[Signature]

[Name]
Capt. Thomas
Office of the Provost Marshal,
Head Quarters Department of Virginia and North Carolina,


St. Col. John Worley

Provost Marshal

(Baltimore, Md.)

Colonel,

I am directed by St. Col. Comstock Prov. Marshal, Dept. of Va., to forward to you the following named prisoners received from the Prov. Marsh. Office arriving against Richmond, to be sent with accompanying letters to Gen. G. H. Hayes Prov. Marshal New York.

Edward Ready

John McEwen

John McChesney

Agent John, these citizens ordered to be sent to New York.

Very Respectfully,

Your obedient Servt.

Wm. Shelley

Capt. & Adjutant

Prov. Marshal.
Office Green Man 3rd Dist Rite 66 44 6 5

Cayton Henry
are the parties

Said that J.W. Portermon
Said Carter be

released on parole at request when

wanted.

C's

Graphical letters

file

Feb 4 1865
Office Provost Marshal
3rd Dist. Md.
February 4th 1863

Capt. W. H. Wiegel
Capt. 5th Regt. 8th Ala.

Captains
The A. O. S.

Mr. G. M. Gooch, for Md. 8th Dist directs that
J. A. Johnson and Daniel Cox
confined by your request yesterday
be released on parole to appear
when wanted.

Please release them

Very Respectfully,
Your Ob't Subvt

[Signature]

Capt. W. H. Wiegel
Capt. 5th Regt. 8th Ala.
Office Prov. Mar. For. McCaffery
Feb'y 6th 1865.

Jno. T. McDermott

In order that Richard Porter
a seaman, was forwarded
to Alexandria July 21st 1865

A. Smith, being the only man
of the (3) men in his custody.

CME

Feb. 6th 65.
Office Post Marches
M. Collens Are, July 6th, 1865

Mr. W. Wiegels
Ehrnhold

Sper

I have the honor to inform you that Richard Parker & Co. of Simpson & Co. forwarded to Alexandria on the 25th of June 1865 a ton of the three (3) called 'no 20' or hoy any way. I return the same. I have no idea of the order that only HM Smith was taken

I am yours,

[Signatures]

J. L. Smith
John G. H. Smith

[Handwritten dates and names]
To Mr. Office
3rd Sub. Post
July 1st 65.

Henry Clayman
Capt. Post Master

Supports the mistake
more in the previous giving
for names: Capt. Carroll
Pascal Harris

Oct

file

Pores to exports
to Capt. Clayton
when ordered.

Feb 7th 65.
Provision Office
Yankton, S.D.
Feb 7, 1863.

Capt. W.H. Wise
Yankton, S.D.

Captains,

I suppose you mistake arose from the reply's having given two names viz., Carter and Carroll.

Please favor him.

 yours &c.

Henry Clay
Capt. Proctor

Feb 3 1865

Pro Man 3 do. un

forwards (3) men

to be held for restitution.

Elk

Feb 3 1865.
Office, Dec. 3d, 1865.
Baltimore, Feb. 3d, 1865.

Col. John Woodley,
Prov. Mar. 8th. Corps,

Sir:

Please receive, hold, subject to my order, the following named men: 2nd
Richard St. John,
John H. Pemberton
Daniel Carroll, Colored.

John H. Pemberton are charged with attempting to defraud Carroll of one
Hundred and Fifty ($150.00) dollars. I have written for information concerning
them.

Please receipt for them.

Sam. Col.

Very respectfully,
Your obid. Servt.

Wm. Clayton
Head-Quarters Middle Department.

Eighth Army Corps.

OFFICE PROVOST MARSHAL.

Baltimore, Md. May 2nd, 1865.

Respectfully returned to Depmt. Head Qrs. with the information that S. O. No. 86 is complied with. The boys are in ordinary clothes and the U. S. Flag (a small one) is flying.

John Woolley
Lieut Col 1st Misc. Mar.

Head-Quarters Middle Military Department.

Baltimore, Md. 1865.

Respectfully referred to Lieut. Col. Woolley, Provost Marshal, for file in his office.

By command of Maj. Gen. HAMSOBE.

Assistant Adjutant General.
Headquarters First Separate Brigade,  
EIGHTH ARMY CORPS,  
Relay House, Md., April 29th, 1865.

Respectfully returned to Lieut Colonel Woodley, with the information that up to the 1st Sept last I believe Mr. Chiffelle complied with all the requirements imposed upon him at his school, since then he has had his school at Catonsville and has not been looked after as closely as before, but I have learned to day that he has a flag draped in mourning flying from the top of his house at this time. I have no doubt of his willingness to comply with the order.

E. B. Tyler  
Brig Genl. Comdg.

Read Wdsh., Sept. Apr 30, 65.
Head-Quarters, Middle Department, Eighth Army Corps.

OFFICE PROVOST MARSHAL.

Baltimore, Md. April 28. 1865.

Respectfully referred to Gen'l E.D. Tyler, for any information he may have on the subject. Please return this paper with report. My compliments to Gen'l Tyler.

John Woolley

HEAD-QUARTERS MIDDLE DEPARTMENT,
EIGHTH ARMY CORPS.
Baltimore, Md. April 28, 1863.

Sgt. Colonel Woolley
Provost Marshal 8th A. C.

Col. [signature]

I am directed by the Genl. Commanding to invite your attention to a O. S. C. former series these Head Quarters, and to ask if the same has been fully complied with, also to ask if the flag is saluted at that school (Chaffells) as directed in previous orders from these Head Quarters.

Please report as soon as possible!

Very Respectfully,

Your obedient,

[Signature]

S. S. Proctor
Major 5th A. T. G.
Provost Marshal's Office.
Head-Quarters Middle Department,
Eighth Army Corps.

Baltimore Md. 1865

July 19th

Prisoner.

CHAFFELLAS

Residence

Arrested

Charge

Disloyalty

Witnesses

[Blank lines]

[Signature]
Relay House Md. July 18 1865

Tyler C. B.

Brig. Gnl. Comdg.

States that on the 10th April 1864, Mr. Chiffellos & his students were ordered to report very strange suspicions having been aroused of their disloyalty; that he examined each person separately, that Mr. C. W. B. & his students took the oath of allegiance. Very few refused that Mc Coy, Frank D. A. K. Wollley, declined taking the oath & the latter two were sent to Fort Delaware.

One enclosed.

[Signature]

Read Mc. Dept. July 18 1865
Lieut. Col. Sanfilippo
Acting Adj. Gen.
9th Army Corps

In accordance with telegram of 17th inst. from Debpt. Neads, I have the honor to make the following report of the arrest of Mr. Chippelle and A. K. Hagg of Mr. Chippelle's school near Relay House.

On the 10th of April 1864, Mr. Chippelle and his students were ordered to report at my Headquarters. Very strong suspicions having been aroused of their disloyalty. I examined each person separately, commencing with Mr. Chippelle, Mr. K., and eleven of his students took the oath of allegiance very willingly and were released. Mr. K. being required to fly the U.S. flag from his house on a suitable pole to be erected for the purpose, and to observe the usual ceremony, morning and evening in hoisting and lowering the flag.

Seven of the older members of the school with
a young McLeezy at their head declined to take the oath, and were pardoned to report to one daily. Four of the seven soon after took the oath, leaving this McLeezy and the two Worley's, who still declined taking it. McLeezy was released upon the order of Genl Wallace, Copy of which is enclosed and the two Worley Boys ordered to Fort Delaware.

Since then I have become satisfied that this McLeezy, who I think was represented to Genl Wallace by his father as a mere boy and not responsible for his acts, was the really guilty party having since his release gone over to the enemy as I am informed. Being the oldest and boldest of the party, he led off by his system of reasoning and ideas of chivalric aristocracy and influenced these Worley Boys to stand out, and after having once secured their promise not to take the oath, found it very easy to keep them from doing it.

Before these Worley boys were sent to Fort Delaware and after having gotten out from under the influence of McLeezy. I am told by the other boys that they were
willing to take the Oath of Allegiance, and had so written me, but the letter did not reach me. nor was I made aware of the fact until after they had reached Fort Delaware.

Since then I have received numerous evidences of a desire on their part to comply with anything that would satisfy the authorities of their willingness to comply with any and all rules and regulations.

Dear Colonel

Very Respectfully.

Your most obedient

E. D. Tyler

Brig. Genl. Comdg.
HEADQUARTERS MIDDLE DEPARTMENT.

GENERAL ORDERS,}

EIGHTH ARMY CORPS.

No. 36.}

Baltimore, Md., April 19th, 1865.

The grey uniform worn by certain young men, said to be students, has become so offensive to loyal soldiers and citizens that it is prohibited in this Department. This order will take effect from and after the 25th of the present month.

By command of Major General WALLACE,

GEORGE H. ROOKER,

Asst. Adj. General

Official.

A. D. C.
Coleman's Gutaw House.
Baltimore, April 19, 1864

Brig. Genl. Tyler,
Comdg. 1st. Brig.

You are hereby directed to release
Master Henry M. Conney, of Capt. Sheffels
School, from his parole, that he may
go home with his father, who brings you
this.

 Unsigned
Lieut. Wallace
Major Gen. Comdg.

A true Copy

Mathews
Capt. and Q.M.G.
Provost Marshal's Office.
HEADQUARTERS MIDDLE DEPARTMENT,
Eighth Army Corps.
Baltimore Md. 1865

PRISONER.

Mr. Deegan

RESIDENCE.

Dag Hammarskiold

ARRESTED.

CHARGE.

Fraud

WITNESSES.

[Signatures]
Dej't Griffman T.C.

Head from Scott Col. 1st Feb '65

Resolufely referred to Capt.
W.H. Wight of 3rd Ind. who
will return this paper
with report of action as in-
dicated in the cases of par-
ties mentioned in the enclosed
Order No. 16 from the Head
2d. & report date of Execution
of sentence.

By order of Brig. Gen'l

Willie Lawrence

Legally

Near the 18th Reg't
HEADQUARTERS,
MIDDLE DEPARTMENT, 8TH ARMY CORPS,
BALTIMORE, MD., JANUARY 26, 1865.

GENERAL ORDER

No. 16.

1.—Before a Military Commission convened at Baltimore, Md., by Special Order No. 317, par. 7, Dec. 17, 1864, from these Head-Quarters, of which Major Gen'l A. McD. McCook, U. S. Vols., is President, were arraigned and tried.

1. William Deegan, a citizen,

CHARGE 1ST:
Conspiracy to defraud the Government of the United States by assisting to obtain the payment of false and fraudulent claims.

Specification.—In this that William Deegan, a citizen, on or about the 5th day of October, 1864, at Baltimore, Md., did enter into an agreement, combination and conspiracy with one John Battell, otherwise called Benjamin Hoffman, and others, to cheat and defraud the Government of the United States, by obtaining the payment of false and fraudulent claims, and did then and there, in pursuance of said agreement, aid and assist the said Battell, otherwise called Hoffman, to obtain payment of a certain false and fraudulent claim against the said United States, from Major Frank M. Etting, Paymaster of the United States.
Charge 2d:

"I certify that John Battell, private of Capt. Jas. L., Biddington's Co. L. of the 6th Reg't of U. S. Cavalry, born in Ireland, in the State of ———, aged twenty-two years, five feet five and a-half inches high, dark complexion, dark blue eyes, dark brown hair, and by profession a bolt maker, was enlisted by Capt. S. S. Bulk, at Philadelphia, on the twenty-seventh day of September, eighteen hundred and sixty-one, to serve for three years, and is now entitled to a discharge by reason of expiration of the term of service. The said John Battell was last paid by Paymaster Major Nichols, to include the twenty-ninth day of February, eighteen hundred and sixty-four, and has pay due from that time to this present date. He has been drawing $—— per month for re-enlistment under sec. 2, Act of August 4th, 1864. There is due to him forty-seven $—— dollars, retained pay. There is due to him one hundred dollars retained bounty. There is due to him seventy $—— dollars, on account of clothing not drawn in kind. He is indebted to the United States ——— dollars on account of extra clothing. He is indebted to the United States ———. He is indebted to ——— bounty at $—— dollars. The cost of the ration at this post is thirty-one cents. Given in duplicate at Harrisonburg, Va., this twenty-seventh day of September, 1864.

C. B. McCollellan,
1st Lieut., 6th U. S. Cav., Commanding Co. L.
A. G. O. No. 94."

To which charge and specification the accused pleaded as follows:

To the specification of the 1st charge, "Not Guilty."
To the 2nd charge, "Not Guilty."
To the specification of the 2d charge, "Not Guilty."
To the 3rd charge, "Not Guilty."

To which charge and specification the accused pleaded as follows:

To the specification of the 1st charge, "Not Guilty."
To the 2nd charge, "Not Guilty."
To the specification of the 2d charge, "Not Guilty."
To the 3rd charge, "Not Guilty."

"I certify that William Deegan, citizen, on, or about the 5th day of October, 1864, at Baltimore, Md., for the purpose of enabling one John Battell, otherwise called Benjamin Hoffman, to obtain the payment from Major F. M. Eiting, Paymaster of the United States, of a false and fraudulent claim against the United States, did cause and procure to be forged and counterfeited, the signatures of one Ira B. Clad, Captain in the 6th Regiment United States Cavalry, and one C. B. McCollellan, Lieutenant in said Regiment, to the following statements respectively, to wit: "Army of the United States.—To all whom it may concern—Know ye that John Battell, a private in Capt. Jas. L. Biddington's Company L. of the 6th Regiment of Cavalry, who was enlisted the twenty-seventh day of September, one thousand eight hundred and sixty-one, to serve for three years, is hereby discharged from the army of the United States, in consequence of expiration of time of enlistment. Said John Battell was born in Ireland, in the State of ———, is twenty-two (22) years of age, five feet five and one-half inches high, dark complexion, dark blue eyes, dark brown hair, and by occupation, when enlisted, a bolt maker. Given under my hand at Harrisonburg, Va., this twenty-seventh day of September, in the year of our Lord one thousand eight hundred and sixty-four.

Ira W. Clad,
Captain 6th U. S. Cav., Commanding Character—Good.
C. B. McCollellan,
1st Lieut., 6th U. S. Cav., Commanding Co. L.
A. G. O. No. 98."
2. John Battell, otherwise called Benjamin Hoffman, a citizen.

Charge 1st:

Presenting for payment to an officer in the military service of the United States, a false and fraudulent claim against the Government of the United States, knowing the same to be false and fraudulent.

Specification.—In this, that Benjamin Hoffman, otherwise called John Battell, a citizen, on or about the 5th day of October, 1864, at Baltimore, Md., did present to Major Frank M. Eting, Paymaster in the military service of the United States, a certain false and fraudulent claim against the Government of the United States, as follows: "The United States, to John Battell, private, discharged from Company L 6th Regiment U. S. Cavalry, Dr., For pay from 1st of March, 1864, to 27th September, 1864, being six (6) months and twenty-six (25) days, at $1 dollars per month, $37 00 For retained pay due, 46 28 Bounties, 100 00 For pay for travelling from Baltimore, Md., to the place of my residence, ninety-seven (97) miles, at twenty (20) miles per day, equal to four (4) days at sixteen (16) dollars per month, 2 18 For subsistence for travelling as above, four (4) days at thirty-one (31) cents per ration or day, 1 24 For clothing not drawn, 71 45

Amount, $217 45 Deduct for Army Asylum, 88 Deduct for clothing, Balance, $318 42

Le, the said John Battell, well knowing then and there that the said claim was false and fraudulent,

Charge 2d:

Using as genuine a forged and counterfeit signature to statements, for the purpose of obtaining payment of a false and fraudulent claim against the United States, knowing the said signature to be forged and counterfeited.

Specification.—In this, that Benjamin Hoffman, otherwise called John Battell, a citizen, on or about the 5th day of October, 1864, at Baltimore, Md., did use, by presenting them to Major Frank M. Eting, Paymaster of the United States Army, counterfeit and forged signatures, purporting to be the signatures of C. B. McCollum, 1st Lieut. 6th U. S. Cavalry, well knowing the same to be forged and counterfeited, to the following statement, to wit: "Army of the United States—To all whom it may concern—Know ye, that John Battell, a private of Captain James L. Brubin's Company L, of the sixth regiment of Cavalry, who was enlisted the twentieth day of September, one thousand eight hundred and sixty-one, to serve for
three years, is hereby discharged, from the army of the United States, in consequence of expiration of time of enlistment. Said John Battell was born in Ireland, in the State of ——, in twenty-two (22) years of age, five (5) feet five and a-half (½) inches high, dark complexion, dark blue eyes, dark brown hair, and by occupation, when enlisted, a bolt maker.

Given, under my hand, at Harrisonburg, Va., this twenty-seventh day of September, in the year of our Lord one thousand eight hundred and sixty-four. 

ISA. W. CHAPIN,
Captain 6th U. S. Cav., Commanding.

Character—Good.

C. B. MCCLELLAN,
1st Lieut., 6th Regt. U. S. Cav., Commanding, Co. L.
A. G. O. 98.

I certify that John Battell, private of Capt. James L. Brubin's Company L, of the sixth (6th) Regiment of U. S. Cavalry, born in Ireland, in the State of ——, aged twenty-two (22) years, five (5) feet five and a-half (½) inches high, dark complexion, dark blue eyes, dark brown hair, and by profession a bolt maker, was enlisted by 1st Lieut. S. S. Ball, at Philadelphia, on the twenty-seventh day of September, eighteen hundred and sixty-one, to serve for three years, and is now entitled to a discharge by reason of expiration of the term of service. The said John Battell was last paid by Paymaster Major Nichols, to include the twenty-ninth day of February, eighteen hundred and sixty-four, and has pay due from that time to this present date. He has been drawing $ —— per month for re-enlistment under sec. 2, act of August 4, 1864.

There is due to him forty-seven $77.00 dollars, retained pay. There is due to him one hundred $100.00 dollars, retained bounty. There is due him seventy-

The cost of the rations at this post is thirty-one (31) cents. Given in duplicate at Harrisonburg, Va., the twenty-seventh day of September, eighteen hundred and sixty-four.

C. B. MCCLELLAN,
1st Lieut., 6th U. S. Cav., Commanding, Co. L.
A. G. O. No. 98.

For the purpose of obtaining the payment of a false and fraudulent claim against the United States, to wit: "The United States—To John Battell, private, discharged from Company L, 6th Regiment of U. S. Cavalry, Dr.

For pay from the 1st of March, 1864, to 27th September, 1864, being six (6) months and twenty-six (26) days, at 14 dollars per month, $87 00

For retained pay due, $57 88

Bounty, $100 00

For pay for travelling from Baltimore, Md., the place of my discharge, to Philadelphia, the place of residence, ninety-seventy (97) miles, at twenty (20) miles per day, equal to four (4) days at sixteen (16) dollars per month, $2 13

For subsistence for travelling as above, four (4) days, at thirty-one (31) cents per ration or day, $1 24

For clothing not drawn, $71 00

Amount, $567 88
Deduct for Army Asylum, 86
Balance, $510 02
To which charges and specifications the accused pleaded as follows:

To the specification of the 1st charge, "Guilty."
To the 1st charge, "Guilty."
To the specification of the 2d charge, "Guilty."
To the 2d charge, "Guilty."

FINDING.

The Commission having maturely considered the case, affirm the pleas of the prisoner and find him as follows:

Of the specification of the 1st charge, "Guilty."
Of the 1st charge, "Guilty."
Of the specification of the 2d charge, "Guilty."
Of the 2d charge, "Guilty."

And the Commission do therefore sentence him, the said John Battell, "to be imprisoned at hard labor for and during the period of eighteen months, to take effect from date of sentence, (Jan. 11th, 1865,) at such place as the Commanding General may designate."

II.—The proceedings, finding and sentences in the foregoing cases of William Deegan and John Battell, otherwise called Benjamin Hoffman, are approved and confirmed and the sentences will be carried into execution. The prisoners will be conveyed under a proper guard to the penitentiary at Albany, New York, the place designated for their confinement at hard labor.

BY ORDER OF MAJOR GENERAL WALLACE.

SAM'L B. LAWRENCE,

Asst. Adjt. Gen'l.

OFFICIAL:

A. D. Q.
Respectfully returned to Gen. Coll. Wm. S. Rose, Muster Roll, for the hour of the capture, and notified the headquarters department of the same. 27th of July, 1862.

[Signature]

Provost Marshall's Office.  
Headquarters Middle Department,  
Baltimore, Md., 27th July, 1862.
Washington, Feb'y 21st, 1865.

J. H. Office

By: Wm. F. D.

J. A. Garfield,

Directs the unconditional release from confinement of Louis Leopold & Eduardus Sprouden, of the firm of Leopold & Co., Baltimore.

Head-Quarters, Middle Department.

Eighth Army Corps.

Baltimore, Md., Feb'y 27th, 1865.

Respectfully referred to Capt. Wm. H.,
who will notify Leopold of his unconditional release, as his whereabouts are known, and relieve Sprouden from the $500 bail.

I have also forwarded this paper to Gen'l. Lew Wallace, & to Gen'l. Sherman.

John W. McColl.

War Department,  
Adjutant General's Office,  
Washington, February 24, 1865.

Brig. Gen. General W. W. Morris,  
Comdg. Middle Department,  
Baltimore, Maryland.

Sir:—

The Secretary of War directs the unconditional release from confinement of Francis L. Penn and Edward Snowden, of the firm of L. Penn and Co., Baltimore.

Yours, Sir, Very Respectfully,  
Your obedient servant,  
Edward Pendel  
Assistant Adjutant General.
Provost Marshal's Office, Head-Quarters Middle Department, Eighth Army Corps, Baltimore Md., Feb 26th, 1865.

Prisoner:
Frank Connor
Chris

Ml. H. Craswell
Residence.

Arrested.
Feb 26th 1865

Charge.
Blockade Runners.

Witnesses.

Frank Connor & Craswell

Sent to Ft. McHenry for 2 years

Hard Labor Chris Connor Sent

To Fort Schanor for 6 months.
Inventor[y of goods captured from the
Blockade Runners Francis Goggs,
Christopher Bowdor, Henry L. Rosswell,
and A.A. Haffy at Annapolis, Sommervale
County, Md. - July 24, 1865

(4) Black felt hat (size)
(2) Two pairs of Stockings (black size)
(2) Four pairs of Shoes (black size)
(4) Four pairs of Buttons (black size)
1 trunk & carpet bag.

Yours respectfully,

[Signature]

[Seal]

Forest Marshal
8th A.C.
Baltimore
Head Quarters, 2nd Oct. 1803
Salisbury, March 6th, 1805.

Col.

I am directed by the
Sec. Comdg. to inform you that the
goods captured with the Blockade runner
at Annapolis will be shipped to
your address tomorrow by Rail.
Enclosed please find
inventory of the same.

Dear Col.

Very Respectfully,
Your Ob't Servt.
John Bevernum
Lt. Cols.

Lient. Col. John Fowley
Pro. Engineer
Middle Dept.
St. A.C.

Baltimore
I have been informed by the Secretary of State that I had received a letter from the President of the United States, the contents of which I am unable to make out. The purport of the letter is that he has ordered the payment of the monies due to him as a consequence of the recent war. I am therefore directed to furnish a list of the monies that have been paid to him.
ble, 22 June.

Sir,

I beg to say that it is

true that I am

in your

community by certain

persons

professing to act under

authority from you. The

situation that

I am in does not permit me

to act as you desire. I am

sure that you will come to

understand this. The

people here are becoming

quiet and friendly,

but unfortunately, last spring, a

certain Mr. Brown, from the

Rev. W. H. Wilson,

Commissioner, became political, and

is causing me some disturbance. Let us

persevere in our present course, as

there will always be

some difficulties. There will always be

courage, sagacity, and intelligence.
...to have sufficient power on
such matters, and they are
resolving to hold their peace.

They wish to get up some
secret society and make it
appear to be a favorite party such
as they have in Europe. I got
up this last week against such move
of immense excitement. Their ladies,
their sons, and other influence.

On the advice last Spring went to
the session where the Order of
Calvary was practised to prevent them
according to laws for this country. Now he
is trying by his influence here to make
other influence, that I am well aware of;
the laws of - I am sure that I have
heard others have said, the fact
was not in favor of the most marked
rebellion - since some stand opposed...
to all the privileges attached to it. The men who know me may be of your
confidence. I have never been of being a
"rebel in a rebel" state of anything. I am
acquainted with one or a few.
I have been tried to respect & carry out
the policy of the administration,
Consulting the highest military
authorities among us, then acting
acting according to instructions.
I would be pleased to hear from
yourHon. Major Marshall, and if
unwilling to you & approved by your
a Consencement, I will try to keep up
& leave your respect, and to inform
pacific with any will. I would propose
you will feel that mine from being
slung by such an agitated & unprepared
state of things & situation. I am willing
trying to do my duty to the best of
my power. I am glad to hear from the
people of the 2nd Regiment, & have a
letter from them. A year ago since
St. Louis Mo.
Feb 23rd 1865

Department St. Col. Reed
Supt. H. O. of Trains

Take to be furnished with a copy of your orders for
returning evidence in case of
General Warren and Thomas
Thorton.

[Signature]

file

g. M. G. Feb 28th 1865
Office Sept. 13th, 1864.
St. Louis Mo. Feb'y 23rd, 1865.

Col. J. N. Baker

Colonel,

I have the honor to request you to transmit to me at an early hour tomorrow the General Orders promulgating the proceedings, finding and sentence in the cases of T. J. Hope and W. J. Harris.

Yours, Colonel, very respectfully,

Your obedient servant,

Geo. Merrilees.

St. Col. Sept. 13th, 1864.
H 34 0 PMG 1 55

St. Louis Mo
Feb 14" 1865

Capt. W. B. Wil. Harbor Master

Asks that the officers of Ste. L. P. Porter be
arrested for defrauding
the Co.

file

0 PMG. Feb 15" 1865
Military Harbor Master's Office, St. Louis, July 14th, 1862.

Col. S. H. Parker
Br. M. Earl

Col.

In obedience to your letter, I respectfully beg you will immediately cause the arrest of O. H. Armstrong, W. F. & B. Porter, J. C. & J. Hardin Acting 1st, 2nd, & 3rd Class of Captains of the City of New York, Pilot, all of whom are employed as Pilot in the service of the U.S. in representing as being employed when they were not fit for the time they were paid for, and making false returns. I respectfully beg you to inform these parties immediately after the arrest is made that they will be held to answer for the same.
Military Harbor Master's Office,

St. Louis, 186

This event will be essential
and must continue to commence
with each other. I could not
profitably expect that these
practic be brought to trial as
soon as possible.

Respectfully,

[Signature]

Mr. [Name]

Capt. [Name]

[Handwritten signature]
Transcript of Record Book used by Capt. W. T. Ewing as Mr. Cor. Marshal at New-Orleans for the month of July 1863.

Examined case of James Lorance of Majur, on the charge to have been conscripted. Discharged on proof of loyalty. W. T. Ewing

Forwarded the request of this Office with respect to the receipt of January 1863. Also wrote

Matt Wagner, a friend, for some money for F. W. W. Williams. Too late.

Received letter of Capt. Tom Gandy, Mr. Venable, concerning the information of W. O. Hall, a deserter. Refused to hear Shattuck A. C. M.

Wrote affidavits of Ricketts in the case of H. Huffman, a friend in Allen Co. who claims to be a rebel conscript.

Forwarded the affidavit of F. W. Bonk, a(?) George Shattuck, in regard to the loyalty of Henry Hounsly. A rebel conscript, now in

Forwarded notice to Shattuck to make affidavit. Report as directed by the Dear Genl.
Examin'd R. Sutherland of Troy, on recommendation of Col. Beveridge, Capt. But Dawes released him on taking the Oath of Allegiance.

Examin'd W. L. released W. Andrews of Oregon. Dr. who was brought in as a Rebel desirer of & off on proof of his never being in the Rebel Army for his father loyal to the South.

Forwarded letter to Lieut. Shoats to forward a copy to the Military in regard to what property shall be left to the families of those who have forfeited their bonds.

Investigated case of citizens of Troy, who object to arms to defend the property against insurrection. Recommended that they receive arms as they are all loyal and patriotic.

Forwarded request of Lieut. Shoats that D. T. Morning's Bond be canceled, and new Bond be filed by request of his Secretary.

Forwarded request to Col. Baker, granted with a resolution from the local citizens of Troy to cancel Bond or extend the terms of J. F. Edwards of Iron Co.
Examination case of Joshua Scribbsfield of Low S. 2nd<br>Cast. Ind. who is charged with<br>detection let off an paper he had in his<br>possession<br>Examination case of John. A discharged<br>soldier who lost his discharge papers<br>sent to his regret for certificate of discharge for him<br><br>Feb 7th<br>Received forwarded application to the<br>Burn Saudi for leave of absence for James V. Pederson U.S. Detective<br>description Roll made of prisoners Rolls<br>forwarded of George W. Smith & Daniel Malby<br>deserters from the 18th to 47th or 49th.<br><br>Released Green Wilson a citizen of ports<br>let from the guard house on promise of<br>keeping sober & future good behavior<br>Feb 5th<br>Administered the Oath of Allegiance to<br>Take Bond of John W. Martin of Town Co.<br>Mo by Order of the Capt War Genl.<br><br>Examined the stock statement of least for 17th of the<br>6th of April 2d to 1st of money left by him at<br>Fleet Town for 2000 for one of his company<br>named Neil beaten referred to Capt Young for<br>
July 6th

Write Affidavit of Redden Thomas, Foy Lawrence, in the case of T.J. B. Miller of loyalty, by Order of the Prov. Marshal.

Taken Affidavit of John Dugger of Foy Lawrence in the case of Joseph Carver, who claims to have been conscripted, by Order Prov. Marshal.

Examined case of Lewis B. & James Habersham of S. Francis Lee, who claim to have been conscripted by Price. Referred the matter to the Commissary Officer at Irwinville, Ma., it being the residence of these persons.

Examined case of Mrs. J. L. Clay, a soldier's wife, who claims that her horse was killed while being sold by her father-in-law, during the Rebel Raid, her father-in-law being then engaged in helping to defend this place. She asks that a horse be given her to raise a crop with, as she is too poor to buy a horse. Recommended to the Sub-Dist. Commissary with the request that she get a contraband under Order from Col. Glass.
Feb 29th

Examined & reduced to writing the statements of Dr. Burnham & John W. Mitchell in the case of Joseph Carr

Forwared the Affidavits of Douglas Mitchell, Burnham, Lawrence, Hooker & Led Grane, in the case of Joseph Carr

A request that he be set at liberty and taking the Oath of Allegiance

Received letter from Maj. Ballang for Dear with an Order to forward to him all the Papers in the case of George Mendin against Pew. Broadly, in case of a false de-veil with the information that the papers were all in the hands of Searle & Murphy, later

Inspector

Gave Pte. Crapo permission to sell 100 lbs. of cotton of her own raising

Feb 28th

Sent letter to Maj. Hall & sent in regard to several Rebel Prisoners who want to take the Amnesty Oath

Sent answer to Gen. Leutnebery, with request to get his horse

Forwared the Affidavits of Nancy Price
James Berry, John Golden, Thomas Grisby
& David B. Golden, in relation to the
fugitive of James A. Holt
July 18th
Examined case of B. Brown of Oregon Co. who claims to have been conveyed, released
on condition that he goes North

Examined case of Mrs. Shultz, who charged some Negroes with stealing her clothes
searched their houses, no evidence being found against them. They were acquitted.

Oath. Affidavit of George Marion against Capt. C. B. Coleman First Year. As per Order of the First Year Seal. We forwarded all the papers in the case to St. Louis.

I have permission to Martin Strafford of Oregon Co. to purchase arms in St. Louis
July 18th

Investigated case of James Foster. He is charged with stealing leads. to-off, on
account of having future good good behavior.

Examined case of some persons from Texas. Ce who have a lot of cotton
allowed to sell the same on proof that the cotton was raised in 1836.
Examined case of James Biggs who lives in Ripley St. Claims to be a Deserter from Fort Gay Army. Asks to be allowed to go north with his family, allowed to do so.

Feb 11th

Sear, Sear, Clark has left his Band to seize the Personal Property of Sear, Sear, Farris, who has forfeited his Bond

Sear, Ordered to the County Officer at Centerville to find out the amount of Property owned by Whitworth who has forfeited his Bond

Sent letter to Col. Baker in regard to Bond filed by Thomas Dickins who is now gone South

Notified J. Stenbrooke that Securities are about to withdraw from his Bond and that he must if he wishes to continue his issue to find other Securities

Examined case of Chad O. & John Vawiller claiming to have been conscripted. Ordered to report on Nov 15th. Inst.

Gave Doc. Bly of Ripley Or no permission to sell 18 lbs of Cotton
July 25th

Saw permit to John Smith of Pike Co. to sell 20 lbs of cotton. Also Joseph Harris of Pike Co. to sell 15 lbs of cotton.

Noticed Mr. Thomas stated he would send 10 bales. Rebel wounded prisoners to be sent tomorrow.

Investigated case of Mildred Smith who states that she has been a slave of Henry Travis (a Rebel) for 3 years. That Travis had turned her out of doors and will not support her. Forwarded the petition to Col. Beveridge, Comdy, Sub Diet.

Sent answer to Gen. Warrenton in regard to the loyalty of D. C. Cook. Who claims to have been conscripted.

Investigated case of Mrs. Brewer who was arrested by Capt. Austin 19th Ill. Co. Charged with being a Rebel. Discharged on his promising that he is & always has been an unconditional Union man.

Forwarded thirteen prisoners by order of Genl. Oving.
Forwarded the Affidavits of Robert Thomas, John Thomas, W. B. Whiting, and James Allen in the case of W. B. Wilson, who claims to have been conscripted. Taken forward by Order of Col. W. Davis for the War Dept.


Investigated case of Martin Griffith of Oregon Co. Charged with being one of Bannman's Men. Arrested until the 5th of March for further examination, July 14th.

Investigated case of Lewis Palmer charging some Some Soldiers with taking his horse & mule. Took his Affidavit & forwarded.

The whole matter to Col. Beveridge, Comdg. 3d Div.

Arrested Gabriel Long, supposed to be a Guerilla. Examined three times & in his case case postponed.

Forwarded six prisoners for exchange to S. Davis.
Sent a guard unto Big Creek for a runaway man & committed him to the guard house.

July 15th

Taken statements of Lewis Hopkins, "Abishai," White loyal man of St. Francis, as to the loyalty of Lewis & James P. Kiddies, who claim to have been conscripted.

Examined case of James & John Johnson, "Abishai," & John Graham, who claim to have been conscripted. Have given their choice to the guard house. Leave the state or enroll in the U.S. Service for 12 months, above them to the 77th Regt.

Wrote statement of Mr. Martin Peyton in regard to the loyalty of Calm Greens.

Wrote statements of Mr. Virginia, wife of Leonirtt and Mr. Andrew Tipton, of Poster Creek, in regard to the loyalty of Calm Greens as all of their mother Mr. Lewis, who is now drawing Gov. Rations at this place.

July 16th

Forwarded Washington Sanders a blank with a letter of information in regard to his case.
July 17th

Gave Mr. Lloyed [sic] permission to go to the waters with his colts to return.

Taken Statement of Mr. Hollinger as regards some leather taken from her by James Pearson.

Forwarded letter from Dr. Johnson, Post Surgeon, requesting the last mentioned to let Dr. Patman, C.S., take the ammunition.

Forwarded Lewis Behattuckaert for an order.

Confiscated nine gallons of whiskey by order of the Post Comdr. from persons getting it without a permit. Property of Mr. Scary of Boom Mountain.

July 18th

Turned over the above whiskey to Post Hospital. Also to Capt. Horst of the 2nd Rangers by order of the Post Comdr.

May 24th

Investigated case of Mr. Hollinger against James Pearson, she charging him with taking a lot of leather, under promise of paying her the next day, & refusing to do so. Gave him until the 25th.

Examined papers in regard to Dr. Scott.
charged with selling sugar to soldiers
forwarded the same to the sub-dist.ounds
forwarded before in regard to Washington
Bordens an insane man

Examined case of U.S. Bank Co. against
Mr. Steiner. Charged with forcibly taking
goods out of the store. Bond taken & returned
to the Co. as proof of ownership
July 16th
Forwarded notice to Order to Lieut. Ships to stop the Collection of forfeited Bonds

Turned over Ordnance to the Ordnance
Officer & took receipts therefor
July 22nd

Jno. F. Johnson of Reynolds Co. swore his
loyalty by Dr. Davidson & Capt. Black &
got backers to that effect.

Forwarded return of Ordnance to Ordnance
Store, turned over to Ordnance Officer at
This place.

Served Subpoena on Capt. Bishop, by Order
of Maj. Wallack

Gave permission to Geo. Poling to sell 16 bales of cotton
Sent a Scout to Reynolds to notify
the family that her property subject
by my Order, to be sold for the payment
of her husband's Bond, is by Order of the
President released up that the Bond
will not be collected at present.

Sent Joel Backner Order to get his
arm taken from him by the Guard
on the S. Francisco Bridge, to give
satisfactory proof of Loyalty.

Sent a guard to the house of Mrs. Brown
for a stone to be placed in the home
of a sick family the stone having
been taken from for,

Forwarded Notice to D. L. Smith
to D. A. Starrett he would be allowed to
take the Amnesty Order.

Sent and Officers on search of John Nance
taken from D. O. Smith, failed to
find any of them.

Sent for four Recruits for the 59th
Def. Co. made out Parsons for same.

Served Notice on Peter Grinmph.
Examined & produced his writing, statement, of Willis Robinson, &c. in regard to the taking of some Negroes from this Post.

Made statement in regard to the closing of P. Stenikes Saloon at this Post.

Forwarded statement of Lt. Shattuck, Pro-Ins as Frederickstown, in regard to what he has done toward collecting Bandy.

Forwarded to Capt. Ancy A. M. Application of Foster of Fredericktown to receive pay for keeping an A.D.

I certify that the above is a correct copy of Records as kept at this Office.

P. Sedgman
Capt. & A.D. for Pro. War
1st Sub. Dnr. of Paying
Office at St. Louis, 1st March 1865.

Dear Sir,

I have the honor to forward to you the reports and returns of my office for the month of February, 1865.

Respectfully,

Captain A.M.

O.P.M. March 3rd, 1865.

[Signature]

N. W. Bemelmans

Mayor of the 1st Ward, St. Louis.

[Signature]
H'd Q'ts Pro. Mar. 2d Sub-Dist. of St. Louis

Pilot Knob, Mo., July 21st, 1863.

Major

I have the honor to transmit you the reports for the month of February 1863.

1. Report of Contraband & Esclavos
2. Report of Prisoners on Hand
3. Report of Prisoners Released
4. Report of Prisoners Released to purse Bonds
5. Report of General Business
6. Report of Other & Bonds

I have no report of escaped or captured prisoners for this month. All of which is respectfully submitted.

Your obedient servant,

P. F. Lomax

Major of 2d Pro. Mar.
2d Sub-Dist of St. Louis

To

Maj. Matlock
2d Pro. Mar.
Transcript of Record Book used by Lieut. W.C. Stutts w/o. 1st. P.C. Marshal of Frederick Town, Md. for the month of February 1865

February 12
Ead. and took statements and Affidavits of John Euliss and Milton Scagg on the case Green Barrett of Bolinger County now a prisoner in St. Louis.
Ead. and took Statement of Henry E. Foster relative to the loyalty of Thomas Cooper.
Elize Spera required to prove loyalty before going on parole to the loyalty of Thomas Cooper.
Spera failed to prove loyalty.

February 27
Ead. and took Statements and Affidavits of John Goldin, Daniel Golden and James Bray of Green Barrett as prisoner in St. Louis.
Ead. and took Statement of Affidavit of Titus H. E. Green Barrett.
Ead. and took Statement of John H. Miller a desertee from the Rebel Army.

February 3d
Ead. and took Statements and Affidavits of Mrs. Nancy Price w/o. James Holt a prisoner in St. Louis.
Mrs. Nancy Price prepared charge for Henry Bly, William Hayes Wednesday for desertion of the battle during their service.
February 4th
Cod. and took Statement and Affidavit of
Mrs. Martha Seabrown of John H. Hefler.
Cod. and took Statement and Affidavit of
William Whiles of James H. Holt - a prisoner
in St. Louis.

Martin J. Bennett - applied for information
cative to the case of Caleb Myers a prisoner
in St. Louis.

James Barton, James R. Valle and William
Pipe proved loyalty and received permits to
carry Arms.

William Hicks attempted to prove loyalty
failed.

February 5th
Cod. and took Statement and Affidavit of
Joseph M. Anthony Wilder. C. Anthony and
Sarah A. Anthony in the case of William
B. Anthony who went off with the Rebels under
Capt. Rice and is charged with violating his Bond.

February 6th
Gave Martin J. Bennett permit to carry arms.
Cod. and took Statement and Affidavit of
Capt. A. E. Lewis of Green Barrett.

Forwarded William Darrell a deserter from
Co. A, 47th Mo. Vol. to Pilot Knob.

February 7th
Cod. and took Statement and Affidavit of
of James B. Bowman, Dene Campbell, and
Oenora Anthony in the case of William H. Holley
who went off with the Rebels at the time of the said
Mrs. St. Symmes appeared and entered complaint
At William Oline and a woman who lives with
him Oline ordered to arrest the woman out of
Mrs. St. Symmes house.

William Wilson applied for information
relative to getting pay for transportation furnished
by him to the 4th Regt. Me Vol.

Caspar Beltman received permit to carry arms
February 9th.

End and took Statement and Affidavit of
J. S. Wood, relative to loss of property during
the said.

Save certificate of Loyalty to J. S. Wood
End and took Statement of William L. Lamsdon
a deserter from the Rebel service.

William L. Lamsdon and John H. Wells ordered
to report to the 7th Regt. Mo Ar. at Pilot Knob. Mr.
Charles J. Myers a desertor from the Rebel
service. Rescued. J. C. Myers a deserter from the Rebel
service in Ton 1861 with the oath of Allegiance
which he claims to have in his possession.

February 10th.

John Johnson applied for certificate of
Loyalty. Refused.
Subpoenaed James Johnson, Joseph Johnson, John Graham, Elijah Graham as witnesses in the case of Hugh Johnson.

February 11th,


Benjamin F. Monroe appeared and received copy of the order of the sea. Seal for the enlargement of the terms of his parole.

The Sepp applied for information relative to means of communicating with his son as prisoner of war.


Subpoenaed John and Edward A. Johnson and Mrs. Margaret Johnson as witnesses in the case of Hugh Johnson charged with violation of the conditions of his Bond.

February 13th.

Examined took statements and affidavits of James Johnson, Joseph Johnson, John Graham and Elijah Graham, Bvt. Joseph Johnson charged with violating the conditions of his Bond.

Examined took statements and affidavits of Elijah Graham, Edward A. Johnson and Margaret Johnson Bvt. Hugh Johnson.
Evid. and TooK Statement and Affidavit of James Duncan relative to property lost by Jayhawkers.
David Rhodes received permit to carry Arms.

February 13th
Evid. and TooK Statement and Affidavit of Mary Ann Cray, W. W. Williams, R. Anthony.
Accused Caleb Seaggs charged with being a Guerrilla, obtained proof of his innocence of the charge. Released him.

February 14th
Evid. and TooK Statement and Affidavit of Crawford Powell, R. John Stevens and Nathaniel Richmond charged with cattle stealing.
Gave Henry Bidwell and J. L. Wood permits to carry Arms.

February 15th
Evid. and TooK Statement of Caswell Sullivan a Desertor from the Rebel Army.
Evid. and TooK Statement and Affidavit of Caswell Sullivan, W. Hugh Johnson.
Gave Ashley Petersen permit to carry Arms.

February 16th
Evid. and TooK Statement and Affidavit of Robert L. Sharp W. Jenkins charged with cattle stealing.
Evid. and TooK Statements and Affidavits of Robert L. Sharp and Harriet Gillis W. John Stevens charged with cattle stealing.
End of first Statement and Affidavit of William Wernicke W. Williams supplemented with having failed to report Guerillas.

End of William Wernicke permit to purchase and ship on R. L. Salt from Pilot Knob.

February 17th


End of Dr. William Goff charged with selling Whiskey to soldiers without permits.

February 18th

Gave permit to Newton Walls to carry arms.

End of third Statements and Statements of Thomas O. Donegan and Thomas P. Robinson, W. W. Mary J. Duncan charged with giving information to Guerillas.

February 19th

Went to Needham Johnson 11 miles S. W. of Indian town and took inventory of his personal property seized by the violation of the bond of Joseph Johnson.

Permit given to Peter Heelcher to purchase and ship two (2) bbls. Whiskey from St. Louis via Pilot Knob.

February 20th

Went to Mark Johnson and took inventory of his personal property forfeited by violation of
the Bond of Joseph Johnson,  
for inventory of the personal property of Hugh Johnson forfeited by violation of his Bond.  
February 21st.

Exel. and took statement of James Duncan relative to property lost by Jayhawkers.

Exel. and took statement of John B. C. Cook.

Exel. and took statement of Mrs. Mary J. Duncan charged with expressing disloyal sentiments and Mrs. Raphord.

Exel. and took statement and Affidavit of Daniel Spackman W. Ellen Deegan charged with failing to repay Securities.

Exel. and took statement and Affidavit of Peter Bute, W. Daniel Wesley charged with carrying arms.

Exel. and took statement and Affidavit of Daniel Wesley and recovered Peter Bute's property.

Exel. Jacob W. Howie permt to carry Arms.  
February 22nd.

Exel. and took statement and Affidavit of Louis & Selee W. William B. Anthony.

Exel. and took statement and Affidavit of John Sheldon W. William B. Anthony one of violators of Bond.

February 23rd.

Exel. and took statement and Affidavit of Andrew Bray and William Bray relative to loss of property by Jayhawkers.

Mrs. Winter a Soldier's wife appeared and stated complaint: Of George Sample.
George Lamphere appeared and settled with Mr. Winter.

Mr. John Mahoney applied for information relative to the sale of forfeited property.

William J. Stilley applied for permit to carry Arms.

February 24th

List and took Statement and Affidavit of Michael Pope relative to property lost by Gayhart & Co.

Thomas H. Holliday made application to be released from his obligation as secuity on the bond of Michael Johnson.

Daniel Keyser applied for enlargement of the terms of his parole.

Gave George Riley permit to carry Arms.

February 25th

List and took Statement and Affidavit of Dr. Louis J. Villaus, John Harold, and Mrs. Anna Holliday in relation to the shooting of a Horse in Telegraph Stable.

February 27th

List and took Statement and Affidavit of Mr. Matthew H. Mathes, relative to a Horse taken from him by James Hicks.

James Hicks appeared and was ordered to return Mr. Mathes Horse.

Gave permit to James R. Sheldon to purchase twenty (20) lb. Lead shot of Mr. Allen.

Verily on honor that the above stated is correct.

W. C. Grattic, Wm. J. Gayhart, Sheriff.
Head Regt 7th July
Out North MD
Head Partero
Metamora July 26th

I fully acknowledge the within application

WM. Parker
Acting 1st May

80 Us 59 March 6 60

Fm
Sibley, Clay County, Nebraska,  
Friday Jan 20th 1865:  

To the
As: Mr.ail, Of. Nebraska
Sir,

I was pleased under bond to the United States at Richmond, Clay County, Mr. in August 1st 1864, and was limited to only part of the Counties of Clay, and Clinton in the State of Nebraska.

I now apply for my limits to be enlarged, so as to include the States of Nebraska, Iowa, and the Territory of Nebraska.

The grounds of my application are:
1st. That at all times strictly kept the conditions of my bond to the United States.
2nd. That a host of trouble on hand which it is difficult for me to provide for, and to keep in the same condition as the rest of Nebraska, or to Iowa, or the Territory of Nebraska, other enemy can go and do you good in the best advantage.
3rd. It is possible that I may wish to remove from my present locality.
4th. I am 23 years of age, and therefore not subject to avoid the draft.

I am your obedient servant of
The undersigned, for himself, for himself, for himself, and for himself and good behavior, hereby contract and agree that the limits of said possess. Missouri may be as enlarged or included to states or counties as the Territory of Nebraska.

George G. Morris

Witnessed by:

M. J. Merrick

Dated: 1856
S O Le 59: March 6-60

[Signature]
Litho, Arizona, Jan 6th, 1865

I, the undersigned, Security for Ralph Farnell on his bond to the United States of America for loyalty and good behavior, consent and agree that his limits may be to expedite as to embrace the loyal States of the United States.

Henry B. Gillam
Brackin Farnell
Under General Order No. 8, issued out of your Office, Nov. 19th, 1864, I make application than the limit of any parole extending so as to embrace the loyal States and Territories of the United States.

This plea was made in 1863 and continued in 1864. The terms of parole of,R. & G. Clay, in the State of Missouri.

1. The grounds of my application are:

1. I am 40 years of age, not liable to perform military duty, and therefore not seeking to avoid the draft.

2. The condition of affairs here is such that

3. My business requires an extension of parole to remain this summer.

I therefore beseech the written consent of you gentlemen.

Respectfully, Ralph Harrell
Liberty, Clay County, Mo.
Feb 17, 1865.

Col. Baker, Postmas. Genl of Mo.
St. Louis, Mo.

Dear Sir,

On the 9th about the 8th of May 1865, I was required by the Commanding officer of this station to give a Bond in the sum of Twenty five hundred dollars (2500$) to the Government of the United States of America, for my future loyalty; I have faithfully observed said bond and now have a Substitutate in the United States Army for three years.

I hereby most respectfully ask that my said Parole be so extended as to give to me the limits of the Legal States and Territories of the United States. I hereby enclose the Consent of my Guardians.

Very Respectfully,

[Signature]

[Signature]
St Louis, July 11865.

I do hereby consent, and agree, as one of the parties of the peace, that the said property, and all his profits, may be extended to any of the Grand Plates or Territories of the U.S. without restricting, or in any way impinging on said property. or my ability in said Bank.

Edward J. Samuel
At Home Febry 17:68

I do hereby consent and agree, as one of the Securites of John Henry, on his Bond to the United States, that his limits may be extended to any of the loyal States or Territories of the U.S. without yielding, or in any way impairing my liability to said Bond.

[Signature]

[Signature]
I fully approve the
author of this
1882-88. March 6, 88

[Signature]

[Signature]
Liberty Mo. Feb. 18, 1865 -

St. Louis Mo.

Dear Sir,

On the 1st day of April, 1862, I was required by Col. E. B. Peers, Commanding the Post to give bond in the sum of Twenty Five Hundred Dollars to the Government of the United States, with two good securities.

Said bond limits me to Clay and Clinton Counties, Mo., since giving bond I have otherwise it fulfilled, and I now ask that my limits may be extended to the loyal States and Territories of the United States.

Enclosed please find the endorsement of my Sureties.

Respectfully,

William H. E. Pierce
Liberty Mo Feb 18 1863

This is to certify that we are bound on
from A H Penes Bond to the government of the
United States in the sum of Twenty five
Hundred Dollars, and that we have no
objections to his parole being extended
to the loyal States and Territories of
the United States.

Adam Perry
Isabella C Bush
Wm Remper

9 July 1830

Nathaniel Emmons

S O W 59 March 6 1830

Ple.
Fidelity Mo Feb 18 1865

Col Bakes Bros War Tent of Mo.

at Louis Mo

Dear Sir,

On the 7th day of April AD 1865 I was requested by Col. D. W. Bruck Commanding to give a bond of one thousand Dollars to the Convent of the United States, said Bond linters one to the counties of Clay and Clinton, since giving said bond I have complied with its requirements faithfully and I now ask that any limits may be extended to the loyal states and territories of the United States.

Enclosed find the consent of my secretaries

Very Respectfully

G. S. Harrison
Liberty, Mo. Feb 18 1865

This is to state that we are securities on the Bond of John H. Corrison to the Governor of the United States of America and that we have no objection to his parole being extended to the State of Missouri and Territories of the United States.

[Signature]

William Corrison
William N. Pence
Mr. Brown

March 8, 1869

Pete,
Liberty Clay Overton M.D. Feb. 1863

Col. Baker Byrnes killed by 33
St. Louis Mo

Dear Sir,

On or about the first of May 1863, I was required
by Col. Sec. R. Bennish, Commanding this Post,
to give to the Government of the United States of
America a Military Bond, in the sum of one
Thousand Dollars, with two Securities for my
future loyalty, I have faithfully observed
said Bond, and now ask that my limits be
so extended as to embrace all the loyal
States and Territories of the United States,
I am hereby one of one bond,

Enclosed please find the Demand of my
Securities

Respectfully,

James Brayle
Liberty Jan 18, 1865

This is to certify that we the Securities of J. B. Bradley, Bond to the Government of the United States in the sum of one thousand Dollars, have no objections to his being extended to all the Loyal States and Territories of the United States.

J. McNeive

J. Guinier
To the Committee of the House of Representatives, 8th December 1864.
I fully oppose the motion of the gentleman.

[Signature]
Postmaster

On the 9th March 65.

[Signature]
Liberty Clay County 2nd Feb 1863

Col Baker Proved Marshall of Mo

Lucus Mo

Dear Sir

In the Month of May 1862. I was required by Col Roz A. Benson Commanding Officer of this Post to give Bond in the Sum of One Thousand Dollars for my future loyalty, said Bond confined me to the limits of a few Counties, I have faithfully observed said bond and would now Most Respectfully ask that my limits be extended so as to embrace all the loyal States and Territories of the United States of America, Enclosed please find the content of one of my Securities the other having removed to the State of Kentucky.

Very Respectfully,

[Signature]
Liberty the Feb 15 1863

This is to certify that I am hereby, one
Leonidas Ashby Bond to the Government of
The United States, in the sum of One Thousand
Dollars, for his future loyalty, and that
I have no objections to his being granted
the privileges of the Loyal States and
Territories of the United States

Moses Dickson
I hereby acknowledge the within application

Wm. Kemper  
Asst. Chief

30th 59 March 6 - 61

[Signature]
Clay County Mo. Jan 5 1863

We the undersigned Securities for
Henry B. Gilliam on his Bond to The
United States of America for Loyalty and
good Behaviour Consent and agree
That this limits may be so extended as to embrace The Loyal States and Territories of the United States

Braghin Fawell
Ralph Fawell
Lient Clay Co. Missouri.

Monday, January 9th, 1865.

To the Maj. Genl. U. S. Army Missouri.

Sir:

Under General orders No. 8, found out of your office Nov. 19th, 1864, I make application for the limits of any portion of the state of Missouri, and the loyal state and territories of the United States. I was placed on the rolls in the year 1862 and was limited to the counties of Clay and St. Louis, Missouri.

The grounds of my application are:

1st. I am over 40 years of age and liable for the draft and therefore not subject to escape the draft.

2nd. My wife is in extremely delicate health and over 60 years of age and tired to be in a condition to proceed immediately, if the part trouble of the section of country should be removed.

3rd. That at all times faithfully kept the conditions of any bond.

I endole the written consent of my creedmates.

Respectfully,

Henry P. Lillian
Feb 23d

I fully agree to the within application,

WM Hunter

Sub. 1st Sub.

Post Office

Wm. McPherson

Post Master

So Us 5th Post 5-61

Brought

J. H.
Clay County Mo. Jan 6 1865

We the undersigned securities for
Bracken Haughton on his Bond to the
United States of America for loyalty and
good behavior consent and agree that
this limits may be so extended as to embrace
the Loyal States and Territories of the United
States.

Henry M. Gilman
Ralph Haughton
Liberty, Clay Co., Missouri,

Monday, January 9th, 1865

To the Hon. Hon. Gent. Def. Missouri -

Dear Sir: -

Under General Order No. 8, issued out
of your Office Nov. 19, 1864, I make application
where the limits of any parcel applicant to
as to embrace the loyal states and territories
of the United States.

I was placed under bond in 1863 and limited
by Congress of War and stay in the state
of Missouri.

The grounds of my application are:

1st. I am over 45 years of age - and liable
to perform military duty - and therefore
not subject to press - to serve the draft.

2nd. The condition of affairs here is such
that I am desirous of removing from
other loyal states or territory, where I am
restricted hence.

3rd. The finding of any business farming
and an extension of my present limits
would be with the written consent of my
neighbors.

Respectfully,

[Signature]

Brookins Fassett
I fully agree with the above in application.

W.B. Liggin
Acting Master

30 Dec. 37. Xmas 6-60

[Signature]
Danneville, Clinton Co, Mo, Feb 7th 1865

M. L. undesigned, presents his respects to Jeremiah Moore in his name as a United States
Army officer declares that he has been officered to
the enlargement of his present limits
for as trembling in the States of Missouri
& Iowa to the Territory of Nebraska he

Yours truly,

Jeremiah Morrow
Siles Morrow
Barnesville, Clinton Co., Ohio,
February 6th, 1865.

To: Mr. Clerk, Def. Missouri.

Dear Sir:

I have placed your order in the United States about the 15th of March at Richmond, Ky., Missouri, and was limited to my funds to the towns of Richmond, Clay, and Clinton in said State. Among other applications there the limits of my funds are extended as to embrace the State of Missouri and Iowa & the Territory of New Mexico.

The grounds of my application are:

1. My business is that of farming. My present limit is the town of Richmond, Kentucky and I desire to purchase land in the State of Missouri, where I can secure to farm my land and fully advantage of opportunities which present themselves from making money.

2. It is possible that I may desire to move from any present locality to some other State.

3. I am just 23 years old.

4. I have at all times faithfully kept my bond.

I conclude this writing with a fond of my securities.

Respectfully,

[Signature]

P. G. Morrow
Schenectady, NY, January 7th, 1865.

The undersigned, sole property for Benjamin Or.
Marsh on his bond the United States for loyalty
and good behavior, consent and agree with
the limits of said Benjamin Or. Marsh may be
extended as to enforce the legal rights and ob-
servations of the United States.

[Signature]
Silas Clay Co., Missouri,
Monday, January 9th, 1865.

To the Prov. Capt. Civil, Def. Missouri:

Sir:

In accordance with General Order No. 8, issued out of your office No. 19th, 1864, I make application to have the limits of my parole extended so as to embrace the loyal states and territories of the United States.

The grounds of my application are:

1st. My present residence is Liberty, in said County of Clay, in the State of Missouri, and as small to embrace the part of business, namely, trading, supplying and dealing cattle, etc., in the State of Missouri, Iowa, Illinois, and the Territory of Nebraska.

2nd. My present residence is Liberty, in said County of Clay, in the State of Missouri, and circumstance so may be such as to render one to desire to remove to Nebraska, or elsewhere, and to have the means to wish to be engaged beyond and join or do so. 3rd. It may be that I shall desire to freight across the plains in the coming Spring,

I enclose the written consent of my superior.

Respectfully,

Benjamin W. Martin
[Handwritten text]

[Signature]

[Date]

[Location]
Sidreys, Clay Co., Missouri,

January 21st, 1865. —

I, the undersigned, hereby swear to the best of my knowledge and belief that the limits of the state of Missouri and Iowa...

James B. Woods
Sibley, Clay Co., Missouri,

Thursday, January 31st, 1865.

To the

Mr: Jas: East: Def: Missouri:

Sir:

I was placed on the books of the U. S. for loyalty and good behavior in the Fall of 1862, and was limited in my parole to the Counties of Bates, Clay and Jackson in the State of Missouri.

I now apply for the limits of my parole to be extended as to embrace the States of Missouri and Iowa.

The grounds of my application are:

1st. I have uniformly kept the conditions of my parole.
2nd. I desire to remove hence to Putnam County in the State of Missouri as soon as I can to dispose of my effects so as to enable one to do so.
3rd. I ask for the State of Iowa to be added to my limits as Putnam Co. lies contiguous to this State, my business may require my presence in that State.

Hence it is the amount of one of my securities that has gone to the Rebel Army.

Respectfully,

Simon B. Willshire.
Capt. Hon. B. McCook,

Dear Sir,

As one of the subscribers, on board with David E. Brauner, I am willing that his bonds may extend to Nebraska City.

Very respectfully yours,

C. P. Moore,

July 20, 1865.
Norton Raths Co. NY
Feb 22/63

H. J. Baker

S. N. Baker

On the 2nd day of Oct. 1862 I was engaged by Capt. W. R. Pennick of the 5th Mass. Ca as Commanding the Port of Safety No. 6. I gave to the Government of the United States a military Bond in the amount of $10,000 for

my future loyalty. One of the Securi
ties James R. Harris is dead and the

other one C. P. Moore is selling

my farm in the amount of $1000 a

year. I am unable to tell where he is.

He advised some time in April Oct

that my farm of 600 acres should be

extended which was only 60 acres. 

Crater Corners. I have just sold

shares of said Bond, and respectfully

ask that my shares be extended to a

To embrace all the proper State and

County of the United States of

Washington.
Enclosed please find the written consent of my deputy.

I am highly

Very Respectfully,

A. F. Brewer
Not Dec. 7, 1864 and
May 1st, 1865.

2 fully certified
March 23, 1865

W.T. Sumner
Asst. Pr. Marshall

SOW No. 59. Valued 6-65

[Signature]
Liberty Mo. February 18th, 1865

To The Provost Marshal General of Missouri.

St. Louis Mo.,

The undersigned, a citizen of Clinton County State of Missouri was, on the 10th day of September A.D. 1862, required to execute his bond to the United States of America in the sum of One thousand dollars, by Col. James H. Mosby then commanding the post at this place per Anthony Haskell. Acting adjt. of the post, with two good and sufficient securities, which bond was duly executed as required.

The undersigned would respectfully represent that he has fully and faithfully complied with and carried out the provisions of said bond, and having disposed of his farm, and being desirous of locating in some other state, he respectfully solicits the extension of his parole to all the loyal states and territories of the Union.

Accompanying this application will be found the written assent of his securities therefor.

Morris C. Riley
We, the undersigned, as securities on the bond executed by Muscat S. Riley, to the United States of America, for One Thousand dollars, on the 10th day of September A.D. 1862, do hereby assent to the extension of his pledge to all the loyal States and Territories of the Union.

S. Browning
Hander Baker
I fully approve
the exhibit application

M. B. Remper

S.O. No. 59. March 8-60

[Signature]
Richmond, Ray County, Missouri
January 7th, 1865,

We, the undersigned, security for Drivett Wellen on his bond to the United States.

Given at Richmond, Missouri, July 24th, 1865, satisfied that he has kept the
Osame and free, good promise that he will continue to do so in the
future by consent and agree that his liberty may be afforded
as to embrace the loyal States.

Christopher Trigg
John C. Hamn
Schoof, Clay County, Missouri,
January 31st, 1865.

To the Prov. Maj. Genl. Def. Missouri:

Sir:

I was placed under bond to the United States at Richmond, Roig Co., Mo., about July 24th, 1862, and was limited in any facicle to the counties of Ray and Clay in the State of Missouri. I now make application that any limits be extended to embrace the loyal State and Territory of the United States.

The grounds of this application are:

1st. My present limits are too small to enable me to practice my profession at length, as well as weight of them. If they were more extended.

2nd. My business occasionally requires my presence outside my present limits.

3rd. As one of the State's desire to remove from the State in the spring.

4th. I think more uniformly kept the conditions of my bond.

5th. During each summer and fall, the period of prices inasion and bushwhacking in this section of the State, I was a member or citizen
Company in this City, and performed all duties required of one as such. The satisfaction, I believe, of the Military authorities here.

Under the written authority of my securities,

Respectfully,

[Signature]

De Witt C. Allen

Sold by [Signature] for [Date] in the Town of [Place]
St. Louis, Mo.
149.52 Feb'y 13th 1865

Maj. Dept. of the
Genl. Eaton J. A.

Action of the County
Court in case of
Alexander Carson

O. P. 6. Feb'y 15th 1865.
Head Quarters, Department of the Missouri,
Judge Advocate's Office.

St. Louis, Feb. 13, 1863.

St. Col. C. W. Davis
Colouet,

In the case of Uml. E. Jones,
citizen, tried on the charge of smuggling, and
Alexander Carson, citizen, tried on the charge
of violation of Oath of Allegiance, and severally
acquitted.

The following action has been taken by
the General Commanding,
Head Ins. Dept. of the Inc.
St. Louis Mo. Feb. 13, 1863:

Finding and acquitted confirmed. The prisoners
will be released from custody, under the direction
of the Provost Marshal General.

(To be signed) C. McD. Dodge,
Major General.

Very Respectfully,
Your Obd't Sent
Lucien Eaton—
Major and Judge Advocate.
14958

See:

Baltimore, Md. 8th Army Corps
Heinrich Freiherr von
Chicago
Camp Douglas
July 22, 1864

Paper enclosed. Remit
belonging to cases of
Easton Casey, W. P. Saly
Citizen, Lafayette Co.,
Tennessee.

Camp post by letter every
thirty days—

Made this date
Indianapolis
Feb 1, 65
14955
Samuel A. Cram
Chief of Police

States that the trial of Richard Cooper and Buffalo Jack will take place at ten o'clock tomorrow. Has a warrant for the arrest of Buffalo Jack, but cannot get him in town. Absence able to have him sent to the mayor's court tomorrow with all the evidence that can be obtained.
Indianapolis Feb 15 1864

Gentleman,

As Sir, the trial of Richard Cooper and Buffalo Jack takes place at ten o’clock, and tomorrow I have a warrant for the arrest of Buffalo Jack but in your absence I cannot get him. Will you be kind enough to send him to the Mayor’s Court in the morning at 10 o’clock? And also, all the evidence you have heard or heard of in the case by your detectives.

Enclose you will find the transportation you procured for me to go to

Yours with respect

David R. Crane
Chief of Police
Head Quarters Camp Demerson, A.
February 23, 1865.

The undersigned residents of or about Bradford, County, Ohio, do hereby pledge our
selves, that we will not sell or allow to be sold
within or about our premises any liquor what-
soever to any soldiers, under penalty of having
our property confiscated and destroyed.
This to be in force until the 30th day
of August 1865.

1. Geo. Markle
2. Thomas Boller
3.
4. Samuel Nagle
5. Robert Miney
6. Thomas Allg

7. Pat Fitzsimmors
8. Henry Watson
9. John J. Kiefer
10. Mr. X. Bowerly
11.
12.

Subscribed before me this 28th day of February,
1865.

T.J. Hurd
Captain 3rd A.
County, Ohio.
Camp Dennison, Ohio
Feb. 28, 1865

Pledge of citizens not to sell liquor to soldiers.
Head Quarters Danville, Va.
February 28, 1865.

To the undersigned residents of or about Bladensburg County, this - hereby pledge ourselves, that we will not sell or allow to be sold within or about our premises any liquor what soever to any soldiers, under penalty of having our property confiscated and destroyed.

This to be in force until the 30th day of August 1865.

1. Geo. Markle
2. Thos. O. Fuller
3.
4. Samuel Mccoy
5. Patt Mcnary
6. Thomas Relly

7. Pat. Fitzgerald
8. Geo. Horn
9. Harrie Truj
10. J. E. Drury
11.
12.

Subscribed before me this 28th day of February 1865.

25th Cor. Colne
Capt. Colne
County Adjt.
Office Prov. File Dept.

January 18, 1814

Respectfully submitted,

you will place them in charge of main guards,

and be turned over to the

Post Prov. 2nd Troop

Harrison Co.

respectfully,

Wm. Bragg

Capt. 18th Regt. 3rd. Div. 6th

we.

NCE
Soldiers &c. &c.
Chattanooga, Tenn.
February 15th, 1863

Provoast Marshal District

Sir,

I have the honor to report that I have no guard under my control to send to Nashville with
the two (2) Women Prisoners sent from your
Office yesterday. I have transportation for the Prisoners and shall send them at
one o'clock P.M.

Very Respectfully,

Your obedient Servt.

A. J. Bennett
Capt. 57th O.V. P. & D. in Charge

[Signature]

[Signature] Died in Hospital Mar 5th 1865
435-16

Nashville Tenn. May 26th 1864

Goodwin A. M.
Capt. 44th A. M. S. D. C.

Sends E. T. Hazel and
Albert Rutledge. Citizens
under Charges
Head-Quarters Department of the Cumberland,
OFFICE Provost Marshal General

Nashville Febry. 15th 1865

Capt. Hunter Bridge
Capt. Horvith

Capt. Hunter Bridge,
Capt. Horvith

Send your C. F. Haynes & Albert Rutledge under charges
They will be confined in jail

Brook to await trial by

My Commission

By Command

May Gent Thomas

Capt. Thomas

Capt. Hunter Bridge
February 22, 65

Honorable and Suffering Citizens.
Military Commission, Dept. of the Cumberland,

Nashville, Tenn.

July 22, 1865

[Handwritten text]

Enveloped I send you a subscrip-
tion paper, and other evidence on behalf of this plot in the case of Cooley and Satterfield, ordered by Major General Thomas to be tried.

Please have them served and report
with Capt. Reed 83rd Ill. Inf. as soon as possible.

I do not know whether Capt. Reed is
in your Post or at Clarksville, but at
such place you can reach him. Also,
please bring with you the original oath of
alligiance taken by these parties, if you
have it. If not bring such record evidence
from your office, if there existing the oath,
so you may have.

If you have not the original oath,
does not contain a copy or the substance
of the oath so that Capt. Reed can
I swear that it is a copy of the oath taken by the accused.

I am Cohn

Tim Preddy

H.B. Blattman

Of the Court

Judge Advocate
N. J. Gro., Capt. Lambly, Capt. M. D.,
Nashville, Feb. 21st, 65.

Said to two citizens named:
Richard Mackey,
John D. McSavoy.
Kathnohe Den. Febry 21st 1865

Capt. Huntin Brooker
Pro Mar Post

Capt. C. Harmsworth

Send upon the 2) Centzun Paramek Vi-

Richd. Mawery 37

Jos H. Sanmore

whom you will hold in Mil. Prison until

further orders.

By Command of

 Maj: Genl. Thomas

R. W. Anderson

Capt. C. Harmsworth
U.S. Military Telegraph

By Telegraph from: Racoon 14 186

Capt. Woolf

You will at once
forward the prisoners
J. R. Patton and
Joseph Clark to
Mr. H. O. P. and
Jasper Strand

R. Welch

[Signature]
Vance Morgan

Statements

of

Colby, my dear Sir,

Respectfully returned to your city. Paul L.L.
Cambridge, and the information that Morgan

was in my judgment

one or at least in a

commission, and I

shall have not much an

ack on any statements

Mr. F. Lambe

Easton, 12th 67.

J. D. 1776.
Respectfully forwarded to Lieut. General P. M. S. through Dr. Jno. A. C. for his information and action.

M. C. Mitchell, Jr.

[Signature]

[Date: 1864]
Dec. 90-1 1804
By Court of Kentucky
Nov. 16 1804

Stagg News
Oct 7 1804

Mostly Short of an
annunatation of abolition
published by William
Morgan Brown.
against a number
of citizens of Mifflin
County, Kentucky.
Head Quarters First Division, Military District of Kentucky,

Lexington, Ky. Nov. 16th 1863.

General,

I have the honor to report that on obedience to instructions received from you I have carefully examined the evidence furnished by U.S. Commissioners Morgan Vance Esq. against Citizens of Mercer Co., Ky. and find quite a number (as Jacob Dick Martin &c.) evidently guilty of harboring, aiding & abetting persons known by them to be armed enemies of the United States Government, and believed to be connected with the Guerrilla Bands, now infesting the Country, against some of whom the evidence, contained in the accompanying Affidavits, is certain. A few of the Affidavits are complete, with regards to others on the file. The evidence, though believed to be most satisfactory, is contained in a large amount of captured correspondence and a mass of Affidavits now in possession of our hands, some of which I examine on this subject. I beg leave to refer to the statements made by our hands, filed here with,

I also find three persons for—
Proctor, belonging to the Rebel Army, Rob. Proctor, likewise 11th Regt. with the Grenada in the lower part of Mercer Co. and four citizens of the County are charged with having fired upon a field of Colored Soldiers. Proctor for the protection of the field, then by killing one of the Soldiers. The names of the parties charged with the above offence are given in his... Marked 13. The evidence to support the charge is given on affidavit, herein filed and recorded from 9 to 11 o'clock, and in the statement of Col. Wayne Parle, Jr., in answer to 50. I will also add that Mr. Black confirmed to the that he had no doubt about getting sufficient evidence to complete the whole party. Said he was engaged in shooting the Yankees, but was fearful the parties interested would get information that the evidence against them was being gathered, and would expose their loco to...

A number of names, in addition to those contained in the late #713, were submitted. Concerning whom I think the evidence insufficient to take action. I have excluded them from this list. Their names will be found in the names of his appearance to Mercer County.
In conclusion, I must add that I am personally acquainted with nearly all of the parties named in either list, and though I have no knowledge concerning the specific charges made against them, I know they have the reputation of being Radical sympathizers, and believe an exposure is needed to justify the County of Monroe, which politically speaking (and perhaps morally) has strayed far from the path of rightitude.

I am sincerely,

Respectfully,

Your Obs'nt.

[Signature]

Big Bear

[Signature]

Capt. T. A.
Names of Citizens of Mercer County, Kentucky, Charged with Aid in Armed Rebellion, While in Arms Against the United States.

1. Jefferson Coffey & Wife
2. Daniel Fee
3. William Jones & Wife
4. Thomas Cigar
5. John Cigar
6. Isaac Cigar
7. Benj. Mills
8. David Coleman
9. Mrs. Nancy Jones
10. John Cigar & Wife
11. Dr. W. Godbold
12. Robert Alexander
13. James Hughes
14. William Thrudell
15. Robert Fosdyke
16. Jacob Finney
17. Benj. Patterson
18. J. W. Fogg Thompson
19. W. J. Cogdill Wm. Morgan
20. J. H. Denney Alexander

For Evidence in Regard to the former, Mr. Jacobson of Morgan County had 226, & Affidavits accompanying the same.

[Signature]

Signed by Mr. [Signature]
Names of Guerrillas &Citizens of
Knox Co., held to have been engaged
in the Shooting of Colored Slaves, 
idle in Pittsboro, on March 26, 1864:

1. James Gaston
2. Philip Thompson
3. John Melton
4. William Alexander
5. James Jones
6. Robert Jones
7. Robert Mulberry

For Evidence, see Affidavit, demanded
and not signed by Col. Com. to
Morgan Cause, accompanying the same.

[Signature]

Exeter, April 4, 1864.
off of
Mr. A. Hoffman
U.S.
Jeff. Hoffman

[Signature]
William A. Harper being sworn states that about two or three months since Will Thompson came to his father's home in Mercer County on Saturday evening, and Stace got supper. That he came again on Sunday Oct. 16th in company with James Cardwell and Rob. Smith went to church and returned then got supper and toasted Jack Thompson and when he was there the first time that James Cardwell and Jack Logan were.aying at Barnabas W. Pearson there that he had seen Thompson & Cardwell only on this two occasions the past summer and fall. That his father has a gun marked 37 Whit patriot Nashville. 20m which his brother sold him this father had bought home one day or two before then he had been given to him by a rebel soldier his father paid for he got from Elias Kellogg about three years ago and gave for it $25.
Off - of
Lucy Stoffer
O.S.
Jeff Stoffer
Lucy Hopper being sixty seven. States that shortly after the fight at Gettysburg in June last, Philip Thompson came to her father's house and said young Lucy had run away from home, when he came but came home some days before he left. After staying a while he went away and about a week after returned accompanied by James Cardwell and another of the soldiers. They stayed several days. They assured that she knows of that she was absent from home when they came. That Josephine Patterson and Sue Cardwell came from Harrisburg to see them while at her father's house and said all right and returned to town the next day. The two girls came out in a buggy alone. Cardwell and Thompson stayed one day after the young lady left, and then went away, that they said while there that she had also heard from some of the neighbors that they had been staying at and about Danville and that Jack Cogan had been with them there that she saw Cardwell and Thompson again on Sunday, the 17th of Oct, when they came by and went with her and her father to church at Gettysburg. That she did not return that day, and had not seen them since.
Aff'd of
Samuel Sessions

showing that James
Cordwell (a Grovella)
was staying in town
and being told it was
believed he was 
concealed at Benj'
Collinson.

F. S.
Samuel Turner being sworn states that a few nights before the men soldiers were killed on picket duty in Harrodsburg on the 13th of May last he was standing in the door on Lexington street in Harrodsburg about 10 o'clock at night when he saw James Cordwell, time the corner from Main street into Lexington street, speaking down Main and approaching witness. He passed near to him. After Cordwell passed witness followed him until he stopped at the bar room door of Ben Allen Tavern he knocked then a short time. The then went to the door of the family's bar room and knocked there and called Ben Ben several times Boon got up about that time witness thought Cordwell had discovered him when he entered returned and left Cordwell while at Allen's door. Knowing his habit of intimacy with the family of Ben Patterson and that by common rumor he had been heartily concealed there, witness supposed he was driving from Paterson to his father house which is next door to Ben Allen House that he was calling going. Ben Allen who kept the bar as his father saw him to get up and give him a drink before going to bed.

Samuel Turner subscribed and sworn to before me this 8th day of Nov. 1864

[Signature]

Morgan Vance
Clerk of the C.C. R.D.
aff of
Ben. C. Albin Jr.
N.S.
John Coogan

# H
Rene Allein Jr. being sworn stated that some time early in October John Boyar came to his room at his father's house and waked him up, and said some boys were down stairs and wanted him to come down an give them some whiskey. That he refused to get up and did not get up; and don't know who they were the other persons below he has understood it was Thomas Maddon and John Hardwell, that it was Maddon who sent for him that the above is the only time that any of the Guerrillas have been to the house to his knowledge that he has no knowledge of any Rebel Soldiers or Guerrillas being in Bowers County during the past Summer or Fall except the five who came and attempted to rob the Bank and no knowledge of those men being in the County except on that occasion.
Aff. of
Peter Overton
U.S.
Benj. Mills

# 5
Solm. Caroline (colored) went to Ben Mills estate that on Tuesday the 25th of October, James Cardwell and Philip Thompson came to the Mill home of Ben Mills. That they lighted their horses and came up to the Mill that Ben Mills was there and entered into conversation with them, that he asked them where they were going. They said they were going to help Philip Mills. Philip Mills asked how long they were going to stay there. They said as long as they could. He led them over into the house, away, to get his horse and come with them into his house.
Statement of

James Alexander
Col. U.S.

Chief Secretary

[Handwritten text below]
Jane Alexander (sister) servant of Mrs. Nancy Alexander states that on the evening on which the negro soldier was killed in Narrowsburg, John W. Forgethe jr. Bob Forgethe jr. Bob Mulligan, William Alexander John Mulhurty (return rebel soldier) James Hardwell & Phil Shonts took pudges together at Mrs. Nancy Alexander's and after pudding rode off together toward Narrowsburg that he heard one of them say to Mr. Alexander as they were walking that they were not going into town that they were going only as fast as the hounds (which is in the edge of town). He further states that there was gunfire at Neem Vanandaletty about two weeks ago (about the 29th of Oct.) that Mr. Magee, and Mr. James Forgethe gave the rebels a large shot in town half while retreating form the Sullivan fights and many of the rebel neighbors were limited to meet them.
Affidavit

Mrs. Wm. Smith

Showing that John and Thomas Thompson (Gunsells) were early tenants of this land.

# 7
Mrs. Annie Smith being sworn stated that she saw James Cardwell at William Thomas's about the 15th of Oct. That Philip Thompson was with him then. That they came on the saturday night following to her house about 11 o'clock at night and that night and the next day, when they accompanied by her son Rob Smith went to the church by the cliff road. She and her husband also went to the same church. ging sound by the Narramore turn road and through Morgan Vance's farm, to the Lexington fork and by that to the church that she had heard they passed at Eldorado at Forest shore—that on Saturday Oct 27th she passed through Hanbury and saw Thomas Cardwell who told her they had received a letter from Jim Cardwell from some place on the Texas line that he and Phil Thompson were safe and clear beyond the federal lines.
Susan Poham being duly sworn stated that Philip Thompson a noble soldier came to her house, Thaneser county some time in the summer of the present year July she thinks he came in the morning and left that day on the ensuing after getting dinner the first year his name as Poham but soon took his true name Philip B. Thompson. He was dressed in citizen's clothes. That she did not communicate to any person the fact that he was there that there was no other at her house that day to see him but the number of her own family that she did not see or hear of him again until about the 1st of October three or four days before the Meeting at Vithur church when he came again to her house in company with James Cardwell another noble. Others. They came about the middle of that day stayed all night and left next day after breakfast Mr. James Ambrose Smith and Mr. Martin came that night and sat until late time with them. That she heard from her sister Mrs. Smith that they had stayed a night after that at her house. Witness went to Veradung on the following Saturday Oct. 15th. And went to John Dr. Cardwell's dinner that she took the Cardwell her son James and Philip Thompson had been at her house a few days before John Dr. Cardwell came, in while she was telling her wife and she told the same to him. The pastor said she did not believe it wrong to send and shelter Civil soldiers (men who were fighting for this country) that she thought it her Christian duty to do so and also her conceal the fact that she had done so. That she would—
She had told the man it had not been that she was forced to take an oath to answer all questions and was obliged to tell what she did that the man was a particular friend of John W. Cordwell and would never learn the man off. That she would take him or when or for what if she knew she would lose her life by it. That she had heard Cordwell say he had been to town.
Statement of
Jas. Alexander
Regarding, The Career of Gen. C海运
The Return of His
and serving Ky,
Jim Alexander (Colored) servant of Mr. 
Nakioj Alexander states that on the evening 
on which the negro soldier was killed by 
Harrodsburg James Foreythe & Bob Foreythe 
& Bob Mullins William Alexander John Billins 
(rejoined rebel soldiers) James Cardes & Phil Thompson took supper together at Mr. 
Nancy Alexander's and after supper rode 
off together towards Harrodsurg that he 
heard one of them say to Mr Alexander as they 
were starting that they were not going into 
town that they were going only as far as the 
point (which is in the edge of town) — He further 
states that there was guerrillas at Abram 
Vancandals about two weeks ago (about the 
20th of October) that Mr. Stages and Mr James 
Foreythe gave the rebels a large supply 
in [oats] that last when retreating from the 
Confederates fight and many of the rebel 
neighbours were united to rend them
No 10

Cohn

John, Fisher being sworn states that about
11 o'clock on the day the negro soldier was killed at
Hannibal, the saw Jim Lasterell and Phil
Thompson at Adams Mills on salt-pier about
one 1/2 miles from Eldredge going in the direc
of. Col. White in arms he thinks the 18th Oct last.
Off 28
Sydney Scardon
Mrs.
Canada north
Sydney Scantland being sworn states that on the 12th day of Oct (about that time) and about eight A.M. at night he saw two men ride up the Louisville Pike towards some pickets (Colored) men by the voice called by the pickets who asked who were they skin citizens the pickets asked how many they said two the pickets then said come by they then said they were affairs asked how many soldiers went they if the soldiers answered that come up we won't hurt you they then advanced and rode very near the soldiers and raised their guns that had been concealed up to that time and fired on the soldiers saying almost at the same time you are our enemies this was said before firing (give up your arms the soldiers returned the fire and two of them were killed the other soldier fell shot through the body one of the men then said to the other join this up and kill the damned negro they both then rode around for a few minutes but not finding the negro they dashed off down the road they fired several shots each as the negro ran off—That he was informed that there were four others who elapsed near Daniel Varandelle and joined the two as they rode off—Delness was well satisfied that one of the men was James Varandelle with whom he is well acquainted he thought he recognized his voice & person.

S. G. Caudle
Subscribed to sworn to before me this 1st Nov 1864
Morgan Turner
Tales that on the island last July Mr. Stirling, was overtaken on the beach by a band of Kamehameha, who had just returned from the north west, when they were coming into Honolulu, was met by a large number of digger Mongans who told them that they had killed two as they were going in town. They then dashed back, and this disturbance, as they got upon their masts, end.}

G. A. B. Young, Black Stone.

R. D. Sales.

United States of America District of Kentucky

Richard Higman being sworn states that he is a private of Co C 11th Ky Cav that on the 6th of Oct last he left Mount Sterling Kentucky for his home in Union County having prior

been for one week that next day he was when six miles from Harrodburg the stage coach on which he was traveling was stopped by five Ewans, and he was taken prisoner by them, these being John Robinson a private of Co D same regiment a prisoner at that time he having been taken while passing on horseback with his wife after robbing the passengers of the coach and all other citizens passing or appearing on the road, they went to Harrodburg taking the two soldiers, hunting and Robinson with them, there they joined into the passing back and went to Mr. Morgan's tavern to get whiskey and stopped before the house on horseback ordering the whiskey to be brought to them that while so stationed before the house, Miss Lizzie Morgan came running down the street
from the direction of the Savings Bank
and ran directly to one of the Guerillas.
Sneak, and said to him, the home
Guards are coming, you had better man.
If so they will be upon you. Sneak inme-
mediately started his horse and crossed
sneak, and in a few minutes the home guard are coming.
He quickly went to Main Street near the
Stone Jamb. About a boy ran out and
told them. The Home Guards were coming
up Main Street, they then wheeled around
and dashed back to Chile, Street and on
the Perryville Pike keeping the two pri-
ority between them, three riding horses
and two behind at the two of the Street
Witten instead of making the turn with
their feet stumps to his horse and dashed
through the Asylum gate which was
open. The two Guerillas who were behind
find their cattle cut off, and the citizens
who were approaching defend at him;
the Guerillas having turned the corner
out of sight of them, about two hundred
yards, after Witten left them they and
Plummer who had kept on with them;
and left him lying in the street fight.
personal balls. These fusillers said while
Olmec was in their custody that they in-
tended to kill both him and Peterson be-
fore daylight of the next day. The
Names of the Fusillers are Capt. Sam Perry
Capt. T. Coulter, Capt. Clark, Capt.
Flowers (whom señoria is Beall Gruher
from Alano Country) and Assistant be-
gin the names as he heard them call
While with them, he was previously ac-
quainted with Berry and Coulter
Richard A. Hargrove.

Subscribe and sworn to before me this 26th
day of Fev., 1864, Morgan Vance

Lewis A. S. C.R.D.
Vance Morgan
W.S. Conn. O.C. Ky.

Make statement of evidence in his
possession, against
a member of several
citizens of Mercer Co.
Kentucky.
Also defeat result of
late expedition to
Mercer Co.
Morgan Vance states that in addition to the affidavit and other testimony furnished with the report of his late investigation in regard to Enville in Nicasia County, the said Hopfer was examined and admitted all the facts stated in the affidavit of Lucy Hopfer that the two rebel soldiers, Cardwell and Thompson, had been found at his house and had been silent while there by his sister, Cardwell and Mrs. Josephine Patterson, that a partial search of the house was made a Confederate flag found a saber and rifle which he had obtained from one of the rebel soldiers as stolen by his wife also about three dozen shirts, newly washed and ironed and manufactured by the woman, during the night and found next day and when questioned about them.

2. Said Vance, according to the statements of among the citizens of the vicinity, has had the guerrillas of this house almost constantly since the Birthland fight in June last. This is in addition to the testimony furnished that Mr. Julie Brain and Mr. Polk spent the day there with two of them upon being asked he denied having seen any of them or having heard that there had been a rebel soldier concealed at his house.
house of Thomas Cogan, John Cogan was in company with the notorious Fusiller Maddie Cardwell and others at Ben Allen's and by evidence of Allen and Graywall who slept there that night Jesse Cogan lived at Brooklin in the same house with his father was there when the said officer was concealed there and according to the statement of拐扣 has during the last few weeks visited their Campt's and fed them. Ben Millie his wife and daughter had concealed in their house a large amount of goods taken by John Morgan from the Mouhows of James Harper in Lexington which goods were found there packed in boxes plainly marked with the name of the owner and the fact of the goods being in their possession and Basil Coleman has found four Fusillars and kept their horses for them while they made a trip to Lexington by stage. The horses were captured at his house by the town quarantines Harritby, Mary E. Jones assisted for harrassing guerrillas in July 65 and failed to report for trial when notified. Ambrose Smith and wife kept two Fusillars at their house on the night of the 15th Oct. and made appointment to meet them at Church next day which fact they concealed from the military and Thorton having ample time and opportunity to convey the intelligence and have them arrested. M. W. Toddard a released prisoner from Camp Chase upon oath and bond, afterwardly by affidavit of Petty
hurrying for Jeff Davis and Southern confederacy, and according to statements of the owner of his neighborhood lately harboring guerillas Robert Alexander by affidavit of Rae and by common fame a very dangerous rebel by the extraordinary captured Letters a constant harbroner of Rebel soldiers and deserters from the U.S. army James Hugh a returned officer of the Confederate army concealing deserting William Thralls concealing Rebel soldiers and U.S. deserters as by letters captured Robert Perry the so recruiting for S.C. army and furnishing assistance to Rebel soldiers as by affidavit of Phelips and by evidence of owners and letters harboring guerillas Jack Firewells harboring concealing and Thomsen aiding guerillas as by affidavit and owners statements and common fame. Bess Patterson being in July 1863 for concealing a Rebel spy in his house pursuant to report of notification and since by evidence of White and colored witnesses constantly committing the same offense and by common fame holding a general rendezvous for Rebel Mrs. Phelips Thompson wife of a confederate officer concealning two rebel soldiers in her house in July 1863 they being taken from under the floor of her par-  

lan carefully hid and put there by her and by the testimony of owners now engaged in doing the same thing giving others aid general desegn and di
Miss Lizzie Morgan, whom Berrys and his band were in Harrisonburg looking for to the Upper Corridor of the Hotel and carrying the armed Citizens approaching war down to the street and to where the Fusiliers were sitting on their boxes, and warned them of their danger in consequence of which breaking they escaped. They were seen by Richard Hightower of Mifflin County. Present in their hands, also by many others. John A. Howley, Alexander, by the appointment of John Mason and Samuel Stewart and the testimony of many colored witnesses and the captured letter very frequently testifying to the Fusiliers and Rebel Soldiers.

Morgan Varnum further that he thinks he can furnish such additional testimony that together with what already furnished will establish the fact that Wm. Alexander, James Ferry, J. P. Robert Frey, J. P. Robert Miller (Citizen) John McVeagh, John Cowman, Goodwill and Phil Shriver (Fusiliers) formed a conspiracy to fire upon the U.S. color bearer present at Harfordary on the 13th of Oct. last, and did fire upon and kill one of them. The Affidavits and captured letter show in his possession.
Morgan Vance states that he went to Mercer County on the 30th of June to inquire into the Guerilla outrages in that County and as to how and where they were committed while staying in the County. He ascertained that they had been staying in the Bend of the Kentucky River in Poor Rock about Oregon and on Salt River in groups of three, four, and sometimes more together, since the death of Guthrie, that they plagued during that time stolen many horses and much other property and committed many crimes. That on the 1st day of Oct., a party of nine Guerillas, stopping the Stage Coach near the Lexington and Harrodsburg road, robbed the passengers and captured a Federal Soldier, Dick, Hightown. Also they captured another Federal Soldier, Robinson, passing by with his wife, they then went to Harrodsburg, setting the toll gate afire, and all the prisoners in the courthouse. Harrodsburg, they attempted to rob one of the Bank, firing into it, and threatening to burn it. That while there one of their prisoners made his escape by dashing off from them on horseback. The Guerillas firing at him as he ran, they then deliberately shot the other prisoners, Robinson, a member of the 11th Regt. Capt., and left him dead upon the street. After the above occurrences, on the 13th of Oct., a party of two or three Guerillas together with a core of four Civil citizens, attacked the
harassing the Fusillar made a party for the
purpose and rode to Hanover and where some
fifteen Federal (coloured) soldiers were on
picket duty and fired upon them killing one of them.
That these Fusillar have been haraund by many
of the rebel sympathizing Citizens of the County
and with the knowledy of all the rebel sympathizers
that he has examine many witnesses and taken many
affidavits showing that all acts etc and the reason
of the want of authority of his having and concourts.

The names of some of the victors are as follows:

Jefferson Trevor Sam Vance Champion
Bishop, She's Cogar and family, John
& Jesse Cogar, Richard Martin, family
Pete Burton, Ben Lilly, Newman Shipman
Basieh Coleman, Thomas Coleman, "Billy" Bohne
and family, Nancy Harris, Mary Jones
Bill Rosick Andrew Smith, Buck Rob
Adams, Thomas, Rob Turner, Mary Hughes and
James Hughes, B. C. Coleman, M. F. McNeill
Mary Alexander, daughter, Nancy Alexander
& son William, B. H. Fogg, John, E. Hughes
Jane Fogg, F. B. H. Jones
Jack Fogg, Magie
Kitty, Hart
Coe Riker, Absam Weanak, etc. Family
McVicar, John, Carter, F. Hardy, James
P. Smith, Ben Patterson, Ben Allen, family
Henry Smith, John W. Cardwell, Will Tomlinson.
MILITARY COMMISSION.

1st.—ROBERT MOORE, Citizen. 4th.—MISS M. J. O'CALLAN, Cit.
2nd.—DOC GREY, Colored Citizen. 5th.—ARMSTRONG WITT, Citizen.
3rd.—GEORGE McGREGOR. 6th.—AMOS H. CULLEN, Citizen.

Head-Quarters District of West Tennessee, }

MEMPHIS, TENN., FEB'Y 28, 1865.

GENERAL ORDERS, }

No. 25. }

Before a Military Commission, which was convened at Memphis, Tenn.,
pursuant to Special Order No. 27, Headquarters District West Tennessee, of
date January 30th, 1865, and at which Major John M. Kean 12th Illinois
Infantry, was President, were arraigned and tried:

1st. ROBERT MOORE, Citizen.

CHARGE 1st.—SELLING MULES BELONGING TO THE
GOVERNMENT OF THE UNITED STATES.

One Specification.

CHARGE 2d.—HOLDING UNLAWFUL POSSESSION OF UNI-
ITED STATES PROPERTY, WITH EVIL INTENT.

One Specification.

To all of which charges and specifications the accused pleaded "Not
Guilty."

The Court after mature deliberation finds the accused as follows:

Of all the Charges and Specifications......................... Not Guilty.

And does therefore adjudged him the said Robert Moore,

Proceedings and findings approved. The prisoner will be released from
arrest.

2d. DOC GREY, Colored Citizen.

CHARGE 1st.—SELLING GOVERNMENT MULES.

Specification:

In this that the said Doc Gray, a Colored Citizen of Memphis, Tenn., did
sell to one George McGregors, a mule, the property of the United States, and
which was taken from the corral of the 7th Indiana Cavalry on the night of

February 1st, 1865.

This at Memphis, Tennessee, on the morning of February 24, 1865,

To which Charge and Specification the accused pleaded as follows:

To the Charge and Specification......................... Not Guilty.
After mature deliberation the Court finds the prisoner as follows:

Of the Charge and Specification: Guilty.

And does therefore sentence him, the said Doc Gray, to be confined in such Military Prison as the General Commanding may direct, for the period of one (1) year.

Proceedings and findings approved and sentence confirmed, the sentence will be carried into execution at Fort Pickering, Tenn., under the direction of the Provost Marshal, Post and Defense of Memphis.

3d. GEORGE McGINNIS.

CHARGE.—BUYING GOVERNMENT PROPERTY.

One Specification:

To which Charge and Specification the accused pleaded "Not Guilty."

The Court, after mature deliberation, finds the accused as follows:

Of the Charge and Specification: Not Guilty.

And does therefore acquit him the said George McGinnis.

Proceedings and findings approved. The prisoner will be released from arrest.

4th. MARY J. O'CALLAN, Citizen.

CHARGE.—ATTEMPT TO SMUGGLE.

Specification 1.

In this that the said Mary J. O'Callan, Citizen, did, together with one Mary Rembert, possess herself of, and conceal about her person, certain articles of goods contraband of war, to wit: Twelve (12) yards grey cloth, two (2) woolen shirts, and one (1) gold cord hat band, and other small articles, for the purpose of secretly and wrongfully conveying the same beyond the lines of the military occupation of the United States forces.

This at Memphis, Tennessee, on or about the 19th day of January, 1863.

Specification 2.

In this that the said Mary J. O'Callan, Citizen, did willfully attempt to pass through the Picket Lines of the United States forces with goods contraband of war concealed about her person.

This at Memphis, Tennessee, on or about the 19th day of January, 1863.

To which Charge and Specifications the accused pleaded as follows:

To the 1st Specification: Guilty.

To the 2nd Specification: Not Guilty.

To the Charge: Guilty.

After mature deliberation the Court finds the accused as follows:

Of all the Charges and Specifications: Guilty.

And does therefore sentence her, the said Mary J. O'Callan to pay a fine of fifty (50) dollars and to forfeit the right to pass within the Union lines at Memphis, Tennessee, for the period of six (6) months.

Finding and Sentence approved. The prisoner will be held in close confinement until the fine imposed by the Court is paid, and will then, on account of her dangerous character and disloyal practices be sent South, beyond the lines of the United States forces, not to return again during the war.

5th. ARMSTRONG WITT, Citizen.

CHARGE 1ST.—BEING A GUERRILLA.

Two Specifications.

CHARGE 2ND.—VIOLATION OF THE OATH OF ALLEGIANCE TO THE UNITED STATES GOVERNMENT.

Two Specifications.

To all of which Charges and Specifications the accused pleaded "Not Guilty."

After mature deliberation the Court finds the accused as follows:

Of all the Charges and Specifications: Not Guilty.

And does therefore acquit the accused, Armstrong Witt, Citizen.

Proceedings and Findings approved. The prisoner will be released from arrest.
Before a Military Commission convened at Memphis, Tennessee, pursuant to Special Order No. 232, Headquarters District of West Tennessee, of date December 20th, 1864, and of which Thos. M. Brown, Lieut. Col. 7th Indiana Volunteer Cavalry was President, was arraigned and tried—

AMOS H. CURLIN, Citizen.

CHARGE 1ST.—ILLEGAL DEALING IN GOODS CONTRABAND OF WAR.

Specification 1.

In this that the said Amos H. Curlin, Citizen, did, on or about the 1st day of June 1864, purchase of United States soldiers, two Colt's Navy Revolvers, the same being such as are authorized for use in the United States Cavalry service, which said revolvers, he, the said Amos H. Curlin, did have and keep in his possession, well knowing the same to be United States property, and did on or about the 24th day of June 1864, falsely, fraudulently and dishonestly, carry, and convey through, and beyond the Union lines, in and around the city of Memphis, and sell them to the public enemies of the United States.

This for the purpose of conveying them to, and disposing of them, for the benefit of the public enemies of the United States.

All this at and near the city of Memphis, Tennessee.

Specification 2.

In this that the said Amos H. Curlin, Citizen, did, on or about the 15th day of July, 1864, purchase of a United States soldier, name unknown, one United States Navy Revolver, the same being United States property, and did, falsely and fraudulently, take and convey the same through and beyond the Union lines, at the city of Memphis, and sell the same to the public enemies of the United States, for the purpose of aiding and abetting the public enemy.

All this at Memphis, Shelby County, Tennessee.

CHARGE 2ND.—SMUGGLING UNITED STATES PROPERTY.

Specification 1.

In this that the said Amos H. Curlin, Citizen, did, on or about the 28th day of June 1864, have in his possession, one mule, of the value of $120, the same being the property of the United States, bearing the United States brand, and did falsely and fraudulently take, and convey the same through and beyond the Union lines at the city of Memphis, Tennessee, and sell the same to the public enemies of the United States.

All this for the purpose of aiding and abetting the public enemy, and at the city of Memphis, Shelby county, Tennessee.

Specification 2.

In this that the said Amos H. Curlin, Citizen, did, on or about the 28th day of July, 1864, buy of a party unknown, one bay mare, of the value of $100, for the sum of $25, and did then and there take and convey the same through and beyond the Union lines, around the city of Memphis, and sell the same to one Owens for the sum of $80, he, the said Amos H. Curlin, at the same time well knowing said mare to be the property of the United States, and bearing the United States brand.

All this at the city of Memphis, Shelby county, Tennessee.

Specification 3.

In this that the said Amos H. Curlin, Citizen, did, on or about the 15th day of July, 1864, take and possess himself of one bay mare, of the value of $100, the same being the property of the United States, and in possession and under control of the 7th Iowa Cavalry Volunteers, United States Army, and bearing the United States brand, and did, falsely, fraudulently and feloniously, take and convey the same, outside and beyond the Union lines, and across and beyond Wolf River, and did sell the same to the public enemy.

This for the purpose of aiding and abetting the public enemy.

All this at and near the city of Memphis, Shelby County, Tennessee.

Specification 4.

In this that the said Amos H. Curlin, Citizen, did, on or about the 10th day of June 1864, buy of a soldier of the 12th Iowa Infantry Vol., United States Army, one mule at the value of $100, the same being then and there the property of the United States, but at the time in the possession of said 12th Regiment of Iowa Infantry Vol., he, the said Amos H. Curlin, well knowing
the same to be United States property, and bearing the United States brand; and he, the said Amos H. Curlin, did, afterwards, to-wit: on or about the 29th day of June, 1864, falsely and fraudulently take and convey, through and beyond the National lines, at Memphis, Tenn., and did sell and deliver the same to parties unknown for the purpose of aiding and assisting the public enemy.

All this near Memphis, Shelby county, Tennessee.

Charge 3rd.—BUYING AND SELLING UNITED STATES GOVERNMENT PROPERTY.

Specification 1.

In this, that the said Amos H. Curlin, Citizen, did, on or about the 29th day of July 1864, buy, and obtain from a certain person, whose name is unknown, one bay mare, the personal property of the United States, for the sum of $25, said mare bearing the United States brand at the time, which said property, the said Amos H. Curlin, conveying beyond the Union lines, did sell to one Owen, for the sum of $60, he, the said Amos H. Curlin, then and there, well knowing said mare to be the property of the United States.

All this at and near Memphis, Shelby county, Tennessee.

Specification 2.

In this, that the said Amos H. Curlin, Citizen, did, on or about June 5th, 1864, purchase and obtain, for the sum of $40, from a soldier of the 12th Iowa Infantry Vols., name unknown, one mule, of the personal goods and property of the United States, which said mule he, the said Amos H. Curlin, conveying the same beyond the Union lines, did sell to parties unknown for the sum of $100.

All this at and near the city of Memphis, Shelby county, Tennessee.

Charge 4th.—SELLING UNITED STATES PROPERTY.

Specification.

In this, that the said Amos H. Curlin, Citizen, did, on, or about the 1st day of July 1864, take up, and possess himself of one bay mare, of the value of $100, the same being the property of the United States, and bearing the United States brand, which said mare the said Amos H. Curlin did take and convey across Wolf River, and sell to parties unknown for the sum of $150, he, the said Amos H. Curlin, then and there, well knowing the said mare to be the property of the United States.

All this near Memphis, Shelby county, Tennessee.

To all of which Charges and Specifications the accused pleaded "Not Guilty."

The Court, after mature deliberation, finds the accused: Not Guilty.

And does therefore acquit him, the said Amos H. Curlin, citizen, of the Charges and Specifications aforesaid.

Proceedings and findings approved. The prisoner will be released from arrest, upon his giving bonds in the sum of five thousand dollars, for good condole, otherwise to be sent north of the Ohio River, there to remain during the war.

By order of Brig. Gen'l B. S. ROBERTS.

H. K. ROBERTS,

Capt. and A. A. G.

OFFICIAL:

St. CLEMMING

Lieut. A. D. C. and A. A. A. G.
To: Genl. J. C. Smith.

Memphis, Feb. 2d, 1865.

Major General of the
District of West Tennessee.

At Memphis, Twelfth Month.

We are under the necessity of
appealing to Military authority to aid us (if consistent) in
the collection of Francis M. Harp, M. Hiernan, of this city, said
Harp was composed of John F. Hiernan and Peter J. A.
Mr. Hiernan, who were doing a large and successful business
there before the war and dispossessed to keep E. S. Higgins
Co. of New York, $10,397.32 which is in favor Judgments, two
in the Federal Court and two in the Circuit Court. Judge,
Henry C. Smith, Esq. City, for Jesse E. S. Higgins Co.
They are also indebted to Messrs. Hithers, Co. I. W.
Ferguson, Esq. C. Missouri of New York — Messrs.
Norris & Moorewell of Baltimore — Messrs. C. S. Brigg's of
Robert B. of Louisville Kentucky amounting to $20,358.47 all
in Judgments in the Federal Court, except two notes, Messrs.
Fosters & Co. Court. Attorneys, for all of the parties except
Messrs. Higgins & Co. — The total amount of the above claims,
with costs and interest to the end of 1864 was $11,895.54 as per Exhibit
A. attached — John F. M. Hiernan is a resident of this
City — J. W. M. Hiernan, absent, denith with the Confederates
when they evacuated this city, and has occasioned these, our distress.

I am informed that he took with him forty thousand
dollars in Money — said Tenia had a large amount
of personal property and Real Estate - the personal proper-
erty has all been sold, but no part of the proceeds appli-
ced in payment of their debt that i can learn - Said John
McKee family who has resided here all of the time. Has convey-
ed thirty thousand dollars of Real Estate in this City - in four
Deeds - two dated in Feb last, and two in August in the
Deeds in August, to some parties, who purchased in Feb. -
(J. H. McKee exoner) says he has received the thirty thousand-
dollars for said property conveyed - and paid a little borrowed
money - and said, "you know my Family must be provided
for!" he refuses to pay us any portion of said thirty thousand
dollars, or to assume our claims, we can find no property
to collect our claims out of, and are left without a remedy
the collection of our claims - unless we can procure from
the Military authority in order to compel the said
John H. McKee family, to pay us - we make this application
in good faith, and beg to state that said John H. McKee
family, is, and has been a notorious speculator and made
himself so obnoxious to the Military Authority there
that Genl. Washburn selected him as one of the forty, to
ride on the Train, as a protection against insurrections, who
had fastened into the Train previously - we are satisfied that
said John H. McKee family, is connected with his son, J. H.
McKee family, in business, in the Confederate States, and has
been so connected ever since his son went South with
the Forty thousand dollars in Money - and that they have
made investments there in Real Estate and have an abiding
area of means to pay all of their debts - but are we fully
satisfied, that said John H. McKinney never intends to pay any portion of said Southern debt, and he is reported to self repeatedly in the streets of this city. We further believe, and are credibly informed, that said John H. McKinney intends to move to Canada, and there remain and live on the large amount of money which he has, and which justly belongs to his creditors — and we further believe that unless we can procure from you, the Military, order required, in order to compel John H. McKinney to pay our claims — that we shall never be able to reach him with civil process that will enable us to reach the large amount of money, property he has conveyed, and that away, and therefore pray for the same order, if it is consistent for you to grant it, to compel Mr. McKinney to pay these just, justifiable claims. —

For the standing and loyalty of these fine men, authors, I respectfully refer you to the enclosed letters. Enclosed by Eliout, out of New York, and by him respectfully referred to the Military Authorities at A. A. A. C. and as to my own standing and loyalty I respectfully refer you to the letter from Judge Goodwin, of Chicago, (formerly of your State) which I handed to you last week, and to the enclosed letters, one to Major Shade, from his old friend of Princeton, Ill. — and to the one from Cyrus Bentley, Esq., corresponding secretary of the U. S. Sanitary Commission, of Chicago, who is one of the most reliable attorneys in that city, and has rendered these eighteen years in that particular in their matters.
that you may fully understand who these applicants are, and that you desire to ask for nothing but what rights
in the case - I am the business agent of the parties
named, with full authority to act in this matter; while
authority is in the hands of the attorneys named - you
will pardon me for trespassing so largely upon
your time - but I beg to add, as further proof of our
position, that said John H. McTirney, has disposed of his
personal property and Real Estate, for the purpose
of defending his Northern creditor, and is fully determi-
ned so to do the following important facts will show.

William M. Best, Esq., an Agent from New York, and a part-
ner of John B. McHenry (the other credit
The said
Best, having acquired claims against McHenry, and said
John H. McTirney, requested said Best, to get all of the
Northern claims against them, and he would take
them, with them - and at that time testified to said
Best, a large pretended claims on the Government for
property taken damages of the value of about one hun-
dred thousand dollars - to collect and pay those North-
ern claims, and pay the balance to the said McTirney,
if collected - the said Best, returned to New York, and
obtained a large amount of claims on McHenry; as and
at the request of said John H. McTirney, returned to Kentucky
done three weeks since, and has been trying to get McTirney
to secure the claims, which he promised to do - Mr. Best has
tried McTirney with great kindness of forbearance, and
last month Mr. McTirney employed an Agent to take up the

...
matter and help to settle all of the indebtedness. That Messrs. Bone, Bocock, and Bocock represented all that Messrs. Smith, Edger, and Meff, Horace At. Grafton, represented as per Exhibit A. Before referred to. Mr. Hurley was to have three years' time by giving ample security, but last Saturday Mr. Hurley told Mr. Atty. That he would not do anything and utterly refused to make any offer for settlement — thus confirming our position, that it is this fixed determination to defend his northern creditor; and in further proof of the duplicity and baseness of the said Mr. Hurley. I call your attention to the affidavits enclosed, made to defeat our Atty. and obtaining judgments against him, by which (in connection with other facts previously referred to) you will see that this man Mr. Hurley, whilst he has been negotiating with Mr. Penfield for a settlement of all of their northern debts, and professing to desire them — he has been at work, connecting this Reliable Real Estate into money and by false affidavits, trying to defeat our Atty. in obtaining judgments — he has shown by his own acts beyond a doubt that it has been his deliberate and premeditated purpose to cheat and defraud Mr. northern creditors, out of every dollar. Mr. Hurley, so once shown, and has succeeded in getting their debts beyond any civil remedy under the law. Here I enclose two affidavits of said Mr. Hurley, and the one Mr. 40, you will see that he knows that his claims have been provided for — in the other one Mr. 40, in the name of Hadden Co. I. and
you affidavit from them showing it to be false
the bill of excepts in the case of Fladen et al v.
Mr. Fladen. This will show you the position
of the matter. These court papers are submitted
to you for reference in this matter, which papers I am
returning to the clerk of the court, at submit our
perpetual case, to your consideration, and ask on
behalf of my worthy client to grant this request.

Henry Dulanlione
Agent

[Signature]
Exhibit A

In The District Court of the U.S. for Memphis

Judgments in favor of Messrs. E. F. Higgins & Co., of New York, one for $6,852.83.

John A. McRae, dated Sept. 28, 1874, one for $3,540.23.

2. Judgments in the Circuit Court.

In favor of Messrs. E. F. Higgins & Co., one for $1,999.33.

John A. McRae, dated June 27, 1876, and.

one for $8,793.44, for 10/6. 93.

All of the above judgments were obtained by "Sm. Otis, Esq., Atty for Messrs. Higgins."  

In The District Court of the U.S. for Memphis


one for $2,074.00.

Whitehouse Bros.

Revell & Company, Baltimore, $4,908.36.

T. A. Bragg & Co., Pittsburgh, Ohio, $7,862.87.

Sam. Bros. Louisville, Ky., $93,54.

All two notes not due.  By McRae, Higgins & Co.

One due Jan'y 1, 1875, in favor of Messrs. Hadden & Co., 10/14, 31.

W. T. A. of Counsel.

To John Stithen, Rs., Louisville, $99,93.

All of the last named judgments were obtained by the firm, T. A. of Counsel to have cost of Court and Interest on Judgment, Notes, etc., $1,481.50.

Total amount of above claims: $31,875.87.
Memphis, Feb. 9, 1865

Brig. Gen. B. C. Robertson

in Command of District.

Nashville, Tennessee, Memphis

Dear Sir,

John H. H. Hume, has
done property to following persons—(deeds are on record)

One deed dated Feb. 13, 65, to Stephen F. Fraccoli, consideration $2,500.00—

Feb. 13, 65, John H. Fraccoli

10,000—

Aug. 21, 64, to Stephen F. Fraccoli

10,000—

Aug. 29, 64, to Thomas Ford, consideration $5,000.

The two deeds dated Feb. were not acknowledged until

Aug. 30, 64, acknowledged Feb. 5, 65.

One deed dated Nov. 29, 63, to Thomas Ford, consideration $2,000.00

Total, $62,000.00

Mr. Hume, sold his stock of goods June 15, 63, for $14,380.00

$16,000.00

To Mr. Charles Woodbury, who was now doing business at Mr. Hume's old store.

This sale was made on 3, 6, 9, 12, 15, 18. Month for three

months for $2,389. Each—They rented said store of Mr. Hume

at $1,500 per year from that date.

Charles Woodbury.

Brady, Attorney, can give you any

further information in relation to this sale to Mr. Woodbury.

Brady, to Mr. Smith, Brady, and Woodbury.

Brady, you will please call before you at any

time you desire, as Brady for the creditors to represent.

Very Respectfully Yours

Heman Baldwin
Hd. Qrs. Dept. of the East. N. Y. City. Jan. 4, 23. 85

Respectfully referred to the military authorities at Memphis. The firm of E.S. Higgins & Co. is one of the most loyal and respectable in this part of the country. The other firms within name are loyal and respectable.

John A. Dix
Major General
New York, Jan 21, 186-

To the undersigned,
in connection with

Messrs. Madden, C.

Ferguson, and

Whitemore. But all members
of this city are large creditors of the firm
of McKey & Co., formerly doing business
in Memphis, T. N., and that one of the partners
(a notorious ex-convict) still resides in
possession of cash assets largely in ex-

cess of the amounts due us.

Having been advised by our counsel
that our debts can probably be collected
by military coercion, we have jointly sent

Horace Baldwin, Esq. of Chicago, there as
our agent to look after our interests.

In order that he may obtain for his
clients (he is promised as to himself) a
proper standing before the officers in Com-
mand there, may we ask you to please

to certify to the loyalty, respectability and
merit of the firm, namely, as well as

of

U.S. Army
Subj[ect]'s statement in regard to the absence of Mr. Davis from the city of Memphis whose property is about being seized by the military authorities for military purposes. Requests a delay of a few days may be granted as it is where Mr. Davis can give satisfactory reasons for his absence.

C. T.

[Signature]

[Address]

Rec'd 2, EDM 15th July 1865

Memphis Feb 15th 1863

L.C. Dana

Memphis

Yours,

Mills

Owen and old are now known citizens of Memphis and highly respectable. He has been absent from the city for the last three months on commercial business, connected with some of my partners. He left with the knowledge of the military and has been absent on business and only I told that the military continu

-plate taking his house for military purposes - if it is possible for you to carry the matter a few days I think you will be satisfied that an honest has done no wrong intentionally.

Yours truly,

[Signature]

S.D. Casey
Fort Monroe
February 26, 1866

Capt. A. Geibert

Summit Record of
Pastes going to 5th U.S.
Cyclotyrs in the
Army, February 25-16

(Signed).

[Stamp: Received, Quar. Dept. Va]

27 Feb
1865

Army of the James.
Office of the Provost Marshal.
Head-Quarters Department of Virginia and North-Carolina,

Fort Monroe, Va, Feb 26th 1863.

S. I have the honor to transmit herewith reports of all persons, both
and quarters, and of persons & teams in this department issued at this office for the week ending Feb 26th
1863.

In compliance with General Order No 26 from the Dep. of War, and
Charge was made for messes to provide quarters for Colonel Jones after the receipt of this order.

Very Respectfully,
Your obedient
A. J. Gilchrist
Chap. 148th Va. Inf.
Provost Marshal
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<td>W. T. Harris</td>
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<td>L. H.</td>
<td>Mr. Brown</td>
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<td>W. T. Harris</td>
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<td>W. T. Harris</td>
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<td>M. R.</td>
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Note: The table lists the vessels cleaned during the week ending July 25th, 1865.
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<td>A. Cayler</td>
<td>J. Baker</td>
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<td>New York</td>
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<td>Master &amp; Cargo</td>
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<td>Class</td>
<td>Name</td>
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<td>E. Z. St. John</td>
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<td>J. T. Johnson</td>
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<td>J. M. Henry</td>
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<td>Henry Sonnenschein</td>
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<td>A. C. Brown</td>
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<td>Anna Edith</td>
<td>A. L. Johnson</td>
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<td>A. W. T. Stevenson</td>
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<td>A. W. Clark</td>
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<td>Robert B. Davis</td>
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<td>Skip</td>
<td>Robert A. Davis</td>
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Capt. Leonard 12 June
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<th>Name</th>
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<th>Days</th>
<th>Month</th>
<th>Year</th>
<th>Comments</th>
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<td>5th</td>
<td>Home</td>
<td>R.W. Burns &amp; Co.</td>
<td>24</td>
<td>June</td>
<td>1922</td>
<td>Bury furniture 1260</td>
</tr>
<tr>
<td>July 25</td>
<td>5th</td>
<td>Maryland</td>
<td>L.B. Sterling</td>
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<td>June</td>
<td>1922</td>
<td>Bury furniture 1260</td>
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<td>July 25</td>
<td>5th</td>
<td>Ennis</td>
<td>D. Hardy</td>
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<td>June</td>
<td>1922</td>
<td>Bury furniture 1260</td>
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<td>5th</td>
<td>Blanchfield</td>
<td>D. O'Regan</td>
<td>24</td>
<td>June</td>
<td>1922</td>
<td>Bury furniture 1260</td>
</tr>
</tbody>
</table>

Note: Collected during week 1922.

Albright
Sept. 12 - 26, 1922
Proctor & Marshall

Pursuant to the order of the Governor of Mississippi, for such funds which are urgent must be paid by the Military authorities, for the speedy payment of the above, they must be turned over to the Disbursing Official Agent of the Treasury Department.

By order of Major General Steinwehr.

[Signature]

1st. To the Board at Corinth,

March 6, 1865.

I am satisfied with the report of the 2d case and will order the process to be laid before the President and ordered then to lay before the President and sold. They are not properly within the meaning of the law regulating strained and confiscatory proceedings, but yet to that the money and interest for the use of the order. They must be returned to the Militia fund.
I am clearly of opinion that it is right to sell the goods, to turn the peculiar
interest to the Military Fund, Military Necessity, & policy requiring the

Act:

N. J. Robins
Reg. City

Memphis May 4, 1865

Thos. P. Hay J. A. Grant

M. Allen
Memphis, May 27, 1865

May End Bann
Conf. Dept. Miss.

About 10 days

Down a guard was placed around the different lots of supplies with at the Picket lines, after about 24 hours, all the goods were released except a lot belonging to me in the name of O W Chamber, this was brought to the city and deposited with the Doc in Marshall, and ordered sold by Geo. Roberts for the benefit of the Militia fund. I saw My Rights, the Picket Officer who had taken charge of the goods, and had them removed, and gave him how he was mistook, he endorsed on the paper how he may. I was satisfied he was justified and the export against Chamber is malicious. Coming from parties united in the trade, or something amount to this amount, and recommended a relief...
of the goods, Edward Roberts—refused the
institute to Cuthbert Peckham Washell
for investigation, he reported he found in
Chambers had been doing nothing but what
all the other parties had done, that men
engaged in the trade, and as all others
had been informed, recommended the re-

thereof and also, Edward Roberts—again
refused the institute to Cuthbert Peckham
Washell and he, in turn, recommended him
to be paid, or pay you for relief
from the greatest distress of the trade
for claim to be Loyal, and Sam Ashley
Cox's, and claim all the privileges
of such.Cox's, and hope you will
the inspection of selling our goods
and letting all others go free. I
ask you respectfully to state the facts
and statements

We have given you the
facts as we learn them. Though others
not having been notified in any
way to appear and answer me,
have had to gather therewithal, a book
enormous Reap

Cuthbert Peckham Washell
14970
Sec.
Pt. McHenry
John W. Kermer


Forward the following mail:

Provision

M. Babinacees Co. No. 2nd Line
Gen. Walker. - Betzner
Frank Howard. 3d
W. A. A. 3d
To be forwarded to Mr. Sam. Johnalow, Pulaski Co.

Red & Cubs
Head-Quarters District Northern Alabama,
Office Provost Marshal,
Huntsville, Ala., February 8, 1865.

Capt. Mathew Brooke,
Port Nashville, Tenn.

Captain, I have the honor to forward you herewith the following named prisoners viz:

Madison Calhoun, Pvt. 1st Ala. Cavalry.

Wm. Black, Citizen.

Frank Howard, 30.

Newton Avery, 30.

To be forwarded with accompanying letters to Brig. Genl. Johnson, Chattanooga, Tenn. They are desolate characters and require a strong guard.

Very Respectfully,

Your obd. Servt.,

John W. Manzer

Major U.S. Army
Office in P.O. bare
Relater's Erro
Feb 12, 1865-
Read of Spt. Fitwinger for P. R. R.
Viz
Madison Badenau, 3d Co T. 10th cavalry
William Walter citizen
Frank Howard
Newton Arizona
John Pleese
Cabled Dr. Shaw
Morning 12th Decr

1850

R.V. & R.H. Hayes
Office Provost Marshal,
District of Eastern Virginia,

Norfolk, Va., February 28th, 1865.

Sack No. 10
Captain's Office

Provost Marshal, Dist. Eastern Virginia.

Forwarded
Disposition of Deputies
and Refugees

27th inst.

One Enclosure

Received, Sack No. 10. Feb'y 28th, 1865.
Provoost Marshal's Office,
Head Quarters District of Eastern Virginia,

Norfolk, Va., Feb'y 28th 1863.

Chas. P. O'Conor.

Lieut. and Actg. A.D.C.

I have the honor to forward herewith the following list of the Disposition of Rebel Deserters & Refuges examined by you yesterday.

Very Respectfully,

Capt. 3d U.S.Provost Marshal

[Signature]
Disposition of Rebel Deserter "Refugees"

1. Pvt. M. Blamanc, Deserter from 68th N.C. Infantry, allowed to go to his home 15 miles Butte Road near Blackwater Stream.

2. James Herring, Deserter from 68th N.C. Infantry, sent North.


5. Isaac Curry, Deserter from Shoemakers Battery, sent North.


8. George McIvade, 3rd Louisiana, kept until further order.


11. Albert Vann, Deserter from 1st N.C. Cav., allowed to remain in Norfolk, Va.


(over)
15. Geo W. Griffith, Formerly deserted from Shoemakers Batty allowed to remain in Portsmouth Va.
16. W. L. Whitehead, Deserter from Shoemakers Batty, allowed to remain in Portsmouth Va.
17. Thomas Myers, Deserted from Shoemakers Batty, allowed to remain in Portsmouth Va.
19. Hardy Bulpkeper, Deserted from 68th N.C. infy, allowed to remain in Norfolk, Va.
20. James Re Carrittson, Deserted from 20th N.C. infy, went North.
21. Jesse Law, Deserted from 54th Va. Cav., allowed to go to his home. 20 miles Princess Anne Road.
22. Jesse T. Parker, Deserted from 1st N.C. Cav., allowed to go North.
23. Caleb B. Matthews, "Refugee," allowed to go to curvature in N.C.
24. Mrs. Perkins, "Refugee," no disposition made. wishes to go to his home in Currituck Co. N.C.
25. David Bolenland, enem. signed conscrt.
<table>
<thead>
<tr>
<th>No.</th>
<th>Name</th>
<th>Race</th>
<th>Represented</th>
<th>Remarks</th>
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<td>U.S. Connell</td>
<td>White</td>
<td>7th Ma. Inf.</td>
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<tr>
<td>2</td>
<td>John B. Dick</td>
<td>White</td>
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<tr>
<td>3</td>
<td>John McD.</td>
<td>White</td>
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<td>John B. Rice</td>
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<td>Samuel McHillis</td>
<td>White</td>
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<td>6</td>
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<td>Geo. Poole</td>
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<td>9</td>
<td>John Readiff</td>
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<td>White</td>
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Refugee from Richmond.
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24th Hostin
25th Ford
26th Charles Bailey
27th Newton Henderson
28th C Williams
29th Samuel Davis
30th William Fields
31st R. Johnson
32nd George Taylor
33rd William Haldeman
34th Albert
35th Richard Baker
36th A.D. Douglas
37th A.R. Harrison
38th E. Davis
39th William Long
40th George Whitten
41st Henry Livers
42nd Henry McClenly
43rd M. D. Ward
44th William H. Mannaway
45th John R. Smith
46th Solomon J. Forteigh
47th H. Rice
48th J. Washburn
49th M. Robinson
50th J. Washburn, Inf. 21st Pa
Office N. Y. City
February 18th 1865

Camillo S. H.
Capt. 7th Regt. N.Y. Vol.

Receipt for Refugees sent out of the city on charge Feb. 18th 65 for
Steamer frolic

200

Miles Freeman
Feb 3 1865
Office P. M. Govt. D.S.
Hillsion Head S.G. Feb. 18th 1863

Received this date of S. Col. S. A. Woodford D.S.
Mar. Govt. D.S. the within named Refugees to be detained

James A. Oronson
Capt. 7th U.S. Regt. N.C.
<table>
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<tr>
<th>No.</th>
<th>Name</th>
<th>Age</th>
<th>Sex</th>
<th>Color</th>
<th>Handicap</th>
<th>Height</th>
<th>Occupation</th>
<th>Born</th>
<th>Last Residence</th>
<th>Means of Support</th>
<th>Remarks at the Port</th>
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<td>1</td>
<td>Aaron C. Miller</td>
<td>27</td>
<td>M</td>
<td>Dark</td>
<td></td>
<td>5' 2</td>
<td>Millwright</td>
<td>Pinson</td>
<td>Washington, D.C.</td>
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<tr>
<td>2</td>
<td>James Brooker</td>
<td>44</td>
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**Receipt for Rubber**

- 1st July 1865
- 2nd July 1865
- 3rd July 1865
- 4th July 1865
- 5th July 1865
- 6th July 1865
- 7th July 1865
- 8th July 1865
- 9th July 1865
- 10th July 1865
- 11th July 1865
- 12th July 1865

**Other Payments**

- To C. E. Cooper, 23rd July 1865
- To J. E. Cooper, 24th July 1865
- To J. E. Cooper, 25th July 1865
- To J. E. Cooper, 26th July 1865
- To J. E. Cooper, 27th July 1865
- To J. E. Cooper, 28th July 1865
- To J. E. Cooper, 29th July 1865
- To J. E. Cooper, 30th July 1865
- To J. E. Cooper, 31st July 1865

**Other Notes**

- Payment for Rubber
- Payment for Supplies
- Payment for Miscellaneous
- Payment for Transportation

**Signature**

- J. E. Cooper

**Other Details**

- Date: 1865
- Location: (illegible)
- Amount: (illegible)
14976
See:
Baltimore, Md. 8th Army Corps
Report of Committee of Safety of
Mississippi County
No.
14977
Report of Committee of Safety of Mississippi County, Mo.

14977
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**Remarks:**
- Rebel sightings should be sent out of the country.
- Revenge is not the answer. May God grant that Rebel offenders might be sent out of the country.
- In accordance with good society practice, those who assist in these matters must also be sent out of the country.
- They are moved to act quickly.
- May the Lord protect his people.
- They are moved to act quickly.
- May the Lord protect his people.
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Influence, do no harm, and do good.

Wife, Rebel, Summer 1864. Good in the Rebel Army. Her behavior citizen.

Not a soldier, but a young man that appeared as the Rebel forces. A quiet man, has been looked upon as a good citizen.

Soldier, Rebel, Summer 1864. Good in the Rebel Army. Her behavior citizen.

You in the Rebel Army. Her behavior citizen.

Good in the Rebel Army. Her behavior citizen.

Soldier, Rebel, Summer 1864. Good in the Rebel Army. Her behavior citizen.

Soldier, Rebel, Summer 1864. Good in the Rebel Army. Her behavior citizen.

Soldier, Rebel, Summer 1864. Good in the Rebel Army. Her behavior citizen.

Soldier, Rebel, Summer 1864. Good in the Rebel Army. Her behavior citizen.
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Report of Committee of Safety of Ballinger County

-B-
Fort Dallas, Mo. November 14th, 1861.

Report of Henry Kilman

By John R. Kephart

Capt. Comdr. Fort Dallas, Mo.
Report of Committee of Safety of Bellingham County.
Fort Dallas 30 November 1861
Report of Escrifice Armament
By John R. Buckman
Capt. Comd. Fort Dallas
Report of Committee

Frederick Bright
Philip Settle
David Lutz
James W. P. Sall
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<th>Name of Tenant and Family</th>
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<th>Race of Family</th>
<th>Occupation</th>
<th>Remarks</th>
<th>General History and Remarks</th>
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- Occupying with 101st Party
- Occupying with 102nd Party
- Occupying with 103rd Party

- Occupying with 104th Party
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- Occupying with 106th Party
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Report of Committee of Safety of New Madrid County.

C. W. J.

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Note: The table continues with similar entries, but the text is not fully legible due to the quality of the image.
them in our charity what is a great help. Hence, when any of them are in need, and the Old Order is willing to give them a hand, he is generally quick to do it.
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<th>Name</th>
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Subtotal: 90000
Revised 5
Straddard County
1865
Chillicothe

Dept. 41st

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</table>

 certify that the above is a true roll of all the prisoners herein contained by me during the month of February.

John Brown

1865
Affidavit of James Williams in the case of B. Sielke, Coal, and Luthr

[Signature]

14979

6.7.17
To James N. Morris, I swear upon my honor, that the evidence herein given against the following named men is correct. That at the time I was robbed by a band of marauders headed by Alexander Coff. Bicket was present according to left hand's statement to me since. That at another time I was visited by a band headed by this same Bicket as acknowledged by some who are well acquainted with him. That it was stated that Tom Britt, and Buss were present with Bicket at the time of this last raid on me but they did not show themselves to me. That the general character of the men above named men is truly bad. I certify that the above was sworn to by James N. Morris before me.

Signed, A. Y. Latham.

Lieut. of A. R. M.
P" 28 1872

Parchester House July 27" 65

Rev. John, etc.

Desires that if there is a lady in the Soldiers Rest by the name of

Leaves Pool

that she will write to him.

[Signature]

[Signature]

Read and Dept March 5 1865
IOU

The undersigned

Joseph Brown

Do hereby

Sewport, Oct. 27, 1865

To the commandant

Maj. Thomas

We hereby

promise

the following

$100

in bills. If this is not

legally in the arsenal

as I have heard that she

used to

sit

to me as same as you get

this and will come after

her and B. O. doing you

will altogether understand

J. T. Brown
Officer's Report

S.R.B. 7, Vol. 2,

Refers to Civilian

Prisoners in Custody

By Marshal D.J. Mc

At date July 13, 1876

[Signature]
<table>
<thead>
<tr>
<th>No.</th>
<th>Name</th>
<th>Race/Relation to Owner</th>
<th>Charge</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>James 50</td>
<td>Slave</td>
<td>Deception</td>
<td>The case is referred to Capt. M. Cassius with recommendation that he be released on giving bond (stated) 100$</td>
</tr>
<tr>
<td>2</td>
<td>James Brown</td>
<td>Slave</td>
<td>Murder</td>
<td>Practically investigated. Both son and daughter are in the case. They live at Wilson's C[ounty] and from what I have learned it is suspected of having procured the death of a Col[onel] of the 6th Reg[iment] in the 6th Reg[iment] of the 6th Reg[iment]. Only by ordering from Capt. M. Cassius can he be released.</td>
</tr>
<tr>
<td>3</td>
<td>Joseph, Dick's brother</td>
<td>Slave</td>
<td>Deception</td>
<td>The case is referred to Capt. M. Cassius with recommendation that he be released on giving bond (stated) 100$</td>
</tr>
<tr>
<td>4</td>
<td>John Brown</td>
<td>Slave</td>
<td>Murder</td>
<td>The case is referred to Capt. M. Cassius with recommendation that he be released on giving bond (stated) 100$</td>
</tr>
<tr>
<td>5</td>
<td>James, Dick's brother</td>
<td>Slave</td>
<td>Deception</td>
<td>The case is referred to Capt. M. Cassius with recommendation that he be released on giving bond (stated) 100$</td>
</tr>
<tr>
<td>6</td>
<td>Andrew Webb</td>
<td>Slave</td>
<td>Deception</td>
<td>The case is referred to Capt. M. Cassius with recommendation that he be released on giving bond (stated) 100$</td>
</tr>
<tr>
<td>7</td>
<td>Leonard, Dick's brother</td>
<td>Slave</td>
<td>Murder</td>
<td>The case is referred to Capt. M. Cassius with recommendation that he be released on giving bond (stated) 100$</td>
</tr>
<tr>
<td>8</td>
<td>Cyrus, Dick's brother</td>
<td>Slave</td>
<td>Deception</td>
<td>The case is referred to Capt. M. Cassius with recommendation that he be released on giving bond (stated) 100$</td>
</tr>
<tr>
<td>9</td>
<td>Samuel, Dick's brother</td>
<td>Slave</td>
<td>Deception</td>
<td>The case is referred to Capt. M. Cassius with recommendation that he be released on giving bond (stated) 100$</td>
</tr>
<tr>
<td>10</td>
<td>John, Dick's brother</td>
<td>Slave</td>
<td>Deception</td>
<td>The case is referred to Capt. M. Cassius with recommendation that he be released on giving bond (stated) 100$</td>
</tr>
</tbody>
</table>

The case is referred to Capt. M. Cassius with recommendation that he be released on giving bond (stated) 100$.
St. Augustine, S. C., February 28, 1863.

Capt. W. S. Holcomb, 2nd Regt. Prov. M. R.,

I, R. B. L. C. S. B., do hereby acknowledge receipt of letter of the 27th instant, stating that Mr. Delk is not in confinement at that point, at last account, he was at Hilton Head awaiting transportation north, also, that Mr. Delk was released some time since, and is at present in St. Augustine.
Thomas Marshall, Office,
St. Augustine, Fla. July 28, 1865,

Lieutenant

I have the honor to state that Mr. Dink, formerly Chief for Cape Florida, is not in confinement at this Post. He was in Biscayneville for some weeks, and I learn, was, at last accounts, at Hattin Head, awaiting transportation for the North, and that Mr. Dink was released from confinement some time since and is at present in St. Augustine.

I have the honor to be,

Very respectfully,

Your obedient servant,

J. L. Russell

Captain, Capt. U. S. E. P. Marshal.
Jacksonville Fla.
July 4th 1883.

Moody, Parson
Saml L. John S.
Robinson E. S. and
Day S. T. (Civilians)


Make statement
relative to holding a
Union Convention at
this place, etc.

[Signature]
Jacksonville, Feb. 13th 1865.

Brev. Gen. L. O. Shaw
Liberty, Dist. Fla.

Dear Sir,

The undersigned having taken due notice of the matter of seling a convention of the Union citizens of Florida, am of the opinion that it would be decidedly beneficial, at this stage of the operations, for the Union citizens to hold a convention having the furtherance of the Union interests as its object. And I therefore think it proper that this meeting should be conducted under the approval of the military authority, if we pledge ourselves to see that all the measures brought before that meeting shall be submitted to your approval, if that the committee on resolutions shall be instructed to confer with you in relation to what shall be submitted to the convention.

Respectfully your st. servt.,

[Signature]

R. L. Robinson, Adjutant
Jacksonville, Fla.
Feb. 1, 1866:

Moniel & Stidley

$2,611.36, M. P. H. Vol. 2.

Present bill for printing

to the amount of

Fifty-Eight dollars.

(Enclosure)
The United States

Dr. $31.00

To: Merrill Shelden

<table>
<thead>
<tr>
<th>Date</th>
<th>Description</th>
<th>Quantity</th>
<th>Price</th>
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</thead>
<tbody>
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<td>1865</td>
<td>50 Printing General Order 1-1/2 ft 2000 cases @ 100</td>
<td></td>
<td>5000</td>
</tr>
<tr>
<td></td>
<td>Composition 2000 cases @ 15</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Presswork 100 imp. .. 3 in. fro 1 ft @ 100</td>
<td></td>
<td>350</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>5000</td>
</tr>
<tr>
<td></td>
<td>50 Printing General Order 2-1/2 ft 2000 cases @ 100</td>
<td></td>
<td>250</td>
</tr>
<tr>
<td></td>
<td>Composition 2000 cases @ 15</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Presswork 100 imp. .. 3 in. fro 1 ft @ 100</td>
<td></td>
<td>350</td>
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<tr>
<td></td>
<td></td>
<td></td>
<td>5000</td>
</tr>
<tr>
<td></td>
<td>50 Printing General Order 3-2 ft 2000 cases @ 150</td>
<td></td>
<td>450</td>
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<tr>
<td></td>
<td>Composition 2000 cases @ 150</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Presswork 100 imp. .. 3 in. fro 1 ft @ 100</td>
<td></td>
<td>350</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>700</td>
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<tr>
<td></td>
<td>50 Printing General Order 4-1 ft 2000 cases @ 150</td>
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<td>Composition 2000 cases @ 150</td>
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<td></td>
<td>Presswork 150 imp. .. 3 in. fro 1 ft @ 100</td>
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<td>Composition 2000 cases @ 120</td>
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<td>Presswork 120 imp. .. 3 in. fro 1 ft @ 100</td>
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<tr>
<td></td>
<td></td>
<td></td>
<td>500</td>
</tr>
<tr>
<td></td>
<td>50 Printing General Order 6-2 ft 2000 cases @ 100</td>
<td></td>
<td>250</td>
</tr>
<tr>
<td></td>
<td>Composition 2000 cases @ 150</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Presswork 130 imp. .. 3 in. fro 1 ft @ 100</td>
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<td>350</td>
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<td>700</td>
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<tr>
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<td>Quantity</td>
<td>Unit Price</td>
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<td>------</td>
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<tr>
<td>23</td>
<td>To Printing General Order #6 - 2 forms each</td>
<td>2400</td>
<td>@ 1 1/2</td>
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<td></td>
<td>Compositions</td>
<td>4000</td>
<td>@ 1 1/2</td>
</tr>
<tr>
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<td>Presswork</td>
<td>300 imp.</td>
<td>@ 1 1/2</td>
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<tr>
<td></td>
<td></td>
<td>500</td>
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</tr>
<tr>
<td>26</td>
<td>To Printing General Order #7 - 2 forms each</td>
<td>2800</td>
<td>@ 1 1/2</td>
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<td>Compositions</td>
<td>4000</td>
<td>@ 1 1/2</td>
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<tr>
<td></td>
<td>Presswork</td>
<td>250 imp.</td>
<td>@ 1 1/2</td>
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<tr>
<td></td>
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<td>100</td>
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<tr>
<td>28</td>
<td>To Printing General Order #9 - 2 forms each</td>
<td>3200</td>
<td>@ 1 1/2</td>
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<td></td>
<td>Compositions</td>
<td>4000</td>
<td>@ 1 1/2</td>
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<tr>
<td></td>
<td>Presswork</td>
<td>250 imp.</td>
<td>@ 1 1/2</td>
</tr>
<tr>
<td></td>
<td></td>
<td>100</td>
<td></td>
</tr>
<tr>
<td></td>
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<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Subtotal: $58.00
Office Post-Office Marshall
Feb. 7, 1865

Capt.
Barclay, Capt.

Maj. 3d U.S.C.S. 4th A.

Respectfully calls attention to the case of
Two brothers, John and

Amos A. Adams, civilians
imprisoned in guard
House for one month
and recommends that
they be released.

Rec'd Feb 8, 1865

[Stamp: RECEIVED NO. O.P. DEP. OF FLA. 1865]
HEAD QUARTERS, DIST. OF FLORIDA,
4th Separate Brigade, D. S.
JACKSONVILLE, Fla. Feb. 11, 1865

Approved. These men
shall be released and
this paper returned.
So far on this office.

By order of

R. L. E. Plummon

Wm. Johnson

Capt. 4th P.M.

Office P.M.
Dist. of Fla.
Respectfully returned.
The Adams brothers
are released.

J.M. Williamson

Capt. 4th P.M.

W.H. Treston
Jacksonville, Fla. Feb 7, 1865

Captain T.J. Robinson
A.A.A. General
Sir,

I would respectfully call your attention to the case of Amos A. Adams and James Adams, brothers, civilians who have been in the guard house a little more than a month, for drunkennes and disorderly conduct, also charged with conspiring to murder. I have examined the evidence with a great deal of care and I find that this last named charge rests entirely on the statements of one W.J. Roberts against whom there still rests the indiction of murder, the trial for which he avoided by going into the rebel service - though it is generally believed that he was guilty - and those who knew him place no confidence in his statements.

Believing that one months imprisonment is sufficient punishment for all that is actually proved against them, and believing they are by reason dangerous persons, I would respectfully ask on my mind that they be released.

I am

Very respectfully,

Your obedient servant,

T.W. Bardwell

Maj. 3d U.S. C & V A.C. Prov. Marshall

U.S.A. Fl.
Vandergrift Barnell
Geo. B. Hatch
Feb. 18th 1865
Respectfully ask permission to fish and get crabs near St. Johns River for one month meantime.

Office P.M.
Dist. of Fla.
Feb 19, 1865
Respectfully forwarded and recommended.

J. M. Stimson
Chief of P.M.
Dist. of Fl.
HEAD QUARTERS, DIST. OF FLORIDA,
4th Brigade, D. S.
JACKSONVILLE, Fla. Feb 19, 1865

Approved subject
the usual restrictions
of the Prov. Gen. kept

By order of
Brig. Gen. E. Sumner

Thomas J. Hodges
Adjt. Gen.
Jacksonville, Fla
February 18th, 1865

Captain J.K. Robinson

A. A. Thrust

Captain

I would respectfully request permission to fish and get oysters near the St. Johns Bar for one month. We are willing to sign bonds.

Respectfully,

John Old Cove

Capt. John Vandegrift

Hatch Cox
Office 8th July 1870
Jacksonville

Johnson & Co.
Capitol
D.C.

L.R.B. 21st. D.C. 1870

The Current of
Pot Tonic for the
Month February 1870

Citizens (3)

File
<table>
<thead>
<tr>
<th>Name</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Mr. Jones</td>
<td>1.00</td>
</tr>
<tr>
<td>Mrs. Smith</td>
<td>2.50</td>
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<tr>
<td>Mr. Brown</td>
<td>2.00</td>
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<tr>
<td>Mrs. White</td>
<td>2.00</td>
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<td>Mr. Green</td>
<td>5.00</td>
</tr>
<tr>
<td>Mrs. Brown</td>
<td>8.00</td>
</tr>
<tr>
<td>Mr. Black</td>
<td>10.00</td>
</tr>
<tr>
<td>Mrs. Red</td>
<td>10.00</td>
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<tr>
<td>Mr. Blue</td>
<td>10.00</td>
</tr>
<tr>
<td>Mrs. Yellow</td>
<td>10.00</td>
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<tr>
<td>Mr. Green</td>
<td>5.00</td>
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<tr>
<td>Mrs. White</td>
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<tr>
<td>Mr. Brown</td>
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<td>Mrs. Black</td>
<td>15.00</td>
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<tr>
<td>Mr. Brown</td>
<td>10.00</td>
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<tr>
<td>Mrs. Black</td>
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<td>Mr. White</td>
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<tr>
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<td>Mr. Brown</td>
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<td>Mrs. Green</td>
<td>20.00</td>
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<tr>
<td>Item Description</td>
<td>Amount</td>
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<tr>
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<tr>
<td>Rent from McGee (for Jan. 1)</td>
<td>$20.00</td>
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<tr>
<td>&quot; &quot; Humphreys (for Jan. 2)</td>
<td>$20.00</td>
</tr>
<tr>
<td>&quot; &quot; J. B. Savage (&quot; March)</td>
<td>$20.00</td>
</tr>
<tr>
<td>&quot; &quot; M. C. Johnson (&quot; March)</td>
<td>$10.00</td>
</tr>
<tr>
<td>&quot; &quot; C. D. Finney (for Mar. 1)</td>
<td>$22.00</td>
</tr>
</tbody>
</table>

**Total**                                        **$799.02**

Signed:

John B. Mathews

[Signature]

8th May 1865

[Signature]

[Signature]
<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
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<tbody>
<tr>
<td>Mr. Col. Pay. of Chaldon</td>
<td>£2.10</td>
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<tr>
<td>Company (Stables for his use)</td>
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<tr>
<td>Messrs. Clark (Tea)</td>
<td>£11.90</td>
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<tr>
<td>Red bill for Camberley</td>
<td>£8.00</td>
</tr>
<tr>
<td>Revision (Doors &amp; Matches)</td>
<td>£5.00</td>
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<tr>
<td>Furs &amp; Clothing</td>
<td>£14.00</td>
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<tr>
<td>Suchl. Comings (for office)</td>
<td>£1.00</td>
</tr>
<tr>
<td>Reward (Doors)</td>
<td>£3.00</td>
</tr>
<tr>
<td>Mrs. - (Tea)</td>
<td>£6.00</td>
</tr>
<tr>
<td>Mrs. - (Doors)</td>
<td>£3.00</td>
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<tr>
<td>Mrs. - (in)</td>
<td>£4.00</td>
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<td>Mrs. M. Col. (for printing)</td>
<td>£101.25</td>
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<tr>
<td>Mrs. M. Col. Present Office</td>
<td></td>
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<td>Chamberlain for Party Print &amp; Oil Services</td>
<td>£1.00</td>
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<tr>
<td>Mrs. M. Col. (Tea)</td>
<td>£4.00</td>
</tr>
<tr>
<td>Mrs. T. Col. (Doors &amp; Furs)</td>
<td>£10.00</td>
</tr>
<tr>
<td>For Oil</td>
<td>£2.00</td>
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<tr>
<td>Suchl. Comings Jones (for printing)</td>
<td>£3.00</td>
</tr>
<tr>
<td>Post Comings (Card for Office)</td>
<td>£7.11</td>
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<tr>
<td>For writing &amp; Stationery</td>
<td>£1.00</td>
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<tr>
<td>Comberley for Suchl. Comings</td>
<td>£3.50</td>
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<td>Etc.</td>
<td>£1.20</td>
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<tr>
<td>£506.81</td>
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</tbody>
</table>
Off in 3d. and 3d.
G. S. Mackay

Latto
M. M.

M. M. Shegui

Evidence of F. C. Pleming
Officer of the Marshal of the
Jacksonville July 14th, 1865

J. L. Gunning, Jr., of Chicago, and Peter Cates, that in March, 1865, he bought a lot of Grain
of Mr. M. Scott, from whom Cates, for $4.95, what he supposed to be wheat of
the New York price, convinced that if Gunning
would be a partner in the firm, he
would examine it and then shipped it from Jacksonville to Savannah, Ga., on the
"Pink Mira." Cates, a few days afterwards, shipped
away a few of the grain. I am at that time
half-I know not what, but some one the Germans were
informed by the letter that if the
would take the grain, off my hands, it
would hand Nothing more to me of right, if.
I held that the letter to pay him half
the New York price, the letter there to the
the Roisin, and paid Easton, $150. Cates, had
$300 dollars more or eleven dollars and
forty-four cents per bushel. Mr. J. P. Grant
said, S. S. Bennett, father in law of said
Gower, something out of the grain,
I informed Mr. J. P. Grant that he of the letter
could come in provided I would
pay him three of the firm, shaw money.
I said present when Cates Gower
gave Cates a bill of sale of the grain.
It was understood that the claim of said Phillips was to be paid by said
latter at the time of the extinguishment of said
claim to the same which would leave
the said latter, the sole owner of the
Revine. But they refused to advance
anything more. But they refused to carry
out the contract which they made to pay them
one half of the New York market value of
the said Revine, which it arrived at December
the New York price at that time was
near thirty-four dollars per barrel,
and as he was to receive the pay then
his was entitled to half that amount
per barrel. Then they refused to
carry out the contract they no longer
considered him as a party concerned only
that he should have back anything he
had advanced in goods.
Mr. Corr. Well I think that would show
why any claim whatever upon the Revine
any further than the amount advanced in
goods.

(Signed) G. J. Vandervis

A true copy,

G. M. Young,

(Submitted by Mr.)

Jan. 28, 1825
Office of Provo Marshall
City of Jacksonville
Fla. August 20, 1864.

I hereby certify that
the within is a true
copy of the original.

[Signature]

Provo Marshall
City of Jacksonville
Fla.

STATE OF NEW YORK
COUNTY OF NEW YORK

E. M. Gorovr, being duly sworn on oath saith, I led about the 30th day of March 1863, out to John S. Sammis, at Fernandina, Fl., about forty-five barrels of fish. Reid, he being at Jacksonville, Fl., that no pay for said Reid, he received an order from J. M. Latta, on the store of Charles Morril, W., of Fernandina, for a part in goods, and the balance of 270$, being 270$, he received from the said Latta in cash. That at the request of the said Sammis, he sent out to the said Latta a bill of sale for the same. The defendant further says, he never made any bargain or sale of the same to anyone except persons in possession, nor to said Sammis, Latta.

Sworn to before me this 28th day of July 1863, E. M. Gorovr.

Before me: James R. Arman

Notary Public.
This is to certify that on or about the 25th day of March 1863, I sold to James M. Word a lot of land of about 40 acres, for the sum of Five Hundred and fifteen dollars and that I have received my pay in full for the same.

"Said land is:
"No. 8 May 1863."

"E. H. Word"

Office of County Marshal
Jacksonville, Florida August 3, 1864.

I hereby certify upon honor that the above is a true copy of the original.

"A. Young Cape "77 the 30th
County Marshal, 2nd Plc.
First, the statement is not true, as only our absence was claimed, by her, as about which was C. D. Stetson.
Mr. Robinson, who was tender to much of the food, and knew as much about the food matter, as any body else could, as the claim is against Robinson. Morrill. Her was here. Mr. Stetson is, or was a member of the food, and could only be made a write up by Mr. Latta. Consequently, it was useless to wait for him to come, as he was not expected.

For Mr. Morrill had over two weeks notice, and only came when he was ordered to appear elsewhere, and his came without a book of paper, and this was given him to go to Ferdinand.
and prepare for the Trial, and he only asked for a day and a half, his application was granted, and besides that, Mr. Morrell admitted everything Mr.Latto claimed with a few slight exceptions.

In the case of the Bond which is an entirely separate affair, Mr.Latto has adduced which is enough to satisfy any honest man, that it belonged to him. Mr. Morrell claimed Mr.T hurry said to him, he had bought it, and then, that Mr. T. Hurry simply transferred his interest in it to Mr. H. 

But confirmed that no bill of sale, receipt or anything else to show any shadow of title. He also acknowledged he had shipped it to Hilliard, had it re-packed for money. Mr.Latto asked that he be made to recover it to claims, and offered proposed giving him two months
in which to produce his testimony. Mr. Morris said he could not deliver it. I told him his stock of goods would be used for the security. Mr. Morris said they did not belong to him, he was only to act for two parties and when he found that stock would not help him, he proposed depositing the money. Afterward he proposed giving personal security, which was also refused and he had thrown a disposition to get a disclaimed ownership of any property when he found it convenient to do so.

The U.S. Dist. Court: I am advised by authority which I credit, has no jurisdiction over any cases that does not affect the laws of the U.S. and over no other cases whatever. I know of no reason why these cases of Mr. Salton should be
made an exception to the common rule of taking jurisdiction over
all cases arising out of transactions made between two men in
this Dept. I have discovered
no intrinsic question about these
cases, in so Contrary they are
accordingly excepted and you only
need to do the paper and hear
the Conferences Mr. Wilson made.
To that came the same Conclusion.
And besides that, I add, he has
filed an affidavit setting forth
that he has reason to believe Judge
Toase has been connived
by Mr. Wilson about his case,
and consequently he would be
rendered incompetent to try them.
St. Augustine, Fla.
July 15, 1865

Linder, Albert
Citizen

Makes statement concerning claim held against him by Monroe Robinson.

F. W. Duval
F. W. Duval
County Marshal, Offic.
St. Augustine, Fla.
July 15, 1865.

Respectfully referred to
Capt. S. W. Johnson, Prov. Mtll.
Dist. of Fla.

J. L. Hubbell
Col. 1st. Com. Col.

Robert Marshal

Office P. M.
Dist. of the
Jacksonville, Fla.
Feb. 17, 1866.

Respectfully returned.

I have no confidence in the honesty of Mr. Linder.
He has shown a disposition to evade the authorities. I would advise no further action in this case, but
thereafter she will be much to comply strictly with exist-
ingen laws.

J. W. Johnson
Capt. 3d U.S.N.
P.M. Dec. 8th
City of St. Augustine Fla. Feb 16th 1863

Capt. Russell
Provost Marshal

St. Augustine

I have the honor

To make the following statement with reference
To the claim held by Against me by Hon. Robinson. I know that Capt. Johnson Provost
Marshal of Jacksonville has been wrongfully
Informed in relation to this matter.

The facts are as follows. Said complainant
Prevented to the time here in jeopardy. Said he was
Coming to Jacksonville on the next Monday.
I told him, if a Steamer did not come that
I would go with him to St. Augustine he did
Not come on Monday. According to promise
But came on Friday at 9 or 10 o'clock A.M.
Asked me if I was still in the notion of going
To St. Augustine. I told him I was and for him
To go to A. Beecroft and get a bed conch
And I would go to see Capt. Johnson if I
Went. But from Mr. Beecroft I learned
His team was too poor and weak to carry
Us, myself wife 3 children and Mr. Turner.
Sommerson. While who will inform you
This will inform you of our nonmaterial conclusion. I told Morse of it soon after he decided which was a bout half hour. This all occurred on Friday, Saturday morning I went to Mr. Ward's house at the Mill Linty and moved into it the same day. Tried to employ Morse to assist me but he said his team was on the other side of the Reece. By way of conclusion there is several gentlemen of Dundas who says 4 will testify to his being an infamous and unconfidential man. Mr. Rogers & Turner and Mrs. Ward know that I moved on. Saturday I did not employ him with any certainty as I did not know myself whether I could go or not. When the matter was introduced to Capt. Johnson I asked him if he required any evidence he said no, now would you be kind enough to defer this matter untill I go to Jackson ville which I hope will be soon. If I had employed him without reservation I would have paid him, but I was never under any obligations to him.

Very Respectfully,
your obedient serv.

Albert Linder
Jacksonville Pl.
Feb 12 1865

Robinson Munroe
Claims for 1000 Siders
2000 dollars

Office P.M.
Post of the
Jacksonville Pl.
Feb 12 1865

Respectfully referred
to P.M. St. Augustine
Who will cause the Claim
of Capt. O.M. Munroe
to pay a part of the
Claim

J. McN. Wooden
Capt & P.M.
Post Feb 12
On Albert Smith
To Mary Peterson

To amount of Pensions for
life & family and furniture from
Jacksonville due to 1st August
as per contract
$20,000
Office of Post Master.

Pr. Augustine

City

May 15th, 18--

Hubbell Calf

Pros Master

In relation to the London & Robinson

Case
Provoit Marshall Office
St. Augustine, Fla.

Capt. J. W. Johnson,
Provoit Marshal, dept. of Fla.

Capt. D.,

I have suspended action on the claim of Monroe Robinson against Albert Linder of this place (bill amounting to $20) until your judgment is ascertained on the appeal of Mr. Linder, which I enclose herewith. Should you decide the claim to be valid, please state the amount to which Mr. Robinson is entitled and it shall be collected and forwarded at the earliest possible moment in obedience to instructions from your office dated the 22d inst.

I have the honor to be,

Very respectfully,

[Signature]

Capt. J. W. [Signature], Provoit Marshal.
John W. Chapman
In War & P. Thre
S.R.R. No. 11 Vol. 2.
Forward opinion and
decisions to the
Latter of Mr. Wm. Young
(Three Encloments)

Citizen 01
HEAD QUARTERS, DIST. OF FLORIDA
EEOB. 126, 1831 vol. 2.
4th Separate Brigade, D. S.

JACKSONVILLE, Fla. 1863

Respectfully returned
for further evidence
by Gen. Syphus
and E. L. Robinson.
also the evidence of
W. G. Mowill.

By order of
Brgm. R. O. Melanmon

THOMAS ROGERS
Sactd. a.a.a.g.
Office for Western Ohio

June 18, 1840

The case of Jeremiah Young v. James D. White

In July 1840, Mr. Young, of Pendleton county, made a purchase from the estate of Captain Young, for the sum of $300 for a lot of land, and has since paid the sum of $200.

I have this opportunity to present the evidence of the witnesses and the facts in the case.

It appears that the land was first purchased by John Fleming of New York, at Half-Way, New York, under the name of John Fleming (sic). He then entered into partnership with Mr. Young, the purchase being made in good faith. The evidence shows the parties to have been partners in the enterprise.

Mr. Roberson, the principal of the firm, known as Roberson & Company, has

...
and that he always made the purchases
of the goods but in this instance the
Purchaser) was not consulted or knew nothing
of it. He was informed by Mr. D'Arcy
that Mr. Pickering had brought with him
a quantity of rice. Mr. Pickering said that he had
doubt of the legality of his claim after
the rice was sold to Mr. Latte.

I have carefully compared the accounts
of Morgan & Latte, and find that the latter
is indebted to Priam, on the aggregate, to

(£30,882.6)
thousand and eighty-eight
dollars, forty-eight
Shillings, and twenty
Pence, which is
Eighteen hundred and thirty-four dollars and
Shillings, and twenty
Pence, that the said Latte is
indebted to a credit from the amount of

(£70,64)
for various and the incorrectly charged
and that he is indebted to a credit of$15,000
Amount paid back by a Board of inquiry
on a bill of goods returned.
It also appears that Morgan is indebted to
a further credit of$15,000 for goods returned
to Latte. Also to a credit of$15,000
that is due from for which he has
charged on his books.

Leaving the balance due Latte of

On his books.

Mr. the town of the Purchaser, Roger May, 1867.
in New York ($2138), Twenty-five Dollars and Eighty-Eight Cents per sack. The same divided by J.W. Catto, Maj ($515.00), which in addition to the indemnity of Four Shillings and sixpence to the sum of ($1029.00). The rule for calculating damages being to be that the jury are in all cases the judges.

Secondly - that where the market value of the article at the time of the Conversion and the date shall be awarded. In addition of these rules, reference is made to the general and damages where it shall be seen that each

mag the Cattle, of his own stock to which

In the case the highest market price between the time of Conversion of the Race in Question, and the date of local mag in New York, market ($600.00) for Ally

The Cattle, unusual for the reason that I do not know the market value of the race.

Cattle is entitled to the Conversion of the:

On the 15th of September, making a Total Cost

J.W. Catto ($1029.70).

J.W. Catto

Capt. & Col.

Sgt. of the
Loach William
Elisha William
Ask Themfain
To continue the business
Of wood getting for
The East side of St.
John River

Office to Marshall
Det. No. 166

Respectfully forwarded
Appr. by

F. W. Wilson
2d Lt. Oct. 7th 1834

RECEIVED

FRB.
FLA.
2
835
Jacksonville Ohio Dec. 7th 1863.

C. D. Robinson

Respectfully ask Permission to continue
our residence from this place to the Neighborhood
of Fishing Creek where we find gold and
that we may be more convenient to our work.

John Loach
William Gilbert
Office of the Archivist of the United States, Jacksonville, Feb'y 16th, 1865.

M. 18 (Dist. Fla) Vol. 2.

Moore, Geo. H., Capt. 2d M. C., Chief M. M. Dist. Fla.

Reports upon the claims of
Ora Carpenter & James
W. Chandler, for horses now in D. M. Dept.

Respectfully suggest that
their claims be disallowed,
and the horses in question
retained by the D. M. Dept.

L.B. 776 - Feb 16, 1865.
Office Chief U.M. Dist. Fla.,
Jacksonville, Feb. 16th 1863,

Capt. T. J. Robinson,
U.S. Army.

Captains:

I have the honor to acknowledge the receipt of your communication of the 13th inst., involving papers and requesting a decision upon the merits of the claims of James H. Chandler and Ono Carpenter, persons said to be loyal and claiming houses owned by the 3rd Dept. The reply permits me to say that from all the evidence in the case, I do not believe the applicants to be loyal citizens and had they not been captured, would in all probability be now aiding and abetting the rebellion. If their claims are allowed upon the same and unsatisfactory evidence adduced, we shall have no difficulty in finding "loyal owners" for all the captured property in the District, and will then deprive the 3rd Dept. of material much needed by it.

Our laws provide a remedy for all whose loyalty can be established, for any damage they may have suffered at the hands of U.S. authorities, and I respectfully
suggest the propriety of compelling them to seek redress at the hands of the Court of Claims. It is impossible for me to procure evidence from Okehea County, or other inconsiderable district, and the practice of establishing claims by ex parte affidavits ought not to be countenanced—especially when no manifest a disposition to coincide in the point of the claimants to be of mutual aid to each other in the way of making affidavits.

If the matter is left to my decision, I shall most certainly report adversely to the claims and respectfully suggest that they be disallowed.

Very respectfully,

[Signature]

Capt. E. O. More.

HEADQUARTERS, DIST. OF FLORIDA.

4th Separate Brigade, D.S.

JACKSONVILLE, Fla. Feb 16th 1865.

[Signature]

Thomas Robinson

Lieut. & C. C. A. C.
Proceedings of a Committee of Inquest into the Condition of Destitute Persons within the Limits of this Port, drawing
relations from Bids. Convened in Reference to General Orders No. 46. Date, Headquarters Barrancas, Florida, dated
February 2, 1865.

Post Headquarters
Barrancas, Fla.

May 18, 1865
Respectfully forwarded to the
Commanding Officer, Dept.
West. Fla.

"[Signature]

Col. D. H. Moore
Com'dy

Received and signed by the 18th of May, 1865."
Head Quarters West Florida

Garrison July 20, 1865

Cit.

Respectfully referred to Gen.

General Howard, Dist. Provost


All persons on this list who

cannot support themselves

will be sent to New Orleans

as soon as the transportation

can furnish transportation,

in accordance with the

accompanying order from

Major Field Stroufer.

By order of Gen. Earl Arbuthnot

John Haughton

Dr. F. C. Armstrong
Proceedings of a Board to examine and report upon the condition of Destitute families within the limits of this Post, drawing returns from Post, and composed of the following persons, viz.

Post Headquarters,

Barrancas, Florida,

Feb. 12, 1864.

Special Orders,

No. 46.

In compliance with Special Orders No. 46, Dept. of the Chief, the following named officers are hereby appointed to constitute a Board to examine and report upon the condition of destitute families within the limits of this Post, drawing returns from Post.

This Board will report on each case separately, stating in the cases of families, the number of children necessary, whether the applicant is a legal and worthy citizen, and whether sufficient means have been made for his or her support. The proceedings of the Board will be forwarded to these Headquarters. The Board will convene at these Headquarters at two o'clock P.M., today.

Detail for the Board:

Capt. Samuel W. Kerchele, 2d Maine Cavalry.
Lt. William Johnson, 2d Maine Cavalry.

(Signed)


By Order of

Col. E. W. Woodman, Commanding Post

Col. E. W. Woodman, Commanding Post

Barrancas, Florida,

Feb. 12, 1864.

The Board was composed of the foregoing persons and have the honor herewith to submit the following report of their investigation into the condition of destitute families within this.
limits of this Post. We have fully ascertained the condition of
all such persons whose names appear on this Report and, by this
method examining each particular case, are enabled to report
with accuracy their condition, and the correctness of their claim
to assistance from the Post. We have deemed it necessary to
add some names to the original list, and to omit others whose
condition does not entitle them to support from the Post.

The following list of names, and number of families necessary
for their support, are correct and the remarks are true and
true in each instance.

<table>
<thead>
<tr>
<th>Names</th>
<th>Male</th>
<th>Female</th>
<th>Childless</th>
<th>Married</th>
<th>Widowed</th>
<th>Remarks</th>
</tr>
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<tbody>
<tr>
<td>Aid, Amelia</td>
<td>1</td>
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<td>1</td>
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<td>Widowed, Worthy</td>
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<tr>
<td>Anderson, Nancy</td>
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<td>Husband in Co. M, 14th Inf. Cro.</td>
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<tr>
<td>Anderson, Judith</td>
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<tr>
<td>Aaron, Martha</td>
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<td>2</td>
<td>Orphan, Destitute, Worthy</td>
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<td>Adams, Mary</td>
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<td></td>
<td>1</td>
<td>Destitute, Worthy</td>
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<tr>
<td>Avery, James</td>
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<td></td>
<td></td>
<td>1</td>
<td>Sis, Sister, in D. M., D. Worthy</td>
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<tr>
<td>Bogue, Julia</td>
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<td>Widow, Co. D. Son in Army, Worthy</td>
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<td>Brown, Margaret-Bride, Elizabeth</td>
<td>1</td>
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<td>Widow, Wife, Widowed, Co. A. 1st Inf. Cro.</td>
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<td>Boud, Elizabeth</td>
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<td>1</td>
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<td>Bell, Frances</td>
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<td>Rusty, Elizabeth</td>
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<tr>
<td>Names</td>
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<td>Sex</td>
<td>Occupation</td>
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<td>Brown, Allen</td>
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<td>Husband, 2,000,000.00, 1/2, 1/2, 1/2, 1/2. Mon, Wed, Fri. M. S.</td>
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<td>Brown, Sarah</td>
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- 1 Recommended for employment for Dr. W. D. Kilty.
- 2 Recommend for employment for Dr. W. D. Kilty.
- 3 Recommend for employment for Dr. W. D. Kilty.
- 4 Recommend for employment for Dr. W. D. Kilty.
- 5 Recommend for employment for Dr. W. D. Kilty.
- 6 Recommend for employment for Dr. W. D. Kilty.
- 7 Recommend for employment for Dr. W. D. Kilty.
- 8 Recommend for employment for Dr. W. D. Kilty.
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In addition, this Board would respectfully recommend that those families living in the vicinity of the camp of the 82d, 86th, and 17th U.S. Infantry, but having certificates as laundresses, company cooks, or office hands, and having as visible modes of maintenance, not derive sustenance from boys who are sent to New Orleans, as their presence has an injurious influence upon the discipline and morale of the troops with whom they are associated. We would also respectfully call attention to the extremely destitute condition of some of the families of refugees lately arrived, at present at the Refuge camp, and within the Hospital Yard. They are occupying without shelter or clothing.

We have the honor to be, etc.,
With high respect, your obedient servants,

[Signature]
(Staff, 38th U.S. Infantry, President)

W. W. Bracken
(Adjutant General)

[Signature]
(Adjutant General, U.S. Army)

[Signature]
(Adjutant, U.S. Army, Camp)

And Recorder.
Communications

From Col. Abbot, relative to Capt. Penn

Feb. 12, 1865
Louisiana, Nov. 28th, 1861

My Dear Sir,

I am about to acknowledge the receipt of your note of the 25th inst. I was pleased to hear from you. I had seen the name of your being released. I suppose there had been some underground work, but I am pleased to hear that there was nothing of the kind. There is nothing new here. I have never got those descriptions in the prisoner case yet. I suppose there have been out about Middletown. I will get them as soon as opportunity offers. Did you have my stableman? Architect if you did not. I wish you would do it immediately, and you will oblige me to tell Mrs. Parker. I received that check for the $100 dollars. I don't understand that Mrs. Paul Green has gone to Chicago to join her husband. She stated that he was in Chicago, she passed by the name of Robson. The left some boxes to be shipped to them. They are in Prairieville and billed to J. W. Robson. I think it can easily be captured by sending a detective to Chicago.
she told the man that burned her to Cincinnati on the Illinois river all this time until she
thought he would a rebel. The man named is Tael. She is driving back for HiFarland. These boxes will be supposed by Edgin or John on truck. You will please urge the necessity of immediate action, in this case.

This man told Tael, that Ren was coming back as soon as the bears came on the trees and get up this old company no more but remains,

Yours Respectfully,

W. Sherwood
Feb. 24, 1826

Act
St. Louis May 24, 1865

Mr. Phineas

Mr. Man Boy Mc

Dear Sir,

At the request of Mr. Josephus Brown of Pike, I state that I have known him for many years personally, that he is a reliable and responsible man and since the Commencement of the Rebellion has been a guard as far as legal.

Respectfully,

Thos. G. C. Tracy
Jany 27th 1825
Respectfully referred to Capt. Braden
A. P. H. 4th Sub. Dist.
for his information

A. C. March
Ashley, Mo. Jan. 8th 1865

Major O.C. Marsh, Post. Mo.

I am... the loss, (Mr. Joseph lives) calls on you in regard to some forage, which he... from John Swett, of Indian county, and which has been seized by the military as the property of Swett. Mr. Swett will explain the matter.

I can say that Mr. Swett is a reliable man, and is considered loyal by all who know him, and if necessary can refer you to any number of loyal men here, to establish the facts. Presuming that the object was to prevent South... and me other, I trust you will give Mr. Swett all the information and assistance he needs to get pay for his feed.

Respectfully,

Mr. W. Jones, Capt. 10th Mo. 49th U.S.

William M. S. T.

1865
will let them know what to do.

Mr. Cochran

Feb. 1st, 1766
Oxford, May 14th 65
W.W. Braden

Sir,

You turned over the correspondence of Miss Emma Knight & Miss Anne Yeatts but said nothing about what might become in after three or four letters now in the office for Miss Knight which I have ordered stopped here until I could hear from you. Her mail matter is directed to Anbun but her father lives in Princiville who her mail matters sent to this is the office for Princiville. If you wish them sent to me.
Dear [name],

I will send them in, or let me know what to do with them.

Yours truly,

[Name]

Feb. 14th, 1805
St. Louis Feb 24. 1863

Capt. W.T. Beaden

Sir: I send you a letter from Capt. J. O. Broadhead, and Judge Fagg, who is Judge of the Lincoln County Circuit Court. Under my loyalty antenna Henderson is at Washington City. I suppose that the letter of Mr. Broadhead & Judge Fagg will be satisfactory to you. If not I can send you any referred you may want. If not you are not satisfied. I consider the account that I made out I sent you as a fair one.
Price for the Store. Taken
from one—Shall. Been buy
ing and paying for a stack
of Dats not so
large as those packed by me
from South and $10 per
Bushel for Corn & Selling
it at my expense to feed
out to my Hogs. Sent &
Boast them a way from
Santher. I will let satis
fect with what ever you
May think is write in
the Matter—all that I sen
is my Money Back, about to
think I should lie
the Loose in the Mather
I bought from South
in good Health— not in any
way the I snean him or to have
him in any way— for I
Believe him to be—I Rebble
to his Gouverment and I—
he has proven himself self to be such in any way I say punish him bleed him on his purse and not mind please write to me at Ashley if you must one the cloe any thing more in the matter hoping that you will hear with the favour of trouble that I am putting you thru I remain your

[Signature]

Josephus [Signature]
Repeal of Excise Provisions
on Custom For Want
of the first 13 days
End of Feb 18th 16
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<th>By whom</th>
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<td>J. P. Lande</td>
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<td>2. Jos. Lovell</td>
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<td>5. John Brown</td>
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<td>6. E. M. Lanier</td>
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<td>7. Andrew Hulon</td>
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<td>8. N. W. Lande</td>
<td>Jan 1865</td>
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<td>9. Moses Barber</td>
<td>Feb 1865</td>
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<td>10. James A. Robison</td>
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<td>11. J. W. Wingo</td>
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<td>12. James A. Robison</td>
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<td>13. Henry M. Cotten</td>
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<td>14. James L. Green</td>
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<td>15. James A. Robison</td>
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<td>16. John Robison</td>
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<td>21. James D. Brown</td>
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<td>23. James D. Brown</td>
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<td>24. J. W. Landa</td>
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<td>25. J. W. Landa</td>
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The within report is approved of the Prov. and I will act in accordance therewith.

(Signed) Capt.ason

B.S.

Reid: March 1, 1866 - P.M. 6 A.M.
not Complying with your Notice of 1st November

by demanding that the Letters be paid to the In

former a quantity of rice. I also find that the said

Letter of the sufficiency of the said Claim after the rice

was paid to the latter,

I have carefully compared the accounts of Mr. and

latter and find that the latter is entitled to credit on

the aggregate of (800 88 00) New thousand eight

collars and twenty eight cents. I find that Mr. Morillo's

Letter charged with (88 88 00) Eighty eight hundred and

Thirty four Collins and thirty four cents. That the said Letter

can entitle to a credit from this Note, mentioning another

amount of (400 40 00) for various articles incorrectly charged,

and that he is entitled to a credit of (425 25 00) for

amounts found short by a board of inquiry, on a bill

of goods received.

It also appears that Mr. Morillo is entitled to a further credit

of (400 40 00) for goods returned to latter, which

amounts of (250 25 00) that is one-hundred for which he

has no claim on the latter leaving a balance due to latter of (150 78 00) on the latter.

At the time of the purchase of the rice it was receipted in

New York (22 88 00) Twenty two Collins and eighty eight

cents for same. The amount paid by the latter for

the rice was (672 20 00) which in addition to the entitling

on the forty amounts to the sum of (982 9 78 00)

The rule of estimating damages seems to be that the jury

are in all cases the judges

friendly ... that when the market value of the article.
letter fluctuates, the English market price between the time of commencement and the brisk. Should it amount to

As submitted, the price of reversion is moved to

1d. 4d. 12d.

1d. 4d. 12d.

1d. 4d. 12d.

1d. 4d. 12d.

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1d. 4d. 12d.
Jacksonville Fla.
February 7th 1860
2. 14998

Gardner John

Gordon Uriah Evian

Make application to keep
a Boat & Fish in the
St. John River

Office for West Pt. Fla.
Feb 17th 1860

Received and forwarded

J. P. Johnson
App. 27 P. M. 1860

RECEIVED FLR D. J. B.
1860 DIE OF FLA.
GRANT'S 

Subject to the verbal

Restrictions of the

Dec. 21, 186

By or on the

Flag Lt. Col. Sumner

Thomas Johnson

Lectures
Jacksonville Fl. Feb 7th 1865

Capt. T.J. Robinson
U.S.A. A.A. Gen

Captain,

I respectfully ask permission to use my small boat No. 4 for the purpose of catching fish in the St. Johns River below Jacksonville to be sold in that market.

I am unable to do any other work or labor to support a helpless family, and shall, most inevitably suffer, if I am not permitted to do such work as I can for their support.

I have taken the oath of Allegiance as prescribed by the President in his Proclamation of Dec 8th 1863.

I will cheerfully comply with any and all military order, or orders, or rules that may be promulaged for the Government of Small Boats.

John Sanders
Patrick Sheehan
Respectfully states the case of three brothers, Little-Smith-Cornelius, fraudulously charged with theft, and recommends as the evidence does not amount to legal proof that they be released upon giving satisfactory assurance that they will return money received from the sale of cattle that did not belong to them.

[Signature]
HEADQUARTERS, DIST. OF FLORIDA,  
2nd Separate Brigade, D. S.  
JACKSONVILLE, Fla.  
Oct 2, 1865

Respectfully returned
The recommendation of
Maj. Harwell is disputed
and will be carried into
effect accordingly.

By order of

Bry. Capt. L. A. T. Bull
Thomas Johnson

Sup. 60th
Office Boro, Mitchell Dist, Fla.

Jacksonville, Fla - February 2, 1865.

Captain D. J. Robinson
Art. A. General

Sir,

I have the honor to state that I have investigated the case of Luke Smith and Cornelius Drandy (three brothers) imprisoned under the charge of theft. Their previous character does not place them above suspicion, and the circumstances justify suspicion in the present case, but do not amount to legal proof. They sold cattle that they belonged to another party but allege that they bought them of one whom they supposed to be the owner.

They are willing to make good the value of the cattle to the man who bought of them, but who has since turned them over to the real owner.

I would respectfully recommend that they be released, upon giving assurance that they will make up the value of the cattle, that is returned to the accused for them.

I am

Very respectfully your obedient servant,

McCandless (Mag. 3d U. S. C. S. R. and R.)

Jacksonville, Fla.
Papers Found in his
Safe and These
as as Specimen in
his case.

Feb. 10, 1864

Col.
Quanah

July, Aug, Sept, Oct 1861

Jas. May 1862

Jas. May, June & July 1862

Jas. June, July & Aug 1862

Aug, Sept & Oct 1862

May, June & Jul 1863

May, June & Jul 1863

May, June & Jul 1863

May, June & Jul 1863

May, June & Jul 1863

Nov. Dec. & Jan 1864

Letter from Col. A. B. to Col. Mann, Jan. 1864
St. Louis, Mo. January 8, 1866
I hereby promise to pay to Geo. W. Campbell of St. Louis, five hundred
dollars ($500.00), being the note referred to above, for which it is accepted as
part of the consideration on the day mentioned, on
this; the condition that

Signed, Geo. W. Campbell.
Statement

of

Mollie Lewis

Sealed at Dept of the War
Office Sec. Mar. General
Saint Louis Feb'y 20 1863

Q. How old are you?
A. Twenty years.

Q. What is Mollie's?
A. She is married to Mr. Smith.

Q. Do you know Lieut. Fox?
A. Yes sir. I have known him two years – almost three.

Q. Has Fox been living with you lately?
A. Not for three months, he married me and left me.

Q. Did Fox ever give you any gold?
A. He gave me a Twenty dollar gold piece and I went and sold it, or rather I bought goods with it.

Q. Did you show that gold to anyone?
A. To the folks in the house, my mother and Mr. Allen - it has been five or six months ago.

D. Did he have plenty of gold about that time?
A. No, sir; he had plenty of money, not gold.

D. Did he not tell you that if you are taken up, you must swear that you did not know he ever had any gold?
A. No, sir.

D. Do you know Edward Fryer?
A. Yes, sir. I saw him, he used to board with his wife at our house. He paid her for such.

D. Do you remember when he was arrested?
A. I heard of it at the time.

D. Did you see him then, was he hurt?
A. As sir, he had gone out to see his sister.

D. Did not someone come to the house, late at night, and tell him about
Dorjes arrest?
A. As far, but the night before he went away a man came there and told him something.

D. What time?
A. About nine - he was in bed.

D. Did he get up?
A. No, sir, the man went into the room but didn't stay only a few minutes.

D. Do you know what his name was?
A. I do not.

D. Did he get up that night?
A. No, sir - he went away at ten the next morning.

D. Where did he go to?
A. I don't know sir.

D. Do you know the address?
A. I do.

D. Did he come after my clothing?
A. He did not come time for them.
D. Do you know H. B. Grandon?
A. I know a man by the name of Grandon.

D. Have you seen him lately?
A. Yes, this afternoon.

D. Where?
A. In our house.

D. What did he come there for?
A. To see me I guess. He was in my room when two policemen came and took him out. He went away two or three days before I heard that Grandon was arrested. I asked them what they were arrested for.

D. Have you seen Fred since he went away?
A. I have. I went on Sunday afternoon out on the Yellville road to meet him and I met him where they change cars for Springfield and Kansas City. Only saw him five minutes or so. He got on the train for Kansas and said he was going there.

D. Why did you meet him there?
A. He sent word by some man—a strong, entire— for me to go.

Q. What was said at that interview?
A. He asked me if I had been well. I told him I had. He asked me if I wanted to go with him. I said no. He said he was going away and he would write to me. I said: All right, and that is about all that was said and he went on.

Q. Do you consider Fox an honest man?
A. Oh, yes, pretty good.

Q. Any harm you thrown off on him?
A. Well, I did it, because Frager had been arrested and I don’t want to have anything to do with such men.

Q. Do you think Fox has been in with Frager?
A. Yes, sir. I always thought Frager was a pretty hard case.

Q. Do you think Fox has been below the line last summer?
A. As far as I know, I do not.
Q. Do you know whether Dr. Johnson has ever seen it?
A. I know he was away this last summer. He said he was going to New York, but I never thought he was going there.

Q. About what time did he go?
A. I could not tell—July or August.

Q. How long was he gone?
A. Seven or eight weeks, more I know.

Q. When he came back, did he have any money?
A. Lots of it, I need to see a good deal. I know he never had any money when he went away, and I see lots of it when he came back.

Q. Do you judge from your conversation with Dr. Johnson's wife before he went away that he didn't have much money?
A. Yes Sir. She is a girl that never did have much, and after Dr. Johnson got back, she had plenty and put on a good deal of style.
Taken: We promise to before me this 28th day of July 1815.

Notary Public

St. Louis, Mo.
Statement of

J H Dry

Doings of Disloyal Persons.
Statement

of

J. H. Day

Head Quarter Dept of the

Officer Present Marshal Court

St. Louis Dec. 27th 1865

I live in St. Louis. I heard that

Dr. McMillan of St. Louis held a commission

from St. lad Hill of the Rebel Army for

the purpose of recruiting men for the

Rebel Army, and he was still in St. Louis working for the

cause of the Rebellion. McMillan, when among sympathizers is free to express

his disloyalty.

I also heard Samuel Taylor remark that during the raid of Price he (Taylor)

visited the rebel army taking with him

several articles which were left with

the enemy, but he did not tell me what

they were. He also stated that he conversed

with his acquaintances and that he

would have gone with Price but for his

family, and that Venge Conway of

St. Louis County went also to Price and

remained two or three days when he

was allowed to return for the purpose
probably
of sending medicine, and I think
other things through our lines to the
rebels. Tyler, from his conversation led
one to believe that Conway was left by
the rebels on detached service for the
purpose of sending medicine through
the lines. Important disclosures may
be obtained of Tyler in regard to the
acts and doings of Conway, if examined.

Sworn to before me
this 27th day of Feb 1863
William Shagoo,
Notary Public
St. Germain County
Col. Baker —

India they were

go to sell on

own will place

What was done

with their women?

If the Red India can still hire the

men, it wants them

determined here.
St. Louis May 5th, 1865

Maj. Genl. Dodge

Respected Sir,

I see by the St. Louis paper that "Mrs. Mary Archy, Louisa Archey, Beulah Silmon, & Martha Silmon of Jasper County is to be released and allowed to return to their homes." These people have caused at least a dozen Union Soldiers to be killed. They are vile hags and so diabolical in character that the bushwhackers always hang around them. How Union Soldiers were killed
because of their being arrested and
punished as rebel citizens,
or at least the bushwhackers to
states. Then women have been
driven, arrested, and treated in
dire ways to compel them to
quit harboring these lawless bands,
but all to no effect. If you release
them Lord Sanderson will be compelled
to arrest them in less than one month.
If released they must be send them
to some other state. I hope you
to send John V. Chet. Rev. J.B.
Sanderson and all other Union
officers & men who have served
in South to East.

Respectfully,
Your obedient serv.

Hannah Bray
Springfield March 3d 1865

Col[umel:] I have the honor to enclose herewith the rolls of Prisoners now located at Dixon Hanover 6th. April 1864 to arrive in 8 days.

In the case of Com[and] Dayler J. Fordham (some of the Prisoners under sentence) the General Orders have not yet been printed, they will be sent forward to your office as soon as printed.

The prisoners to be banished south beyond the Federal lines are sent over to Point in accordance with Special Orders No. 872 of 8th for Department Head Griants. Copy of the same is enclosed.

I am per

Very Respectfully yours,

[Signature]

Brig. Gen'l Asst. Com. Mar. 2d

[Signature]

Col. J. H. Baker
Asst. Mar. Gen'l
St. Louis Mo.
Office Gratist, St. James
May 6th 1865

Lieut. Geo W. Richardson

Said: I order you under guard the prisoners for release.

Rebecca Gilmore can be released by taking the oath above.

Mary J. Archy — oldest 18 yrs.
Louisa Archy — child 14 yrs.

Martha Archy a child 3 yrs old.
Alexa Rider
Sarah Rider
Nancy J. Rider
Jane W. Rider
Alfred H. Rider

Braswell C. Rider

Nancy Thompson — old lady

Capt 46th Md Inf

Cyndy Prien
Special Order
No. 51

VI. The following named persons residing in the District of South West Mo. having forfeited their rights of citizenship by their continued act of disloyalty toward the U.S. Government, by persistently giving aid and comfort to the rebel enemies of the United States, feeding, harboring and encouraging bushwhackers and guerrilla bands, and neglecting to report such outlaws to the Federal authorities, are banished from the State, and will be forwarded, under the direction of the Provost Marshal General, beyond the Federal lines, by way of Gaines Landing, Ark., viz:

Mary A. Maddox
Martha J. Maddox
Martha A. Gillmore
Lucy A. Maddox
Rebecca Gillmore
Mary A. Archey

Louisa Archey
William Archey
Lucy West
Willie West
Willie W. W. West
J. Jacob West

Ola Lucile C. Samborn, Annie Dick, of South West
Mo., is charged with the forwarding of these prisoners to the Provost Marshal General at St. Louis, Mo. They will be allowed to take with them such articles of
household goods and wearing apparel as may be requisite for their comfort, and are hereby for
bidden to return during the war, under the penalty
of such punishment as may be deemed just
to be imposed upon them.

By command of Major General Dodge
Brig. Gen. J. B. Sanborn
Comdg 1st I. M. Mo

Signed J. W. Price
Asst Adjutant Gen

Capt. C. B. Kneel

1st I. M. Mo
Insurance Office
July 27th 18__

In relation to Mrs. Hendrie
Going to Exhbit
Mrs. Dunne from
J. H. Farr
Head-Quarters District of Florida,

FOURTH SEPARATE BRIGADE, D. S.

JACKSONVILLE, FLA. February 27th

Capt. Johnson
Brig. Marshall

CAPTAIN:

Information having reached this Office that Mrs. Hendricks is seeking to eject one Mrs. Turner from a dwelling house on East Bank St. John's, opposite this City - the Brig. General Commanding directs you to block her game.

Mrs. Turner is looking for the Couriers and will not be protected unless ordered from these Head Quarters.

By Command

Brig General E. P. Sumner

Thomas Robinson

Nov. 4th 1867
Oakt
May 1865

2 yr. new Citizens.
State of Kentucky, \( \text{Sct.} \)
JEFFERSON COUNTY.
This day, \( \text{P. V. Y.} \) made oath before the court and is a citizen of said State; that he resides in said County for the years last past.

Subscribed and sworn to before me, this \( 25 \)\text{th} day of February 1865.

Capt. and Asst. Provost Marshal.

State of Kentucky, \( \text{Sct.} \)
JEFFERSON COUNTY.
I, T. J. JACQ. CONN, Clerk of the County Court of the County aforesaid, do certify that \( \text{P. V. Y.} \) is a citizen of said County and State.

Witness my hand this \( 25 \)\text{th} day of February 1865.

J. Jack Conn Ctl.

State of Kentucky, \( \text{Sct.} \)
JEFFERSON COUNTY.
This day, Capt. \( \text{W. N. J.} \) and \( \text{J. S. P.} \) each citizens of Louisville Ky well and personally known to me, on their oath state: That they have each known \( \text{P. V. Y.} \) for \( 25 \) years last past, and we each know of our own knowledge that he has never given aid or comfort to the so-called Confederate Government, and that he has not willingly given aid or comfort to any officer or soldier under its command; and that he has always been a loyal citizen, true to the Government of the United States, and was at the time his claim originated, and is now regarded by his neighbors as such, to the best of our knowledge and belief, and that we have no interest in his claim.

Subscribed and sworn to before me, this \( 25 \)\text{th} day of February 1865.

Capt. and Asst. Provost Marshal.
Reports upon the claims of Capt. L. H. Simmons, and
J. C. H. Chamberlin, for horses now in G. M. Dept.
Respectfully suggests that
their claims be disallowed
and the horses in question
returned by the G. M. Dept.


HEAD QUARTERS, DIST. OF FLORIDA,
4th Separate Brigade, D. S.
JACKSONVILLE, Fla. Feb. 17 1865.

Respectfully returned
Approved. The horses
will be retained in the
Dr. Watson's Department
This paper returned for
files at these Ad. Quarterds.

By order
Brig. Gen. L. Semmes
Chm. Ad. Quarterds.
Office Chief Postmaster.
Jacksonville, Feb'y 18

Respectfully returned by
Capt. T. Deke.

Chief Postmaster.

RECEIVED NO. 73.
FEB 17, 1863.
LIST OF RECS.
Ofici Elco. G. M. 15th June
Jacksonville Feb 1st 1865

Capt. S. J. Robinson
A. A. G. 1st

Captains

I have the honor to acknowledge the receipt of your communication of the 15th, including cases and requesting a decision upon the merits of the claims of James H. Calhoun and Mary Carpenter. Persons went to be legal and claim property now in the G. M. Dept. The reply permit me to say that from all the evidence now the case I do not believe the applicants to be legal citizens and hence they not been captured. would in all probability be now centering mind within the rebellion. If these claims are allowed upon the meagre and unsatisfactory evidence advanced, we other have no difficulty in finding "legal owners" for all the captured property in the District. and will thus deprive the for no Dept of material much needed by it.

Our laws provide a remedy for all whose legally can be established for any damages they may have suffered at the hands of U.S. authorities and
I respectfully suggest the propriety of compelling them to stand trial at the hands of the "Court of Claims." It is now impossible for one to procure evidence from Volcanic Law, or other unconstitutional districts, and the practice of establishing claims by parties, officers, parties, ought not to be countenanced, especially when no manifest disposition is evinced from the part of the claimants to be of mutual aid to each other in the way of making affidavits.

If this matter is left to my discretion, I shall most certainly resort officially to the claims and respectfully suggest that they be disregarded. Very Respectfully,

Your ob. Servant,

Mr. W. Murray
Capt. N. A. G. M.
Chief D. Mr. Secr. N.A.
Statement of John T. Ford, late Master of the Schooner "Foy," papers lost in Pensacola, Fla. in September, 1863, on his oath, says:

April 11, 1863, John T. Ford, of Pensacola, Florida, was the master of the Schooner "Foy," which was lost at sea in Pensacola Bay, Florida, on the 24th of September, 1863.

On the 15th of October, 1863, the schooner "Foy," with the master, John T. Ford, was found by the schooner "Cotton," Captain John B. Cotton, for the purpose of rescuing the crew.

The schooner "Foy," with the master, John T. Ford, was taken to Pensacola, Fla., on the 15th of October, 1863.

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Affidavit of Broman Bossey.

The undersigned being duly sworn deposes and says, my name is Broman Bossey. I live in Anacan Co., Va. I am 50 years of age. I know Laura Pigg, Louis Darius, & Michael Marks, they are Rebel, Southern Sympathizers; I know Thomas Willis & Wm. Vanderwarter, also they claim to be Union men but are not considered such by the Radical Union men of the neighborhood.

Broman Bossey

Subscribed and sworn to before me this 1st day of February 1865, at Anacan, Va.

[Signature]

[Signature]
Respectfully requests his name

3. This teaches... to the deposition of

O.R. A. Gardner, in regard to the loyalty of W. H.

Simpson, who is sentenced to imprisonment from

this District.
Office Pen Mar 18th Late Dist Me 2
Columbia MD Feb 12th 1865

Sufficient

Respectfully Yours &c.

C. M. Brodie (Capt.)

A. P. M.

Marris Mar 17th
By the authority of the Governor, the
Prisoners William Slackner, Thomas Gibson & Allen
McKinzie at Mambray City
My, We shall offer to
Your Honorable Speedy trial, That Justice
May be done toward as well
to the Government, That
Their families as in
Aggrieved circumstances

Citizens,
Head Quarters 4th Military Dist. 
Columbia Me. Feb. 23, 1863

Maj: R. A. Deboalt

Soldier Market

Dear Sir

At the request of Mrs. Shadrack, who assures me she is a Prisoner for several weeks at Macon, as to the charges against him I am not advised but the object of this communication is to draw your attention to his case with a view of having a speedy trial for the purpose of doing justice to him as well as the Government. He has a large and helpless family in destitute circumstances and if not guilty of any crime against the Government should be released. Mrs. Shadrack's name is William Shadrack, Allen McKingie and Thomas Gibson are also Prisoners at Macon being taken about the same and the same remarks will apply to their cases.

Very Respectfully,

[Signature]

[Signature]
St. Augustine, Fla.
Feb'y 17th 1818

Capt. Wm. E. Caffee
& Pro. Mark

Letter reporting a capture and
of many Polly's from
Mr. Thompson for my services
and giving the owing
statement in regard to
the Gallipan Camp.
Capt. W. Johnson  
President Marshal, Dist. of Florida,  
Jacksonville, Fla.

Captains:

I have the honor to report the collection of the sum of $110.60 on claim of J.H. Howard against W.M. Ingraham, the items of which are as follows, viz:

Private account

Balance of cash on hand at last rendering of billiard ape

Cash received from W. Hatfield

Personal dues for use of Billiard Table

$91.85

$17.75

11.50

22.50

$140.60

Mr. Ingraham states that the Billiard Table was hired for the use of a Club, and that it was distinctly understood that he was not to be held personally responsible for the payment of the rent, and expects that Mr. Howard has
never demanded from him the payment of any part of the claim now made. He does not refuse to settle the whole claim, but declines the extinction of a further amount to be unjust. His memorandum book is forwarded herewith, with his request that the same be placed in the hands of Capt. Lord Hart, agent for collection of sundry amounts of money due on Pollard account — the same to be applied to the liquidation of the remainder of the Howard claim.

Very respectfully,

John L. Hubbell

Capt. 4th Conn. Vol.}

Joseph Marshall
February 5, 1862

St. Augustine, Florida

Hartwell W. C. Captain

Asking what provisions to be made of certain money.
Procurator Marshal's Office,
St. Augustine, Fl. July 23, 1863,

Capt. W. Johnson,
Deputy Marshal, Dist. of Florida,
Jacksonville, Fl.,

Supt.: I reported to you on the 17th the collection of $140.67 on claim of F. H. Howard against H. W. Ingemar, stating that the same was sold subject to your order. Will you please inform me what disposition to make of the funds. If it is desirable that the amount should be forwarded by Couriers, please lend me an order to that effect.

I have the honor to be,
Very respectfully,
Your obedient servant,

W. L. Hubbard
Capt. of Elec. & Procurator.
April 14, 1865

Commitment of

J. J. Darlow

W. W. Baden

W. P. Berry

By order of

Col. T. G. Sangerman
Parl. Maj.
TO THE SUPERINTENDENT OF THE OLD CAPITOL PRISON:

You will receive and confine in the prison under your charge, until further order, the prisoner

Samuel G. Goodwin, Jr. G. Goodwin

Held for Debt, Missouri

By order of T. INGRAHAM,

Colonel and Provost Marshal.

[Signature]

[Date]
No. 6. Hood.

Capt. C. A. Grisson.

Washington, D.C.

Sir:

I am directed by the President to arrest and commit to your custody, August Snell and Chas. B. Dawson, charged with defrauding United States soldiers out of their bounty.

Respectfully yours,

[Signature]

Cdr. Special Agent

[Signature]
Office of J. J. McDonough, Marshal 24th of January, 1858.

To the Collector:

Respectfully, the collection of the sum of $140.00 on claim of Mr. E. A. Howard, against W. W.

Respectfully, also forwards the Memorandum Book, with request that the same be placed in hand of Capt. Price, A. A. Q. M. for collection of sundry amounts due from the Government. The same to be applied to liquidation of demands of said Howard's claim.
Prospect Marshals Office
St Augustine, Fla. Feb'y 19, 1865

Capt. Jas. F. Johnson
Probost Marshal Dist. of Fla
Jacksonville, Fla.

Captain:

I have the honor to report the collection of the sum of $140.40 on the claim of J. H. Howard against W. M. Ingraham, the items of which are as follows viz:

Private account
Balance of cash on hand at last rendering of Billiard act
Cash received from Dr. Hartfield
Personal dues for use of Billiard table

Mr. Ingraham states that the Billiard Table was hired for the use of a club and that it was distinctly understood that he was not to be held personally responsible for the payment of the rent, and asserts that Mr. Howard has never demanded from him the payment of any part of the claim now made. He does
not refuse to settle the whole claim, but declares
the rejection of a further amount to be unjust.
This Memorandum Book is forwarded herewith
with his request that the same be placed in the hands
of Capt. Geo. D. Hart a.a.g.m. for collection of sundry
amounts of money due on Gillard accounts. The
same to be applied to the liquidation of the remainder
of Mr. Howard's claim.

Very Respectfully,

[Signature]

Wm. E. Hubbard
Capt. 77th S.C. Inf.
and Provost Marshal
Provoost Marshalls Office
St Augustine Flay
Feb 25 1865

Handbel No 2
Capt 17 4 barn text
Provoost Marshall

Resquests to be infromed
what disposition shall be
made of the money collected of the
emigration
Capt. J. M. Johnson,

Pursuant Marshall, U.S. M. & P. M.,
Jacksonville, Fla.

Capt.

I reported to you in the 17th Inst. the Collection of $570.00 on claim of F. K. Howard against N. M. Ingraham, stating that the same was held subject to your order. Will you please inform me what disposition to make of the funds. If it is desirable that the amount should be forwarded by order, please send me an order to that effect.

I have the honor to be,

Very respectfully,

Your obedient servant,

[Signature]

Capt. J. M. Johnson

Office of Post Master Gen.
March 17th, 1865

Johnson, J. W.
Capt. 3rd Dist. Post. Marsh.

Letter directing that the money collected on claim of
J. W. Howard against W. C. Ingraham be forwarded
to him at the hands of
J. D. Higgins.

Receipt for money
Enclosed.
Office P.M.

Sr. of Lieu

March 17, 1861

Capt. M. K. Marden

Capt. P.M., St. Augustine

Capt. The money

in your possession of J.R.

Holden, please forward by

Mr. Jennings, recruiting agent

Respectfully,

Your obedient servant,

J.W. Johnson

Capt. & P.M.
Provoost Marshal's Office
St. Augustine, Fla., Nov. 15, 1864.

Received of Capt. W. L. Russell, Provost Marshal at St. Augustine, Fla. One hundred and forty-five dollars for delivery to Capt. D. W. Johnson, Provost Marshal at Jacksonville, Fla.

$145.00

J. D. Higgins.
Pro Marshals Office
St. Augustine Ala.
March 19th 1865

Hubble W. B.
Capt 3rd Pro Marshal

Letter stating that he has forwarded $142 6/10 at the hands of J. Higgins

[Signature]
Proviso Marshal's Office
St. Augustine, Florida
March 19th, 1865

Capt. Jas. H. Johnson
Pr. Marshal Dist. of Fla
Jacksonville, Fla

Captain

In compliance with your request of the 17th inst. I have forwarded to you at the hands of Mr. J. D. Higgins, the sum of One hundred and forty dollars being the balance collected from W. W. Ingram, for A. K. Howard.

Please acknowledge Receipt of same by Courier.

I am, Captain
Very Respectfully,
Your obedient Servant

(Sgd) W. Hubbard
Capt. 17th Com. Vols
Proviso Marshal
C. R. [Signature]

Office of Provost Marshal,
DISTRICT OF FLORIDA,
JACKSONVILLE, FLA., April 19th, 1883.

Capt. W. S. Haskell
To Mark J. Augustine.

The following bill
subsequently received by me from Mr. Augustine and also the forwarding bill
at Jacksonville,

Capt. Heart is going North and desiring that this bill be paid immediately.
Your order taken to the amount.

Order On Capt. Jimmies.

J. W. G. Coab. $32.28
14

J. W. Heffelfig $32.21
12

Miss Williams Trust Bill $21.60
60

Left For Matting $14.65
50

Total $136.85

Very Respectfully,

J. W. Thompson
Capt. Jno. P. M.
Office of Mr. T. D. Mus.  
May 27th 18__

John H. Capt.,  
For Mr. D. J. Mus.

Letter asking that the money collected from Ingraham be remitted to the Company return from the North.
Officer of the Mississippi
Jacksonville, the 2d of May, 1815.

Captain W. E. Pickering
For Major G. St. Augustine, D.D.

The sum collected
From Shangruran will be retained by you
Until the return of Jeff. Norris, who is
Now north.

Very Respectfully,
Your obid.

W. F. Pickering

Wm. F. Pickering

[Signature]
Proven't Marshall's Office
St Augustine Fl
Feb 28th 1866.

H. Hubbell
U. S. Marshal

Answer to a communication
from J.H. Robinson
Dist. Atty in regard to
Murd. 2nd Dec

Elder.
Passed Marshal Office
H. Augustus, Sec'y, Feb'y 28, 1865.

Lieutenant

In reply to your communication of the 27th. Have the honor to state that Mr. Leck, formerly Clerk for Capt. Fremont, is not in confinement at this date. He was in Fredericksburg some weeks ago, but I learn, was, at last accounts, at Hilton Head awaiting transportation for the North—and that Mr. Leck was released from confinement some time since and is at present in H. Augustus.

Have the honor to be,
Very respectfully,
Your obd'r servant,

W. H. Hubbell
Capt'y, U.S. W. P. Marshal
Provisional Marshal Office
St. Augustine Fla
February 21, 1865

H. B. Te.
Capt. 7th V. P. Manor Marshal

Citizens

Requests to Capt. Johnson that
the within named.steamer
be reported at his office without
proper passes.

Retain Copy
Provoit Marshal's Office  
St-Augustine Florida  
Feb'y 27, 1865

Capt Dr. W. Johnson,  
Provoit Marshal Dist. of Flo.  
Jacksonville, Fla.  

Captain:  

I have the honor to state that the following list of civilians, who were summoned to appear as witnesses before the U.S. District Court in behalf of this court, have reported at this office without proper papers: - W. Alcof, J. S. Lomax, Ch. Robinson, Derry Jones, H. M. Sharp, A. P. F. Moore, Washington Rogers, W. S. Prede and T. L. Smith.  

They report that Capt. Massie, Agson, gave them transportation and retained their papers.  

Very Respectfully,  

Your obedient servant,  

W. S. Hubbard  

Capt. W. T. N. Wall  

2d Provoit Marshal
Proven't Marshal's Office
Franklin L. Shy, 11th. 1863

Cotton Harvey & Others

Affidavit's in reference to
Horses said to be stolen
from Mrs. S. E. Allen, by
Nathan Cazell and others
I do solemnly swear that on the third day of October 1864, two horses were stolen from one by a squad of four men wearing the Confederate Uniform to help the God.

J.C. Allen

I do solemnly swear that on the third day of October 1864, I met at my fathers house (John Cotton) the following named men, Mr. Ezell, Nathan Ezell, Schuyler Corcoran, Blake Keifer, and George Nicholas, four of the party went towards Mr. Allen house, on the evening of said day I saw Mr. Ezell at his mother house on the Estates house fake about five miles from Franklin Town, he was then aiding ainsky disposal, which was taken from Mr. D. Allen and chose King (Mr. Ezells Mother) told him (Mr. Ezell) he should not have taken Mr. Allen horse.

Seylon & subscribed before one James Youngblood

This 13th day of February 1865

Jr. Proctor
Capt. and Pro. Sec.
I do solemnly swear that I met Mr. Eazell, Nathan Eazell, Schuyler Cowen, George Nichols, and Black Roepell, at Hollisboro, Williamson County, Tenn., in October, 1864 (I do not remember today Mr. Eazell and Black Roepell were riding the two horses that were taken from them Allan.

Mr. Eazell and Black Roepell told me that they had taken the horses from Jim Allen (son of Mr. Allen) to help me and

We and each of us do solemnly declare that to the best of our knowledge the two (2) horses taken from Mr. B. E. Allen were worth respectively as follows: grey mare was worth one hundred and fifteen dollars ($15.00), the bay mare was worth one hundred and sixty dollars ($160.00).

And we and each of us do solemnly declare that we are disinterested parties, so help us God.

John W. Nabb

Wm. W. Lyon

F. R. Lamb

Capt. and Post, Yea.
I do solemnly swear, that to the best of my knowledge my son (Mr. Eaggell) came home to my house in October 1814 and was riding a grey mare which he told me he had taken from Mr. F. Eaggell. I endeavoured to persuade him to return those Allen's horses to help my lady.

Wm. Woodrigg, Esq.  Resina x Queen

I do solemnly swear, that a few days after those Allen's horses were taken, my horse was taken by some unknown parties. I went in search of my horse and came up with Mr. Eaggell and another man who was unknown to one; I told my husband, whenupon they remarked that they knew nothing of any horses but that the two horses riding belonged to Mr. Allen's estate.

Ben. F. Brown

Capt. and Mrs. Nan.
Nashville Feb 16, 1863

Rains James trustee

States that his sister Mrs. Bryant lives in Madison County lives & owns some land in this County. That the government through Capt. Bissacks has taken sawlogs and firewood from it to the value of $46 and he requests that the amount be paid to him to liquidate the taxes as he is her legal trustee.
Nashville, Feb. 16 1863

Sir,

I have a sister, Elisha John Bryant, living in Madison County, Tennessee, about 63 years of age, who owned some land in this county. The land by order of Captain Burress has not been assessed for three years. I pray you to the value, by the estimate of $46, I am his legal authorized trustee to manage it properly. I have not been able to see or communicate with him since the war commenced. I do not know whether she has taken the oath of amity or not. She owes her taxes to the state. Her land is producing nothing as the fences have been taken from around it. I would ask you as a favor to instruct Captain Burress to pay the debt in his hands to one as trustee to enable me to pay the taxes on his land, as she has not the means to pay them.
and you will greatly obs

James Rams

nocte
February 11th, 1863

Directly that plaintiff and defendant shall be held as prisoners subject to orders for his service only
Head-Quarters District of Florida,

FOURTH SEPARATE BRIGADE, D. R.

JACKSONVILLE, FLA., February 16, 1863.


Surintendent

District of Florida

Captain:

You will receive from St. Pet. 3d U.S.C. two prisoners, viz.: Joseph Kingati and C. W. Roberts, holding them subject to order from these Head Quarters, only.

You will at once investigate Roberts case. He is arrested for lapsing company with Kingati - emphatically this company is provided with a paid - found all right you may apply for his release.

By Order of

Brig. Gen. E. H. Scammell,

Thomas Johnson

Transmit weekly report of passes granted during the week ending July 11th, 1865.

N. Y. Dist. of M. H. L. D. of Natchez
M. H. L. D. of Natchez July 16, 1865.

Respectfully forward.

[Signature]

M. O. Smith

Capt.

R. L. M. Stas.
Weekly Report of Passes granted to persons to proceed to New Orleans or Memphis, to confer with the Treasury Agents regarding the sale of Products. — Need in Keys. Feb. 13, 1865

<table>
<thead>
<tr>
<th>Name</th>
<th>Residence</th>
<th>Granted To</th>
<th>When granted</th>
<th>Products</th>
</tr>
</thead>
<tbody>
<tr>
<td>Francis Ergot</td>
<td>Vatchez</td>
<td>New Orleans</td>
<td>Feb. 6, 1865</td>
<td>100 Bales Cotton</td>
</tr>
<tr>
<td>John Brown</td>
<td>”</td>
<td>”</td>
<td>”</td>
<td>50 ”</td>
</tr>
</tbody>
</table>

Respectfully submitted

B. F. Harris
Post Com. of Post

Vatchez, Feb. 13, 1865
Head Qrs. Port of Hatches
Hatches Whar. Feb. 13, 1865

Mrl. Dir. west Mississippi

Colonel

I have the honor of forwarding the weekly report
of passed vessels at this Port for the
week ending Feb. 11, 1865, for purposes
specified.

I am very respectfully,

Your obedient
Joel Christen
Col. Com. of Post.
New Orleans, Feb 7th 1865

West Mississippi Dist. Div of
Major W. H. Robinson
Judge Advocate

Requested that the case against George Moore and Clisha Tracey be forwarded to
W. H. Robinson, Div of West Miss.

Citizens

See S. P. No. 174 230, D. Miss
February 16 - 1865

Redзд: Rep. Dist. Miss. Feb 16 86
Reply that I have an idea when the sentence was, if any,
I caught hers. Traveling in cotton country, it
seems recent storms have done much
harm. Their ever-
enduring signs show the
documents and the
principal testimony.
HEADQUARTERS,
Military Division of West Mississippi,
OFFICE OF THE JUDGE ADVOCATE,

New Orleans, La. Feb. 4th 1864

Major General H. J. P. Davis,
Commodore, West of Mississippi,

General:

Be good enough to send two
the witnesses against George Thomas and
Elisha Tracy, who were arrested by your
orders near Fort Adams, and sent here for
trial.

Very Respectfully,
Your Ob't Servant,

[Signature]

Major, Judge Advocate
Transmits Weekly report of Passes granted to
Dear Colleagues, for the
week ending Feb. 18, 1865.

Red 29.
Head Quarters  Military Division of West Mississippi
Feb. 23, 1862.

Request fully forwarded to Head Quarters, Military Division
of West Mississippi. 

N. T. Long

[Signature]
Weekly Report of Passes granted at the Port of Bathez, for persons to proceed to New Orleans, to confer with the Purchasing Agent of the Treasury Dept., for the week ending February 28th, 1875.

<table>
<thead>
<tr>
<th>Name</th>
<th>Residence</th>
<th>Granted To</th>
<th>When Granted</th>
<th>Products</th>
</tr>
</thead>
<tbody>
<tr>
<td>Geo. W. Drake</td>
<td>New Orleans</td>
<td>A. O. M.</td>
<td>July 14th, 1875</td>
<td>20 bales of Cotton</td>
</tr>
<tr>
<td>John Robson</td>
<td></td>
<td></td>
<td></td>
<td>50</td>
</tr>
</tbody>
</table>

Respectfully submitted,

Thos. D. Pasco
Acting Sec'y

Bathez, Beaufort:

July 20th, 1875
Head Qrs Post of Hatchez
Hatchez Place, Feb'y 20, 1865

Gentlemen:

Mr. W. T. Shantomead a cy
Mr. W. T. Wat. Missippii
Colonel,

I have herewith the honor of transmitting weekly report of persons granted at this Post for the week ending February 18, 1865.

I am, very respectfully,

Your obedient servant,

W. E. Parmer
Capt. 2nd S. V. C. (2d S. I. C.)
Com'd Post
WB #205 DEPT. MISS

Washington, D.C., Feb 16, 1863

r. 15024

War Department

W. A. Dana

Acting Secretary of War

Requests that G. Wilson and G. W. Boyd may be allowed to pass through the line and any place within the Dept. of the line and to return bringing such persons with them as they find necessary.
War Department
Washington City
February 15th, 1865

General:

You will please permit G. Wilson, and J. W. Boyd, to pass through the U.S. lines at Memphis, or any other point within your Department, and to return, bringing with them such persons as they may find necessary.

Your obedient servant,

G. A. Dana.

Assistant Secretary of War

Major General A. J. T. Dana
Commanding at
Memphis

 own
TO THE SUPERINTENDENT OF THE OLD CAPITOL PRISON:

You will receive and confine in the prison under your charge, until further orders, the person of Mr. Davis (a black man) and Mr. Smith (another negro) convicted of the murder of Mr. Poynt (a free negro) in the State of Maryland for majesty's pending investigation.

By order of T. INGRAHAM,

Colonel and Provost Marshal.

[Signature]

Adjutant
I respectfully request
that the following persons
be committed to the
capital prison for trial.

Sincerely,

Jas. S. Byr

July 19, 1815

War Department

The recommendati
of the present Marshal General
is approved and the parties
will be committed and held
for trial.

By order of the President,

Jas. A. Scott

Colonel Inspector Genl.
No. 54 William St.
New York, February 18th, 1865.

Brev. Capt. James B. Fry,
Postel Marshal General
Washington, D.C.

Sir:

I forward to Wash-
ington this evening the following named prisoners,
hamed in my telegram of the 17th inc.: W. H. Border-
man, William Calhoun, and James Heally, all charged
with forging and selling naval enlisting papers. In
addition to the above, I forward Simon Burns,
R. Mr. Needham, John H. Eitel, John Mr. Real,
John W. Murray, and Charles Garrison, and William
Bingham. Affidavits are now in Mr. Chittenden's
hands against these persons showing conclusively
their connection with fraudulent naval enlisting
papers. Will you please give the bearer of this an
order for their committal to the Old Capitol
Prison. Mr. Chittenden will in future keep you
posted as to my operations. A number of these
cases of those first arrested are now ready
for trial. I shall be in Washington on Monday.

Yours Very Truly,
(Signed)  L.C. Baker
Col. & Agent War Dept.

Official Copy
James M. By
Col. V.R.C.
C. L. Latte

Morris Grady

J. W. Coburn

John. F. Lannig
J. M. Latto

Mr. W. R. T. Moore 

to Mr. John G. Lattos, Secretary

Says that the Bear Furnace the Rosin was grown and the Lumbermen says it is March 1868 - Paid $1750.00 for

What I supposed to be half the

Rosin in New York city I mentioned to

Picking that I had made the purchase

and was asked to become a partner in

the transaction to which I consented

The Bear Furnace the Rosin in Jacksonville

Just the same on the Fir Soil Megg

and shipped it to Fernandina

Afterwards the Mr. W. L. Jones says for

the Rosin I paid at that time half

What it was worth in New York.

We told Mr. Latta that if he

would take the Rosin off my hands

I would give nothing more to do with

It I requested her Letter to Francis

Half the New York Price This latter time both

the Rosin and paid for your more

Lumber one dollar each or eleven dollars

and forty four cents per Bbl

Mr. Latta had the Bennetts factor in New...
Of lower something about the plans I told the gentleman that the land Latta said come in to the transactions provided they would each pay my share.

I was pleased when lower gave Latta a bill of sale of the Revin. It may understand that the claim of Glitney to be paid by Latta at the time I was given rush my claim to the same which would leave Latta the sole owner of the Revin. Major Glitney refused to advance anything more. Mr. Glitney refusing to carry out the contract which was to pay to Glitney One half the New York Nine when the owner arrived at Fernando's. The New York Nine was near twenty four dollars pivot left and as he was going to receive Big pay the man entitles to half that amount for A1. On the invention of Glitney to carry out the contract he longer consented him a party concerned further than that he should have been able anything he might have advanced or disposed.

I don't think Morris and Glitney leave any claim whatever from the reissue any further than the amount they advanced in goods.

John Lamais

Subscribed and done to before me this
16th day of Feb. 1865 at Jacksonville, Fla.

J. H. J. Simon
Capt. & P.M. U.S. Navy
In relation to action in favor of Carpenter
Chandler - claims for horses

Oil
Head-Quarters District of Florida,
FOURTH SEPARATE BRIGADE, D. S.
JACKSONVILLE, FLA., February 16, 1865.

Capt. James W. Johnson, 3rd U.S. V.
Survey Marshal,
District of Florida, U.S.

Capt. --

Enclosed please find copy of communication of Capt. Moore, Chief 2d A. V., setting forth his opinion or decision in regard to Chandler's and Carpenter's claims for horses. The Brigadier General commanding fully approves Capt. Moore's Report, and orders that these horses be retained in the 2d A. V. Dist for Dept use. You are directed to notify Capt. Carpenter & Chandler of the action of theHead-Quarters in relation to their horses, giving them to understand it final & irrevocable.

I am, Captain

Very Respectfully,

Your Ob't Servant,

Thomas J. Robinson
Lieut. A.A.G. General.
February 27th 18__

Direct that a marriage license be made out for Emory & Baya.
Head-Quarters District of Florida,
FOURTH SEPARATE BRIGADE, D. S.
JACKSONVILLE, FLA., February 27th, 1865.

Capt. James H. Johnson,  
Snrst Adjutant,  
District of Florida.

Capt.:

You will fill out a "Marriage License" for the following named parties, viz.:  
George H. Emery,  
Constantia M. Barber  
and forward to me by train as soon as possible.

By Order  
Brig. General C.P. Sammson.

[Signature]

[Handwritten text]
Cush. Chas. A
Maj. Army McCar

Requests the removal of certain women from the vicinity of his camp
Respectfully referred to Capt. Maynardという文書。
Heard Geo. Sect of West Ills
Parramore Aug 7th 1865

The Provost Marshal
will send the within
named women to New
Orleans, not to return.

By order of, Jas. E. Negro

[Signature]

[Handwritten text]
Head Quarters 2 Maine Infantry
Barrancas Fla Febr 25 1863

J. R. Allen
1st Lieut V A A S
3rd Btg 1st Div

It becomes my duty, to represent to the Commanding Officer, that the health and morals of the soldiers of this regiment, demand the removal from the immediate vicinity of this camp, of certain openly notorious characters, whose names are represented to me as Kate Rice, Mrs. Cunnaway and daughter.

Every precaution is taken to prevent the soldiers from visiting these places, but without entire success. Painful evidences of the frailties of these women, exist in the command.

I have the honor to be,

Very Respectfully

Your Obie Ser.

J. R. Allen

My honored Regt.
St. Augustine, Fla.
February 25th "65

Private Jackson

Requests passage for himself and wife, asks for Mr. Jack.

Respectfully forwarded.

J. C. Fieldman
Colonel 3rd U. S. C. T.
St. Augustine Fl.
Capt. Thos. J. astonished, aged 32.
25th Feb. 1865

Capt.

I have the honor to request passage from this place to Milton Head for Mr. W. Jack & wife & myself and wife, as we desire to go north.

I am

Respectfully yours,

R. M. Latto

To B.E. F[?].[?].
Col.

Carly

St. Augustine Fl.
HEADQUARTERS, DIST. OF FLORIDA
4th Separate Brigade, D. S.
JACKSONVILLE, Fla. Feb. 21, 1865

This within report is appr. of the Prov. M. S. will act in accord. thereon. 

E. S. Simmons

He was informed by Mr. Milling that Mr. Febrary had brought with Mr. Fanning a quantity of tin and silver that he had doubts of the legality of the claim after the claim was sold to Mr. Batta.

I have carefully compared the accounts of Mr. Milling and Mr. Batta and find that Mr. Batta is entitled to credit to the aggregate of $30,000.00 and $8,000.00 dollars and twenty-five cents.

I find Mr. Milling and Mr. Batta charged with $132,250.00 for tin and silver and thirty-five cents that the said Batta is entitled to a credit from this past account summary of $190,410.00 for various articles, specifically charged and that he is entitled to a credit of $125.484.25 an amount found short by a board of survey and a bill of goods returned.

It also appears that Mr. Milling is entitled to a further credit of $6,168.57 for goods returned to Batta also to a credit of $310,000.00 thirty dollars and twenty-five cents ($310,000.00) that he owed and for which he has since paid leaving a balance of $774,730.00.

On the Fourth

At the hand of the Purchasers of the tin and silver in New York ($35,888) thirty-two dollars and eighty-eight cents for claim. The amount paid by Mr. Batta for the tin and silver was $76,720.00 which is in addition to the indebtedness on account of $400.00 amounts to the sum of $142,720.00.
The rule in estimating Damages going to be that the jury are, in all cases, the judges
Greatly in that where the market value of the art to
items, fluctuates, the Highest Market Price at the
the time of Conversion and the time of trial should be awar
ded. In support of these rules performed, in
made to Godfrey on Damage where it will
be seen that such may the doctrine of Lord
Chief Justice, Abbot,
In this case the Highest Market Price. Since the
the time of Conversion of the piece as purchased and
the date of trial was in New York Market
$160.00
per Lamb.

Now of the premises that it's better entitled
as to recover the Mean value of the pieces from the
the time of the Conversion till the date of prod
advertising from the piece the amount being as
for the Transportation, from, to divided to New York.
Now it appears that the lowest price
we have any evidence of being \$22.00 per head
and the Highest price being \$50.00) during the time
mentioned. The Mean price would be \$44.00 per
head, three being (\$22.00) which it would amount
in the sum of \$1320.00) to the amount already
amount of (\$425.00) and the sum of (\$75.00) the
and in paying the transportation
leaving the items under to recieve to
$21, \$2322.88
J. M. J.报价 & Co, P. M.
Sgt of Feb
Office in the Marsh
date the 16th July 1860

Deem in the Case of
Marin Syntax Application
of
John Syntax Doings

ora
Office of Hon. John A. Dix
Jacksonville, May 23rd, 1865

Application for a Divorce

On the application of Maria Jofrio for
a Divorce and thatbeing no Court having
jurisdiction and it appearing from the evidence that
John Jofrio has cruelly ill-treated Maria Jofrio
his wife by inflicting corporal punishment by
appropriating to his own use her hand earnings, and
living a Cissulate Life, and that he has been
guilty of living in a State of Adultery.
It is therefore Ordered adjourned and Ordered
that the Bonds of Matrimonial Society Existing
between John Jofrio and Maria Jofrio be, and
is hereby Cancelled forever whatever.

[Signature]
15033
Dated February 17, 1865.

George S. Miller
Assigned

TO

Hugh O. Mill

A's

Power of Attorney.

[Handwritten signature]

[Handwritten signature]
State of New York, County of

Be it known, That on the one thousand eight hundred and

of before me in and for the State of

New York, duly commissioned and sworn, dwelling personally came

and acknowledged the within Letter of Attorney to be act and deed.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my seal of office, the day and year last above written.
Know all Men by these Presents, That

I, George J. Miller of the City of New York, of full age,

have made, constituted, and appointed, and by these presents do make, constitute, and appoint Hugh O'Mara

my true and lawful attorney for me and in my name, place, and stead to al

least and receive from Charles F. Phillips, formerly of Phila.

stead, now of Keeneville, New York, a certain Bill

of account of Threemight Dollars, as hereunto be added, for an-

able trade done by me William and his said Shaller,

and true all necessary and lawful deeds, in the s

in full

Giving and granting unto my said attorney full power and authority to do and perform all and every act and thing whatsoever requisite and necessary to be done in and about the premises, as fully, to all intents and purposes, as I might or could do of personally present, with full power of substitution and revocation, hereby ratifying and confirming all that my said attorney or his substitute shall lawfully do or cause to be done by virtue hereof.

In Witness whereof, I have hereunto set my hand and seal the

hundredth day of February in the year one thousand eight hundred

and sixty-four.

Seal and deposited in the presence of

I. R. Miller

George J. Miller

Signature of J. B. Williams
City of County of Lincoln. On the 17th day of February A.D. 1865. Abraham Pearson, came George A. Miller, Present to me the same person described in and under executed the within Power of Attorney, and acknowledged that he executed the same.

[Signature]

Edward Pearson
 Clerk of Court
HEADQUARTERS, DISTRICT OF ROLLA,

Rolla, Mo., February 17, 1865.

GENERAL ORDERS.

No. 9.

I......Before a Military Commission which convened at Rolla, Mo., on the 23d day of January, 1865, pursuant to Special Orders, No. 18, series of 1865, from these Headquarters, and of which Lieutenant Colonel Jos. A. Eppstein, 5th Cavalry, M. S. M., was President, was arraigned and tried:

1. Thomas Sexton, a citizen.

CHARGE:

"Embezzlement of Government property."

SPECIFICATION FIRST: "In this, that he, Thomas Sexton, a citizen of the United States, did, on or about the 1st day of February, A. D. 1865, have in his possession or about his premises one carbine, of the value of twenty-five dollars ($25.00), the same being the lawful property of the United States. This at or near Rolla, Missouri."

SPECIFICATION SECOND: "In this, that he, Thomas Sexton, a citizen of the United States, did, on or about the 1st day of February, 1865, have in his possession one carbine, of the value of twenty-five dollars, and that he, the said Thomas Sexton, well knew that the said carbine was the lawful property of the United States. This at or near Rolla, Missouri."

SPECIFICATION THIRD: "In this, that he, Thomas Sexton, a citizen of the United States, did, on or about the 1st day of February, 1865, attempt (and did embezzle for a space of time unknown) to embezzle one carbine, of the value of twenty-five dollars, by denying the present possession or knowledge of said carbine to one John N. Outcalt, Lieutenant 13th Missouri Veteran Cavalry, the said carbine having been demanded of him, the said Thomas Sexton, by him, the said John N. Outcalt, Lieutenant 13th Missouri Veteran Cavalry, and that he, the said Thomas Sexton, well knew at the same time that the said carbine was the lawful property of the United States, and did then and there cause the said carbine to be delivered to him, the said John N. Outcalt, Lieutenant 13th
Missouri Veteran Volunteer Cavalry, after having been demanded thrice. This at or near Rolla, Missouri."

To which charges and specifications the accused pleaded as follows:

To the first specification,               Not Guilty.
To the second specification,             Not Guilty.
To the third specification,              Not Guilty.
To the charge,                           Not Guilty.

FINDING:

The Commission having maturely considered the evidence adduced, finds the accused as follows:

Of the first specification,              Guilty.
Of the second specification,             Guilty.
Of the third specification,              Guilty.
Of the charge,                           Guilty.

SENTENCE:

And the Commission does therefore sentence him, THOMAS SEXTON, citizen, "to be imprisoned for twenty days, at hard labor, at such place as the Commanding General may direct."

Finding and sentence confirmed. The prisoner will be confined at the guard house at Rolla, under the directions of the Commanding Officer of the Post.

2. DANIEL SMITH, a citizen.

CHARGE:

"Violation of Military Orders."

SPECIFICATION: "In this, that he, DANIEL SMITH, a citizen of Rolla, Phelps county, Missouri, did sell to Henry Wilson, private, Company M, 17th Illinois Cavalry Volunteers, and one other soldier, to this accused unknown, intoxicating liquors, in direct violation of the following General Orders, viz:

HEADQUARTERS POST OF ROLLA,
ROLLA, MO., May 4th, 1861

GENERAL ORDERS, No. 8.

III. From and after this date no person shall, at or about this Post, directly or indirectly, sell or give to any soldier or teamster in the service of the United States, any spirituous liquors or intoxicating drinks. Persons violating this Order will not only subject their liquors to seizure, themselves to arrest and trial before a
Military Commission, but will also have their houses or places of business, where such liquors or drinks are kept or sold, closed at once.

By order of Jos. A. Eppstein, Lieutenant Colonel, Commanding Post.

H. W. Werth, Post Adjutant.

All this at Rolla, Phelps county, Missouri, on or about the 8th day of January, A. D. 1866."

To which charge and specification the accused pleaded as follows:

To the specification, Guilty.
To the charge, Guilty.

FINDING:

The Court having maturely considered the evidence adduced, finds the accused as follows:

Of the specification, Guilty.
Of the charge, Guilty.

SENTENCE:

And the Commission does therefore sentence him, Daniel Smith, citizen, "to pay a fine of ten dollars to the United States Government."

Finding approved. It having been satisfactorily shown that the statement of the prisoner is true, and in consideration that he has already been sufficiently punished by imprisonment and the interruption of his business, the sentence is remitted. Daniel Smith will be released from arrest.

By order of Brigadier General Brown.

J. H. Steger.

Assistant Adjutant General.

[Signature]

[Signature]
Office, Provost Marshal
P. O. of Orleans
New Orleans, July 18, 1865

Braden R. T.
Capt. Provost Marshal

Towards Enclosed "Special Order No. 44," of Gen. D. G. July 16, 1865, ordering the return from Forts as W. O. Branso, John M. Oliver, J. M. Prent.

Capt. H. V. Davis, Forts Forts as W. O. Branso, John M. Oliver, J. M. Prent.

Respectfully forwarded
to C. C. Hamlin, Commanding
Post, Fort Jefferson.

By Capt. R. C. White, M. C.

L. H. Ramsay
Capt. of Forts as W. O. Branso, John M. Oliver, J. M. Prent.
Office Provost Marshal, Parish of Orleans,

No. 47 Baronet Street.

New Orleans, March 18, 1865.

The Commanding Officer,

Portages,

Sir:

I have the honor to forward the enclosed Special Order No. 44, Head Quarters Department of the Gulf, July 16, 1865, in obedience to which you will please forward to this Office at your earliest opportunity the bodies of:

John Weller

John Price

Confined at Portages by Lieutenants of Provolet guard in September 1864.

Respectfully,

R. W. Stanbery


Provost Marshal
<table>
<thead>
<tr>
<th>Date</th>
<th>Description</th>
<th>Quantity</th>
<th>Price/Unit</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>18 3 April</td>
<td>31 lb Tea @ 28¢</td>
<td></td>
<td>85¢</td>
<td>61 85¢</td>
</tr>
<tr>
<td>18 3 April</td>
<td>32 lb Crushed Sugar @ 35¢</td>
<td></td>
<td>90¢</td>
<td>8 00</td>
</tr>
<tr>
<td>18 3 April</td>
<td>1 Bbl Forti @ 22¢ per lb</td>
<td></td>
<td>22 00</td>
<td>22 00</td>
</tr>
<tr>
<td>18 3 April</td>
<td>27 lb Hams @ 20¢ per lb</td>
<td></td>
<td>540</td>
<td>540</td>
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<tr>
<td>18 3 April</td>
<td>2 Bff</td>
<td></td>
<td>135</td>
<td>135</td>
</tr>
<tr>
<td>18 3 April</td>
<td>16 Candles @ 4¢ each</td>
<td></td>
<td>720</td>
<td>7 20</td>
</tr>
<tr>
<td>18 3 April</td>
<td>75 lb White Lead @ 1¢</td>
<td></td>
<td>75</td>
<td>7 5</td>
</tr>
<tr>
<td>18 3 April</td>
<td>4 pr Buck Gloves @ 20¢</td>
<td></td>
<td>80</td>
<td>8 00</td>
</tr>
<tr>
<td>18 3 April</td>
<td>1</td>
<td></td>
<td>150</td>
<td>1 50</td>
</tr>
<tr>
<td>18 3 April</td>
<td>15 yds. Ch. Cambr. @ 35¢</td>
<td></td>
<td>375</td>
<td>3 75</td>
</tr>
<tr>
<td>18 3 April</td>
<td>12 &quot; Lawn @ 38¢</td>
<td></td>
<td>456</td>
<td>4 56</td>
</tr>
<tr>
<td>18 3 April</td>
<td>1 box Smoking Tobacco</td>
<td></td>
<td>100</td>
<td>1 00</td>
</tr>
<tr>
<td>18 3 April</td>
<td>16 yds. Print @ 35¢</td>
<td></td>
<td>350</td>
<td>3 50</td>
</tr>
<tr>
<td>18 3 April</td>
<td>2 pr Horse @ 35¢</td>
<td></td>
<td>70</td>
<td>3 70</td>
</tr>
<tr>
<td>18 3 April</td>
<td>3 pr Glass</td>
<td></td>
<td>38</td>
<td>3 8</td>
</tr>
<tr>
<td>18 3 April</td>
<td>1 lb Thread</td>
<td></td>
<td>15</td>
<td>1 5</td>
</tr>
<tr>
<td>18 3 April</td>
<td>1 lb Coffee @ 25¢</td>
<td></td>
<td>32 10</td>
<td>32 10</td>
</tr>
<tr>
<td>18 3 April</td>
<td>1 1/2 lb Tea</td>
<td></td>
<td>10 00</td>
<td>10 00</td>
</tr>
<tr>
<td>18 3 April</td>
<td>12 oz. Tea</td>
<td></td>
<td>35 00</td>
<td>35 00</td>
</tr>
<tr>
<td>18 3 April</td>
<td>2 1/2 lb Tea</td>
<td></td>
<td>37</td>
<td>3 7</td>
</tr>
<tr>
<td>18 3 April</td>
<td>1 lb Coffee @ 25¢</td>
<td></td>
<td>2 20</td>
<td>2 20</td>
</tr>
<tr>
<td>18 3 April</td>
<td>1 lb Coffee @ 25¢</td>
<td></td>
<td>2 00</td>
<td>2 00</td>
</tr>
<tr>
<td>18 3 April</td>
<td>30 00</td>
<td></td>
<td>30 00</td>
<td>30 00</td>
</tr>
</tbody>
</table>

Total: $2766
May 14
To: 1. Liver Collar...
   36
   2. Pocket Book...
   35
   3. Dr. Paper... @ 25
   25
   4. Pack Envelopes... @ 15
   36
   Cash (per cash book)
   15.00

$2,900.00

The above is a correct statement of
cash payments to E.H. Johnson
for vs the above.

J.C. Wexler

Subscribed and sworn to before me at Salmon
this the 7th day of Oct 1863.

O.M. Johnson

Expt. 3, U.S. S. D.
O.M. Clerk of Co
Hernandina, Fla.
Oct, 21st, 1864

Morris S. C.

requests that the met

Meeting be postponed until the

return of Judge Story.
Fernandina, Fla.
Oct 21st 1864

Capt. P. T. Green,
Post Marshall, U. S.
Jacksonville, Fla.

Sirs,

I respectfully request a postponement of the recent proceeding between Daniel W. Lattin and myself for the following reasons: To wit—

That Judge Stetson, who is very familiar with these parties, is out of town. That he is held by many friends of the Government to aid in this pending election, and that the time can not be long, as he, as one of the Tax Court of the State, has determined to be there the 21st inst—

Believing Capt. Green wishes to have justice done in that case. I feel confident you will grant my request. I have the honor of remaining very respectfully,

W. C. Merritt
James M. Satter

V.

William E. Morris
Captain P.T. Young
District P.O. War
for Florida

To or about the 26th day of March 1873 I bought of W. M. Turner of this place. Forty eight bales of rice for the sum of Five Hundred and fifteen dollars. One hundred and twenty five of which I paid him in money myself. One hundred was paid him by Robinson Morris He on my order. And two hundred and ninety dollars was paid by Robinson Morris He on my order.  (2)

On the 26th day of May 1873 Mr. Turner having received payment in full, executed bond a bill of sale for the rice which I did produce as evidence of my ownership on the day of sale.

Sometimes during the months of April or May. William O. Morris of the firm of Robinson Morris & Co. had his rice shipped from Hannibal. Miss. where I had it stored-
Mr. Milton Head, Esq.

I am so informed at the

proceeds from said

and was, and now fail to

pay the said sum to me, or in

any manner account for the

same.

I now ask that he be arrested

for so wrongful taking and

appropriating my property,

and held in confinement

until he pays over to me for

me its market value in New

York, pay expenses of shipment

and sale.

I am

Very respectfully,

J. M. Latta,

J. R. Dvonville, Flas

August 27th, 1864.
W. C. Morrill,

Dr. E. H. M. Sawyer

45 Bbl. Robin @ $1.00

315.00

25.00

$390.00

The above is a correct statement
of my purchase of 45 bbl. robin
from E. H. M. Sawyer

W. C. Morrill

Subscribed and sworn to by me
at Lymanville Feb. 17th day of Feb
1865

J. W. Brown

Notary Public
City of R

1863

Apr 1

1
The Court convenes at 15th Pl. for the trial of this case, but owing to personal illness of the absence of Judge G. W. Hickey, a material witness for defendant, an affidavit was therefore made and the case set for trial on the 24th day of October, 1864.
James M. Latta
vs.
Coles St. Robinson
William C. Morris
& Others.
<table>
<thead>
<tr>
<th>Date</th>
<th>Description</th>
<th>Amount</th>
</tr>
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<tbody>
<tr>
<td>Mar 1st</td>
<td>Req 20 Lbs</td>
<td></td>
</tr>
<tr>
<td>Mar 10th</td>
<td>Req 20 Lbs</td>
<td></td>
</tr>
<tr>
<td>Mar 15th</td>
<td>Req 20 Lbs</td>
<td></td>
</tr>
<tr>
<td>Apr 5th</td>
<td>Req 20 Lbs</td>
<td></td>
</tr>
<tr>
<td>Apr 8th</td>
<td>M Lbs</td>
<td></td>
</tr>
<tr>
<td>May 12th</td>
<td>M Lbs</td>
<td></td>
</tr>
<tr>
<td>May 28th</td>
<td>Con (24)</td>
<td></td>
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<tr>
<td>June 26th</td>
<td>Quart 1/2</td>
<td></td>
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<tr>
<td>July 24th</td>
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<td></td>
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<tr>
<td>Aug 29th</td>
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<tr>
<td>Dec 26th</td>
<td></td>
<td></td>
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<tr>
<td>Jersey 1st</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Feb 24th</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Apr 10th</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Total:** $20.00

**Balance due:** $222.22
Jacksonville, Florida
8th August 1865

Captain P.F. Spruill
District Com. Mathele
for Florida.

Captain,

In the absence of any civil court of competent jurisdiction, I have herewith enclosed for aid in the enforcement of a written contract entered into on the 15th day of March, 1864, between Robinwood, a merchant here, of Fernandina Florida, and myself, by which I received of me several bills of goods amounting in the aggregate to five hundred and eighty dollars (580.00); twenty-five hundred and eighty dollars (2580.00), marked "I" proving actual sales at various times, and also have money on the aggregate amounting to five hundred and seventy-five dollars (575.00) received from him a draft for five hundred and eighty dollars (580.00) payable in money. I paid on my orders to E. H. W. Young (500.00). The balance of five hundred and ninety dollars and fifty dollars and fifty dollars and fifty dollars and five dollars.
From our accounts and invoices set forth no our account warrants assessed the aggregate of (2777) Eight Thousand Seven Hundred Dollars. Leaving a balance due of (38272) Three Thousand Eight Hundred and Eighty Two Dollars.

I have been unable after repeated efforts to obtain a settlement and I now asks that they be brought before you at an early date and other causes why they have not complied with the contract and that judgment be entered for the balance found due me, and if the amount is not at once paid into your hands that the same be forwarded to the firm of C. F. Heward which time was the property of the firm, and now is in possession of William E. Morrill, one of the firm, to be filed and its effects and contents sold for the benefit of my claim.

Sirs

[Signature]

Respectfully yours,

J. N. Lott.
Jacksonville, Feb. 14th 1862

Capt. J. W. Johnson

Dear Sir,

I now submit for my explanation, a chance of some written in a letter to Mr. Merrill as follows:

"He (meaning Mr. Latte) now claims that the rosin belongs to him & lot.桑妮, I have paid for it anyhow for the concern."

I paid, all goods & money from the store of C.W. Merrill & Stickney, the sum of $270. (I think it was) which Mr. Stickney entered in the books as the amount he had agreed to give for the rosin. Mr. Lowen received the amount without objecting that it was not sufficient payment, but afterwords, learning (as he said) that rosin was more than $25 per lb., in New York when he sold this lot, he said he should
In the list, Lamnie & Judge Shatta I try to get them to pay him more on it.
They did do so, I think they paid him each a hundred dollars more. I think it was.
It was not till about this time that I learned that Judge Shatta & last Lamnie claimed it, or any portion of it.

If it is endeavored to show by the above expression, that I have expressed an opinion as to the ownership of the rosin, I have only to say that the above are all the facts I had to form an opinion upon. And being a party that inordinately interested in the matter, I do not know as any opinion should have any weight on the cause in a legal point of view.

Respectfully yours truly,
John H. Lovely

L. G. Wilson
Kittred Head
28th July 1864

J. M. C. Bell

In reply to your inquiry made of me this evening whether I had ever sold the voices talked from my premises by the U.S. forces, or while they occupied Jacksonville in March 1863 to Judge Stewart, I have to reply that I never did and I never sold it to anyone.

J. M. C. Bell

S. T. Burritt

Office of Compt. Marshal for Fla.
Jacksonville Fla. Aug 29 1864

I hereby certify upon honor that the above is a true copy of the original.

S. T. Burritt

Capt. 107th Ills. Sr. Corps Marshal for Fla.
<table>
<thead>
<tr>
<th>Item</th>
<th>Quantity</th>
<th>Unit</th>
<th>Cost</th>
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<td>Woods</td>
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<td>Pegs</td>
<td>1</td>
<td></td>
<td>1.35</td>
</tr>
<tr>
<td>Buttons</td>
<td>5</td>
<td></td>
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<tr>
<td>Oyster Shovels</td>
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<td>6</td>
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<td>Photo Ink</td>
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<tr>
<td>Ponchos</td>
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<td>Army Camp Large</td>
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Total: 223.97
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<td>Iron Bedsteads</td>
<td>10</td>
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</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>$31.95</td>
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</tbody>
</table>

The above is a correct list of goods packed & delivered by me, to
James M. Latta.

Subscribed and sworn to before me
at Fernando, 7th day of
Feb 1863.

[Signature]

[Date] 1863
Goods returned & billed.

Morillo Bill against Latte.
<table>
<thead>
<tr>
<th>Date</th>
<th>Description</th>
<th>Amount</th>
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<tbody>
<tr>
<td>June 24</td>
<td>1 Mattress</td>
<td>6.50</td>
</tr>
<tr>
<td></td>
<td>1 Bedstead</td>
<td>6.00</td>
</tr>
<tr>
<td></td>
<td>2 Pillows</td>
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<tr>
<td></td>
<td>25 lbs. Sugar</td>
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<td></td>
<td>Insurance of Cargo</td>
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<tr>
<td>June 28</td>
<td>Wash (for Cash Boot)</td>
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<tr>
<td></td>
<td>28 lbs. Condensed Milk</td>
<td>24.00</td>
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<tr>
<td>July 14</td>
<td>1 Dog Copy car</td>
<td>4.00</td>
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<tr>
<td></td>
<td>1 Box with Powder</td>
<td>10.25</td>
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<tr>
<td></td>
<td>1 Dog Rhodes Envelope</td>
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<td></td>
<td>1/3 beam woods</td>
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<tr>
<td>Aug 10</td>
<td>Call for Cooperage</td>
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<td></td>
<td>2 Rubber Blankets</td>
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<td></td>
<td>Insurance on Horse</td>
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<td></td>
<td>Cash</td>
<td>6.00</td>
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<td></td>
<td>1 Bedstead</td>
<td>6.00</td>
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<td>Dec 31</td>
<td>Rifle Case (C.H.)</td>
<td>7.37</td>
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<td></td>
<td>1 qt. Oil</td>
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<td></td>
<td>1 Can</td>
<td>0.50</td>
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<tr>
<td></td>
<td>1 Lamp</td>
<td>1.30</td>
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<tr>
<td></td>
<td>2 rot. wood</td>
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<tr>
<td></td>
<td>1 Box Envelopes</td>
<td>0.66</td>
</tr>
<tr>
<td></td>
<td>19 ink. Chatsworth</td>
<td>33.50</td>
</tr>
<tr>
<td></td>
<td>6 &quot; &quot; Boots  Cap</td>
<td>4.30</td>
</tr>
<tr>
<td></td>
<td>1 &quot;</td>
<td>2.75</td>
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<tr>
<td></td>
<td>Insurance of Cargo</td>
<td>98.00</td>
</tr>
<tr>
<td>Jan 15</td>
<td>Cash (paid for adver)</td>
<td>50.00</td>
</tr>
<tr>
<td></td>
<td>1 Allum</td>
<td></td>
</tr>
<tr>
<td></td>
<td>2 pkg. Cards</td>
<td>2.00</td>
</tr>
</tbody>
</table>
The above is a correct statement of four lots of mulberry
Leaves.

D. McClellan.

Sworn to before me this 7th day
of Feb. 1863.

J. M. Brown
Notary P. O.
May 13 of 1870

To James B. Lott

The above is a correct copy of the first and second drafts of the signature to the last page of the letter,

E. M. Hornell

B. 5567 G
Sworn to begin on the 9th day of Feb 1865.

J. W. Person

Capt. & Qr. M.

Dear S. M.

[Other text partially legible]
February 24th, 1865.

Communication in regard to desertion from

Army, from

J.B. Sears

Actg. Master Comdg.

U.S.S. "Onasco"

[Signature]
U. S. S. "Quanaw."  
Maryland.  
Feb. 11th, 1861.

Sir,

The following men deserted from this vessel last night: A reward of 10 dollars will be paid for their apprehension:


Jos. Wells, Captain Of gunner. English. 21 years old. Blue eyes. Light hair. Dark complexion. 5 ft. 4 in. high.

Very respectfully,

J. B. Bear.

To

Brasst Marshal,
Fort Panacas,
Fla.
D. Lewis

Citizen

Submits for approval in accordance with
Paul Banks order dated Nov. 26th 1864. Bill for
Plantation supplies.

[Signature]

[Red seal, possibly a certification mark]
Memphis, Tenn., Sept. 16th, 1863

Major Gentleman,

Bundir.

The enclosed bills of plantation supplies, for the following named persons, are respectfully submitted, with the request that you approve them in accordance with an order from the City Council dated Nov. 26th, 1863.

J. D. Robinson
J. N. Hopkins
Alfred Chinn
J. E. Prince
E. S. Bartz
W. onions
John Charles
John Bagby
H. T. Brown
Capt. Lambke
Mrs. Amanda
Watt Anderson
Ed. J. Dale.

Yours truly,

A. Lewis.
To continue rental of non-office offices quarters.

OFFICE OF THE COMMISSIONER OF GENERAL WARS

May 21, 1903

REGENT $50.00

SUBJECT.

CROSS REFERENCE CARD.

*This card must not leave the Record Div.*

R-908
State of New York

County & City of Troy

Abraham

I, Van Alen, being duly sworn, say that I am one of the five of four persons, comprised of S. A. DeWitt, John Neve, John DeWitt, and Abraham J. Van Alen, who have engaged in the growing of Cotton at New Bern, Beaufort, N.C., and for that purpose had employed Henry C. Oil as agent. That the said Oil, prior to having thus been employed by us in the growing of Cotton, had as this Dependent understands, entered into an agreement with one Davis for the working of a plantation on Lady Island, and that subsequently, said Davis in October last the said Oil agreed with said Davis to his own detriment the amount of said plantation, and the said Davis agreed to pay said Oil an amount equal to the expenses for working said
Plantation that the contracts and workings of said Plantation was the act of said Vail as Principal and not as agent for said Plantation consequent that all advances made to said Vail were on his account alone and for which he alone was responsible and that he alone therefore had full power to settle for the same.

That while the said Plantation was working the other Plantations, the defendant sometime in May last visited Port Royal for the purpose of instructing the same; and while there made a contract with one Howell Shaw at Port Royal, to work for the said Plantation, and to receive the direction of said Vail, at the sum of fifty dollars a month; and in as much as Mr. Vail might occasion ally need some assistance in the said work by said Vail, the defendant agreed to allow said Shaw for one man in assistance by his wife.
when he needed and requested the further sum of twenty five dollars. It was well understood, however, that the key for the wife, as well as for himself, was to be only for time when actually employed. The contract was made at the suggestion of Mr. J. V. J., the trusting that under his general agency, he had not stipulated to employ any one other than Chiropodist, laborers upon said plantation, and was to be executed and terminated under his said direction. That this Defendant agreed, that the time should be taken to cover the same end to include such time as had already been paid while the said J. V. J. was present, and would or could at any time have been employed by said J. V. J., while at work on the Elliot plantation, dating from the time of their enrolling upon it, which was stated to be about the first of April, then past. This Defendant further says, that as he
induced from said Stock, the said Howell was at this time, and sometime afterwards, in the consciousness of the claim he and his wife sometime in the last part of July following, removed from their said premises, and domiciled with Congress said defendant. Further pays, that he has been informed that said Howell is now at Port Royal, and admits the same sometime in October last, on losing his own. That he has been informed said Howell was not certainly engaged by said defendant in doing so, nor has he the said Howell or his wife been employed by said defendant, knows the termination of employment at the time of leaving Port Royal in July last. That he has been present at all the aforesaid meetings with the said Blank, and has access to all the correspondence, now in his possession, and has produced all the facts, by such correspondence, as the same except such as pertain upon this distressed knowledge, and further know not.

Sworn to before me this 25th day of December,

M. Rice
Notary Public
L. Parker
U.S.
Vaid & Van Alten

Gr. 17. 25. 75. 40
Gr. 63. 4.
I, J. Paul Allen, protest against the above claim being made at this office and the grounds that the claim of Luther Parker, against U. Morse & Co., of which said J. Paul Allen is agent, was submitted to U. S. District Court, for adjustment and at bond executed by said agent to indemnify said Parker against any account that may accrue under said Woodford award, which was done by the advice and consent of said Rufus F. Shreves, previous to a complaint being lodged in this Department, and note that the complaints of said Parker be dismissed, and the grounds above stated.

The above mentioned bond, made, placed in the hands of E. P. Noble, Superintendent of Contractors, was paid by Paul Allen, to wind up the bond and such, and that of E. P. Noble, suit, contractors that the statements of the protest was not correct.

After hearing the officers that he is an agent of D. Morse & Co., owner of the cotton attached.

The request of J. Paul Allen, in the above protest was denied.

After hearing the officers, that he is an agent of Decatur Morse & Co., owners of the cotton attached.
I certify, on honor, that said GEO. SMITH
L. Fordford, Jr. by his order, turned over to me
the minutes and effects of the Office of Renown
Warranted Gene.(I. F. L.) (I. Fordford) to read a copy
of an agreement between L. Almond and J. F.
Fordford to lease all their furnished to him and
abide his award. Said copy was apparently in
the hands custody of J. F. Fordford. A fair copy
of the money was prepared, but not signed.
I have a record of the statements out of Fordford's
oral testamnet to this effect, that he had six times to attend
on that matter, and he would suit out at any rate
until the parties agreed the money paid, but in the direction
He also said, 'You take this, Fordford and have a copy, send it with your name
instead of mine and have the claims, meet your or
my do to that effect.' And said, 'I would if
the parties would attend.' Afterwards, I had said
myself and L. Almond talked and agreed
it. Then you (Almond) refused to do so. Then you
And Almond sent claims that the matter must be left to
L. Fordford) and that's not attested and be taken
by the Military authorities because of a personal
agreement.

D. W. Thompson
(Attached 2/10/1877)
From: Almond (D. F.)
Leather, Daniel, plaintiff, being duly sworn, deposed and saith:

On February 14th, 1874, knew toProspect, New York, went to Grey's Falls at that place. The said man was nowhere in New York at the time. Her name is not found.

Our said messengers to go into plantations together. Her said messengers to rent or plantations, which he did, and commenced operations. Her said messengers to plant 50 acres of land for the Company.

This about March 1st, 1874.

Fifty per cent of the 15th of April, year 1874, said messengers went to about 20 or 30 acres of land, and in the ground prepared for the same. Her said messengers went from the Company to go on and plant the land.

The bargain for planting the cotton was made with the Company.

Her said messengers to plant the cotton Company 25-30, said to see her said messengers of the cotton Company, preferred to me that his said messengers to the care of one half the profit of said work, the better. Her said messengers were not satisfied.

Her said messengers saw that they declined doing as said and offered him at a certain salary, I think $100 for the year. A month or six months to the said messengers to the said messengers which were not accepted.

Her said messengers saw a salary of $100 for the
Acting upon the above accounts, the goods were purchased and delivered. The cost of the goods and the goods sold, as well as the interest on the amounts, amounted to $330. To purchase the goods, we borrowed $100, which we used to cover the interest and the cost of the goods. Prior to this, I had purchased $100 worth of merchandise to cover the interest of the goods.

About the first of August, I arrived in Boston, where I worked on my ship. My wife was ill, and I had to attend to her. About the first of September, I went to New York. About the 20th of September, I arrived in New York and remained there for two weeks. I returned to my ship, which went to New York. I arrived in New York on the 1st of October, and remained there until the 15th.
Mr. Vail answered my letter. He wrote me no further. I wrote to New York in a few days and met Mr. Vail on the street and told him I was ready to go back and again requested him to get me allowed. He stated that he had looked over the Chart of Boston Road, that the Stateline had eaten the entire all of it. Did not know if they would anything worth coming back for, and that the entire was wanted him to come back and mind the matter up, and return. He also said he desired to do the business, he would rather I would come. But I have now learned that it is useless anything about it. He also stated that it was very sickly and would damage for people to come. Implied that I did not want to expose myself upon the company, if these things were true and if I would settle and pay back the money I had borrowed, I could find business somewhere else.

Said he could not pay me. Would pay me 300, or near that amount. He asked me how much I would want. I told him I wanted the whole and nothing less than 300. Would be of any consequence, since he was not worth taking and would not pay me that. He said he was going to return. About the middle of October, I came to New York to go to New York.
and found no face. Went to court and saw one of the planters and
was instructed to remain. I went to the plantation
found my quarters occupied by the furniture
(Lord knows where the colored people) while I
was away. I was told that T.J. had arranged
for me to go to Stoney Plantation, one of the planta-
tions on which I raised cotton for the cotton
Company. I told him I had sold the Elliot
Plantation. He said, "No, you must go to Stoney
Plantation." I then asked him to go to Stoney and
(he said) to teach the children, and he said,"I will
not sell the cotton and bring it over from the other
plantations. I will use this cotton and send it
"Stoney" as he requested.
Continued to weigh into the cotton and settled with
the planters, and attended to the picking of the cotton
until it was ginned on Stoney and Stoney
On Stoney Plantation Mr. T.J. was present when
I settled with the planters. After doing the work
necessary to live at Stoney, I went to the plantation
"Stoney" society, "Being there in my day or about the
Stoney Plantation"
until the latter part of April. I had no settlement until the 5th day of February 1875. He refused to settle for labor performed because Mr. VanBlair had sold down and taking the settlement out of his hands.

Our weevil, the cotton had grown a foot, and gathered more than twice as much as was expected. About 100 bales were taken from the harvest. It yielded over 1000 bales, and cotton, as nearly as I am able to remember,
Cross-examination of Lathia Poole by J. J. Tavol

Question: How many acres of cotton were put in last year for this company?
Answer: About one hundred and twenty acres, about two acres on Elliott Plantation.

Q: What else on Elliott Plantation?
A: About 3 acres of barley, 16 to 19 acres of peas and beans, 2 acres of potatoes, nothing else, but gathered vegetables.

Q: State the different crops that were planted and grown on Henry Plantation and the size of acres of each?
A: About 20 acres of cotton and 5 or 6 acres of sweet potatoes.

Q: Make similar statement as to what grown on City Plantation?
A: About 3 to 4 acres of cotton, nothing else.

Q: Make similar statement as to what grown on Sabine Plantation?
A: About 3 to 4 acres of cotton, nothing else.

Q: Did you have any conversation with any member of the Company until you saw Mr. Tavol Allen, in May 1871?
A: Did not. In May 1871 I saw Mr. Tavol Allen, and of the facts at Elliott Plantation.

Q: Did you have any conversation with Mr. Tavol Allen in May last about what you were to hand for your services?
A: I did.
Q. - Do you know anything about the contract between Mr. Tail and Thos. Dennet, the brother-in-law, of your own knowledge?
A. - No.
Q. - Have you, and Mr. Tail, not engaged in private speculation, outside of the Company's business, after you had engaged for the Company?
A. - Never, so far as I know.
Q. - Have you and Mr. Tail engaged in a private speculation before you engaged for the Company?
A. - Yes, sir, we were partners in business, and were engaged to the Company.
Q. - Was the 7/60, which of in your direct examination, the money which you let him have for that purpose?
A. - Yes, sir.
Q. - Did Mr. Tail get that money for his private use and not for the Company?
A. - I do not know. It was given to Mr. Tail to allow one of the Company while he was in Ireland.
Q. - Did you sign a written statement for Mr. Tail to send on down to the Company certifying that you had lent him the money to engage with him in trading in Ireland?
A. - I did.
Q. - Was this as to the money ($670) mentioned in your direct examination, and if so, much?
A. - As much, but don't recollect how much was used.
Q. - Have you and Mr. Tail settled all the money matters of kind of on your direct examination and
treated it as a matter between you and Mr. Sacle, and we treated as a matter between you and Mr. Sacle as an agent of Derrvat & Company.

Q. Have you settled it with Mr. Sacle as an agent of said firm?

A. Yes, sir.

Q. Was not all part of the money referred to you in the settlement, a portion of the money that came into the hands of Mr. Sacle, growing out of a speculation which you and Mr. Sacle made in which the Company was in a very nice situation?

A. Yes, about $200.

Q. Were not Mr. Sacle at any time previous to your making this complaint under these proceedings here before the Board of Marshal, had not you told him that all that money was for his private use and not for the Company?

A. Yes, he has told me that he had received it for his private use.

Q. Have you settled with Mr. Sacle in relation to the $200, spoken of, and received a portion of the money and took his due-bills for the balance?

A. Yes, settle that, and other Company matters and took his due-bills for about $200.

Q. Was this the settlement?

A. February 8th, 1875.
Q. Have you any claims against General Highland &c.
A. Yes, I have.
Q. What time in July was your wife sick?
A. About the 14th of July.
Q. How long was she taken sick, did you do anything
for the recovery before you went north, and if so how long?
A. I did. I went to Renton till about the 20th and
attended to his business at Inverness and Elliot
until about the 26th of July, when I was taken
sick, and did nothing until I went north.
Q. Was your wife taken sick prior to your going to the sick
A. The 1st of the fourth, I had a few days for the recovery only,
the rest of the time she remained in the house. I
assisted in attending the store.
Q. When did you arrive at Elliot after your return from
New York?
A. I think it was the 6th of August. I was here
about the 14th. I was not at sea at the 16th.
Q. Did you make arrangement with a school society
who had come out when you arrived here, on the
30th of June, to engage your services to teach
for one year, if so where in what neighborhood?
A. My friends at home sent me 1000 to erect a
school house for the children in this place. I
accepted to a missionary association in New York that fact.
They requested me to see it accomplished, and go.

Did you state to the Missionary Society that you wished to come out here for that purpose, or words to that effect?

I did not.

Know you been engaged for that Association since you return from last Vermont?

I have since the 1st of March 1875.

Have you received Government notices on account of your Convention?

Above in consideration of building the school houses for ten months.

Do you consider you to receive any other communication from the Missionary Association?

Yes.

Did the Association procure your passage here from New York?

No, I paid my own passage.

Have your wife been engaged in teaching since she returned her in New York at Stoney?

She has.

And also affixed by Mr. Richard Ford and signed to Stoney by hand.

I do not know of. I know that it was Mr. Rich who and said it, and that she was willing to go there, but she refused her school, she wanted to cancel something.

Does your wife draw wages from the Society, while teaching at Stoney and pay from the Society?

She draws wages but gets no pay.
A. David had heard and reminded to about 45000
at the hands and shall work.
B. How the boys and black was gathered before you
yet rid?
C. They went.
B. Did your estimate parties at the expense of the C.
A. He did entertain a party of seamen, charged them
for the same and paid the money in stores.
D. When you came back here, did you tell the owner he
did not want your services longer?
A. He did not. You did say that the entire C.
was anxious to get along with as little expense
as possible, and I told him I would see the
ship through and do what was right.
B. Did you receive Mr. Fails telling you in July
last that if you must work you would lose
your situation?
A. I do not.

Direct Statement

Mrs. Davis states that Mr. Richardson stated
at the time that he would the arrangement for
their to go to Stoney, on Mr. Fails suggestion.

Questions by Rev. Shaw, Beale. You have stated you said
a statement saying that certain services were needed
on on Plantations on Leighs Islands. Does this
prove of that? Plantation belong to Mr. Fails or to the
Cotton Co.

A: To the Cotton Co. I understand.
Henry S. Ytd., limblaw, being duly sworn, was examined as follows. by Mr. Paul Allred, agent for Drs. Hogsford & Co.

Q. Where do you reside?
A. On the Hogsford Plantation, Section 6, land Island.

Q. Do you know Mr. Blanche?
A. Yes.

Q. Do you know Druett, Hogsford & Co.?
A. Yes.

Q. Did you represent them in the mixing of cotton in the year 1866?
A. Yes.

Q. Will you give me the names of those parties?
A. Mr. Druett, J. H. H., and Hogsford of Alexandria.

Q. How many of the said herd during the present year?
A. Mr. Chas. H. F. Mood was here. He made me the latter part of May 1866.

Q. Do you recollect being in this office that Jno. Jack H. Mood was one of the herd and you had notice he would make a contract with him?
A. Yes.

Q. Do you recollect calling Mr. Mood by his attention to it at the usual time?
A. Yes.

Q. Have you told both parties afterwards that they had made a contract?
A. Yes.
Q. How did Mr. Cradock say it was?
A. The confinement of Mr. Cradock would be 47 months, and Mr. Cradock's confinement would be 47 months.
Q. Do you understand for how long?
A. Through the emigration period, or as long as the emigration was required.
Q. Did he have any whip while they needed his services?
A. Yes.
Q. Were those situations found or damaged by his leaving off the time he did?
A. They were.
Q. In what manner and to what extent?
A. I was obliged to leave because of a duty which I had for the Company and I attended to matters on this island.
Q. Do you recollect telling Mr. Cradock before his going away (for which I would regard his position:)
A. Uncertain on two occasions especially that if he was gone two months, I thought it would injure his claim for a year's services.
Q. Did you ever hear Mr. Cradock in negotiations between July 16th and 16th?
A. No.
Q. Do you remember saying to him there that his services would not be needed or used to that effect?
A. I had no conversation with Mr. Cradock in which I placed before him the circumstances and the
suffering from which. I should be pleased by
his return to Britton Lead, in the service of the
Company and when the complaint is exercised
fully, expect to be understood and would
write in due course. But I did not directly discharge
him, or tell him in a few words that this sini-
ser (or sect) worked. This because we were intimate
friends and I did not wish to hurt General necessary
who stated that he (Deedle) had other business at the
same.
Q. — Please state under reference to the money borrowed
for whose interest it was used?
A. — The Company gave me no authority to borrow money
(etc). Too bad. There is no explanation of the
state of affairs. It was Mr. Deedle himself
explaining the need of the money in Britton Lead
which involved at first private and not
part of which was afterward turned over to the
debtor's use so that he could not tell positively
for whose interest it had been used or rather
in what proportions. But he had at one time
said to Mr. Deedle that he alone was responsible
for the same. He further said that he had signed
a good sort of the account for Points near.
Q. — Did you settle these money affairs with Mr. Deedle
out your private accounts before he commenced
the action or wrote the complaint?
A. — Upon the 3rd day of November,
Q. — Did you find your statements true? Yes, Doctor
that he had borrowed this money for use on the Orange
Spruce Plantation.
A. I did. It was worked out that the Plantation to get 50, and
6 to share equally the profit of same.
Q. Did you make any definite bargain with Mr. Parlee?
A. I did, not made a definite written bargain. I had an imputation and made an oral bargain in that.
Q. But he should have a thousand dollars a year, which he agreed to and told me I could do all I could to get the Company to satisfy the arrange ment. But Mr. Paul Allen measured and understood both parties to, that they (Parlee/Gerards) could make the bargain. 2500 or 1500 in my evidence; but I did not hear the bargain made.
Q. And asking Mr. Gerards to weigh the cotton and
Steny Plantation and to what he did after he
 returned last fall, did you do that for the G.
or for your own advantage, and expect to pay
him yourself what it is worth to do it?
A. I asked Mr. Parlee to do this but he did not
order him. I told him the Company wished me
to do the business and had not authorized me to
his business done, but I did not expect to get
the Company to pay what his services were worth
if I could.
Q. When Mr. Parlee came back, did he travel with
you to the Company's influence?
A. A few days.
Q. What do you consider Mr. Parlee received with
what he understood after his return?
A: I cannot tell without making an estimate.

Q: State what in your opinion the services of Mr. Powel were worth in doing what you wished him to do and your private accounts for the Company after he returned from the north in August last and after the Company had directed and requested you to perform these services yourself?

A: If I had to pay the services myself I should be willing to pay £1,500 for them.

Q: Mr. Powel stated in his direct examination that he was in the habit of going over to Elliott once or twice a month after he returned from the north. Did you not have to do so to assure matters there or not?

A: Yes, I do not remember to have done so. To assure matters at Elliott, I asked him to bring ( sit down).

Q: Was it necessary under the circumstances under which you were placed to have Mr. Powel come to Elliott?

A: Not for anything going on north that place.

Q: What you compelled to leave or neglect your business at Beaufort for the Company as consequence of Mr. Powel’s illness and leaving the Company’s business at Elliott to go north at the time he did?

A: As consequence of his illness I was compelled to arrange for (Beaufort and) trusts my business suffered from, especially as I had no one to relieve me there.
Q. Did you understand or hear anything said in the contract, between Darby and Jno. Allen, for said Darby services, that Darby said he was to go northwest during the growing season of the cotton crop?

A. I understood this understanding from Mr. Jno. Allen, and of the fact that he expected the boy [sic] to go northwest by the month of June of the crop was to be laid by; and I was therefore told to look for the boy before the crop was laid by.

Q. Did Mr. Darby leave and go northwest before the cotton crop was laid by?

A. Yes, and afterwards did not attend to the crop until it was laid by.
Cross Examination of Henry L. Failey of Westerly

Q. Why the character of my illness, such as to be caused by exposure to the wind and rain, and did I in the discharge of my duties expose myself so to attract your remark, that it was improper for me to give an account of my health?

A. I did not make remarks to your about exposure, and it is a habit of mine to do work as it must in a climate which made both wind and rain untoward, but I consider the immediate cause of his illness the sleepless nights affect in the case of his wife.

Q. Did you understand what you were to do about the length of my service’s form? (Ask Alice) or any other?

A. I understood the form both, but Mrs. Bowles said he should claim for a guard service apart from the cutter coff.

Q. The command, the length form for which you acted in Beaufort?

A. It was the same Co.

Q. Did this G. authorize you to lie a second to assist you in the transfer?

A. I had no second, and I may afterwards recognized the damage.

Q. Did you meet with the same rights to borrow money or to have rents?

A. Rights, but did not receive any.
Q. — Was it not, in fact, the understanding between Mr. Chad Allen and yourself, to discharge your assistant and your could do the business?

A. — It was.

Q. — Do you remember asking and demanding that it should remain until you should resign, this in connection before your taking effects?

A. — No, and I remonstrated against your going at their (implied) to go in the account of my substitute.

Q. — Do you remember my telling you that I intended to remain until the professor laid by and that it should remain in your for the filling reasons?

A. — I do remember your saying. And the above case — mention (what) (what) (what) (what) in order to give. At was telling for Mrs. Towler to do as he chose and take the commission, but I did not attempt to contribute or authorize his actions.

Q. — Previous to Mr. Chad Allen having been sent to give accounts of circumstances; the cotton was on one of the (words) the reason (involved) to please, give girls and give the property?

A. — I did not consider that the funds could not be sent for the end you.

Q. — Did you not remember that it was the understanding that you were to go home in the weekly amounts?

A. — There was much communication on that subject, (y)ights or rights sent, (borne) again to your claim nor do not recollect. I don't remember it any particular bargain that your shares do nor.
Q: Did you not tell Mr. [illegible] that I should go north?
A: I don't know whether I did or not.
Q: Did you not infer need of the sketch for New York State the cotton market?
A: No, I think not. I think[illegible], but[illegible] that[illegible] some[illegible].
Q: Do you remember my notifying you that I was ready to come back in time to reach Memphis by the 7th of October if you would[illegible] to get here first?
A: So do.
Q: Will you state your reply to above question?
(Mrs. [illegible] agent objected to the being answered) becomes the answer to the question.
Q: But you not say to me in reply to that question, 'Do not be in a hurry about going back' - that you left things in your hands and all would go on as well as if I (Drake) was there, that you did not deem it quite safe to come back quite yet? (Objected to by Mrs. [illegible])
Q: Did you tell a third party after I left here in August that I mean to come back, - that I should go back unless good (tail) forewarned as (no formal and) that good should not abuse (Objected to by Mrs. [illegible] further as not definite) (Objected continued)
A: After my conversation with Mrs. [illegible] at Bay but
and the complications of business and the uncertain
of my health, I felt very badly, fell that the
Greeker said nursing me and at the innumerable infor-
tions and I might have said something to that
extent. I don't remember saying quite those bands
to any body, but don't deny so doing.

Direct Examination received by Mr. Vowallis
Q. Had the foreign war干涉 between New Orleans
and New Orleans to supersede or take the place of the
old ones and
A. Is so understood.

General Questions by D.M.
Q. Do you know of any ones deceased that any foreign
was ever made of yours, Luther Dowd and if I inquire
of the firm of Devins, Langbein & Co.
A. I do not.
Q. What did you first begin superfine the ginnery for
sottery in the year 1837 this or any plantation of
sawmill timber and to tumors Devins, Langbein & Co.
A. The Orange gross plantation was begun sometime in
February last, on private account. Mr. Culver
interest in said plantation began some time in
A. At what time of year was the cotton crop finished
and ready for market?
A. It begins about the 1st of February 1835. (before)
the second week in February. Except the Orange gross
which were ginned afterward.)
O. You heard about several times of the Orange
    Crane plantation at being of extreme business, also
    of Mrs. Parrot being at half-speed in the profits.
    At what time did that occur, because the property
    of Orange Crane, Registered 560, 3.
O. Now Mrs. Pottle Allen came showed in May, the water
    was nearly turned over, but the hurricane was not
    communicated until afterwards.
O. Are what sounds were the speed and Bisten sound
    defined "dub by,"
O. In August I think.
O. That was Lord Pottle staccato.
O. I don't know about kinds of sound, I know.
O. That was Mrs. Pottle staccato.
O. Yes, back from superintend would string look in his eyes and very nice.
Mrs. Thew mentioned that the duty arrival was transferred as follows by Mrs. Thew:

Q: By what decree did Mrs. Thew refer to the duties?  
A: Aby.

Q: How many hours have you demanded here?  
A: Hours on four quarts.

Q: Did you ever know the West Indies in September last?  
A: I don't say the date. He's first appeared in New York after the return from the West and after the necessary to travel.

Q: Did you know a conversation with him about returning here?  
A: Yes.

Q: Did you inform him that your brother made different arrangements and it would not be necessary for him to return?  
A: I don't see my brother A. A. Thew requests.

Grand Examination, by Mrs. Thew,

Q: Did I not request you to tell your brother that I should be willing to return, which by or after the 1st of October?  
A: Yes.

Q: Did I ask you to request him to return for a purpose?  
A: You did not.
Q.- What amount of cotton has Donley, Eggleston & Co.,
limited, in the Military Department?
A.- I am unable to state precisely; but by memory I
have been able to account for the neighborhood of
$14,000, say from $13,000 to $14,000.
Q.- In what business and property was the money in-
vested?
A.- In working cotton plantations and in the sale of
lumber and goods—trades, etc.; etc.
Q.- Are those named and the military furnish to trade in
lumber and goods held?
A.- I am advised in the name of Lewis B. Wall, the agent.
Q.- Are Mr. Henry W. Wall, the duly accredited agent
of the state, and has he been at any time and for
what time?
A.- I am unable to answer that precisely.
Q.- What is the entire cost of raising the crop of cotton
which was destroyed at the beginning of this season by
the ravages of the boll weevil?
A.- I have made no estimate yet, but am fully in-
formed that it is not more than 30 per cent.
Q.- How much did the whole shipment weigh?
A.- About 4,000 lbs. or little short; about three
packages of flour and yellow cotton.
Mr. A. D. Todd Allen, agent of Dr. Mitchell, has offered the testimony of A. D. Todd Allen, which is enclosed herewith, marked [W].

Wm. Pawless objects to receiving the testimony of A. D. Todd Allen.
Luther Parler recalled. Questioned by Mrs. New Allis.

Q.- Do you know what the Company needs?
A.- No, not.

Q.- Did you ever call at the Custom House at New York City?
A.- I did not.

Q.- Did you ever call upon either of them to see how about this cotton business?
A.- I did not.

Q.- Did you ever make any effort to see them or consult them in any way?
A.- No sir, nor they me. I have done no business with them, Mrs. Allis, the man! I have done all the business with.

Direct Statement,

Mrs. A. New Allis in my last conversation had asked me what arrangement the Mrs. Allis had made with me in relation to my services or if I had made any. I told her that I had refused after a saving of $2000 and a salary of $2000 a year for the entire year, and next to ask if I could take the $200 per month. I told her that with the assurance of going down and going home in the summer, taken altogether there was not any large pay. I told her of my wife's, that she had done a good deal in taking charge of the house and in keeping things straight and as for food...
paying $500 and my wage $25 per month.

I told him I did not think it was fair and that I should not work by the month myself. I would work by the year. I had planted the crop and would not lose through it. I told him that himself if taken by the year would amount to only about a hundred dollars less than his smoke bargain.

He kept on hankering and I then told him that I did not mean to be双重, that I did not think he was I would square with him about it.

Q. by Mr. Did you ever tell Mrs. Kangy 0. Smith that you had made a bargain with Mrs. Kaye, please?

A. He said I knew and that I had hired out my self for $50 per month and my wife for $25 per month except I sick.

I would state that Mrs. Kaye did not inform me that any exercise were not needed here nor any situation that I was discharged.

Record Examination

Q. by W. Did you have a conversation with Mrs. Kaye at the time mentioned in said Vails testimony?

A. I did.

Q. by W. Have you stated all the conversation between Mrs. Kaye and yourself in relation to the contract for your service for this Company?

A. I think I have.

Q. by W. Have you told Mrs. Kaye 0. Smith that you would work for this for $50 per month and yourself for $25 per $25 did you tell him so in particular?

A. I cannot tell, know so at all.
Savannah, Ga.
July 13, 1865.

Captain,

H. R. S.
Mayor.

[Signature]

[Signature]
Savannah, Ga.
Feb. 13, 1865.

Unreadable text.

C. J. Hunter

[Signature]

[Signature]

Head

R. S. Gentry

[Signature]

[Signature]

[Signature]

[Signature]

[Signature]
Savannah, Feb. 13, 1865

To General Grover

Commy. Port of Savannah

General,

Several days since I presented to you an application for leave for myself, Alderman Beazley, and Geo. F. Willey, to go to New York & Washington. This was approved by you & forwarded to Maj. General Foster for his approval. This was done by myself & given to General Foster, who and he would send back his permission to go to New York but could not give permission to go to Washington unless authorized by the War Department. That he would forward the application to direct the matter, especially to my request, to the case of General Beazley & Willey at New York. As we have not heard from General Foster since, I respectfully request from you & through you, to grant us permission to go to New York to return here.

Respectfully yours,

C. T. Hazard

Mayor of Savannah
Office No. 12. United States
Beaufort, S.C. Sep 16, 1866

Bearing, Capt
Capt. Con's

Enclose copy of order of field of war in relation to purchasing
actions of Ammonia.

Citizans

Wm. L. Clay Com.
Major General J. A. Gilmore,
Commanding Department of the South
Head Quarters, Rt. In. Head Qtrs.

General,

In behalf of my Colleagues & myself I respectfully submit to you that the Secretary of War when we first came to this station gave us a letter to General Mitchell authorizing them to allow us Quartermaster Commissary Stores at Government rates. It was, then, understood that the men & rates at which officers of the Army were allowed to purchase, and from that time to this the same construction has been allowed to prevail. But now it appears that the Chief Commissary considers the rates for Civilians as applicable to us with the understanding that when the letter of the Secretary was given us, these letter rates did not then form a part of the regulations. We request you to take the matter into consideration, & if you think with us that we are entitled to purchase at the rates of officers of the Army, he kind enough to give an order to that effect, to continue at least until you can submit it to the Secretary & obtain his reply. The Secretary as well as yourself will readily think that in the discharge of our official duties we must necessarily meet with expenses which we cannot have refunded to us by the Government, such which might be regarded an offset to the privilege of purchasing at the rates that Army Officers do.

I forward with this a copy of Secretary Stanton's letter.

With assurance of high personal esteem,
I subscribe myself,

Your obedient humble Servant

[Signature]

Acting D. R. Direct Tax Commissioner
Newport South Carolina, Feb 16 1865
War Department
Washington D.C.
October 16th, 1862.

General

The Honorable A. D. Smith, W. H. Bixby, and William Woodin, Egg having been appointed Revenue Commissioners under the Act of Congress you will please afford them all the assistance, aid & protection that may be required for the performance of their duty. They will be furnished with subsistence, Quartermaster's and Commissary Store at the Government rates. You will also provide them with suitable quarters for their families, and offices for the transaction of business.

I commend them to your kind office, confidence and regard.

Yours truly,

Edwin M. Stanton
Sec. of War

My Gen. Mitchell
Commanding &c.
Adams Express Company
Hilton Head, S.C.
July 21st, 1865

Rice, A. H.,

Asks to go to Charleston
and establish an office.

[Signature]
Nelson, March 30th, July 1863

W. W. Burgis
Capt. A. G.

Sirs,

I have the honor to request that permission may be granted by yourself and Mr. Elmendorf to proceed to Charleston for the purpose of establishing an office at that place.

I am very respectfully,

Your obedient servant,

A. A.

Capt. Adams & Co.
Treasurer Department
Fifth District Agency
Sulphur, W.A.
Oct 7, 1878

Despo's No. 1, Hinkle & Ass't Special agt. Resd.
P'ed to request of G. C. Foster, Official
Copies of papers relating to Messrs. Green & Lake.

Est.

File

Act'd Oct 10/78.
Mr. Kendall, Esq.
Respectfully,
Sec'y W.H.

Sir,

Send asbestos
direct to request of said
Justice. Official copies of papers
transferred over by you to him relating
to Messrs. Queen & Lamar.

I am, Sir,

Very truly,

Jno. A. Smith
President
Walter A.

Requests Permission to go south from Fort Duffield also pass for more than 20.000 yards to join her Father, mother.

Sor. L. A. 400.

Cpt.
Savannah, Ga., Feb 27, 1865.

Sir,

I desire to get permission to go to
the North for Steamer and to return, if you
give permission to return, if not, to go only. I will
get a return while there. Will you be kind enough
to me a favor and forward, or hold for me-

Miss William H. Hayward wife of Mr. H. H.,
who is said to be in the Confederate Service but who is
the only daughter of Mr. --- the Old Resident
of the Thunderbolt Bank, desires to go North
with her two children. Her Father went for
her by Capt. Wilbur of General Stearn's Staff, and he
desired one to aid her in getting off, as I am
not familiar with the rules, will you be kind enough
to send a despatch for her to inform me how to get one
in the proper order, necessary in the case.

I regretted not seeing you when you were last here.
Facts which will not be the usual result of your visits. Mrs.
Miss Wilbur sent an invite to you for a Eden Wedding Day's
but we again missed you.

Old Charleston has caused gone down into the dust but I
was there when the first hell was sent into the city by General D.
who surprised that he could land the last also. But a few days later
they would both well have been buried, gallant and true, with both
the red sea. Never, neverwise. Yours very truly, Capt. A. Wilbur
Office of Register of Portrait, N. E. C.

January 14th

L. D. B. (in ink)

L. D. B.

L. D. B. (in ink)

Register and Survey Office

Portrait N. E. C.

Ref. to the arrival of the following Passengers by schooner C. S. F. Howard from M. without proper permit to land at this Port:

Mr. S. Cutchen

J. Lynch

Geo. Keedy

A. Ref.

P. F. Fleming

[Signature]
Respectfully returned
to St. Louis, who will
personally examine these
farms & allow those to
land whom he is satisfied
are loyal & worthy, and
report to the Com. Marshal.

By order of
GEO. B. S. HINDE,
Prov. M. Gov.,

FRANK STEIN
Frt. thruit. Bns.
Respectfully returned to Dr. Cool Woodford. The within named passengers have been examined by me and permitted to land.

[Signature]

[Stamp]
Office of Boarding Office
Hawthorne Hood S.C.
February 8th, 1864

Hunt Col. G.G. Woodford

Proct. Men, Col. J.C.

I have the honor to report the arrival of the following Passengers—by Schooner S.C.

Kerrald—Fruedly, without proper permits to land at this Port, viz:

J. Evens—unprotestant, from Europe with sister

J. Lynch—protestant, from Europe—flow from Cincinnati, Ohio, May 17th, 1864

J. Kerby—protestant, from Europe—family from

L. Welch—protestant, from Europe, for 8 years, port 17 years

J. Fleming—do. do. do.

Respectfully,

Your Ob. Servant

Wm. Lewis

Surv. & Boarding Off
HEADQUARTERS
CHS.

July 20, 1863

Ordered and respectfully referred to Col. Tolles, Inspector Gen. S. C., to have the above-named parties in immediate possession of the "Charleston City Office" and all other printing establishments in Charleston City.

By Command of


W. H. L. Siegen

Sub. No. 355, 357, 358

W. S.


Chas. B. D. O'Dell
Hilton Head, S.C.
February 1874
[Signature]

Whittier, Geo. &

Johns &

Feb. 21st 1874

Recent permission to es-

tablish a royal Union News-
paper in Charleston City, to

to be conducted in accordance

with the Military rules prevalent

by the Major General, and

also that any type or material

defer may be turned over

to them for use.

Charleston, S.C.
Feb. 19, 1874

Respectfully forwarded, with re-

communication that Messrs.

Tennor and Johnson be put in

possession of the Charleston Union Estab-

lishment and if all printing establishment in

Charleston, accepting 5000 for all property

do turned over to them.

Alfred Woodard

Paid: February 17th, 1874.
Hilton Head, S.C.,
Feb. 18, 1865.

Rev. Mr. Marshall Ewen Woodford
Dept. of the South.

We, the undersigned, respectfully request permission to establish a local Union newspaper in the city of Charleston, S.C. Which paper shall be conducted in accordance with the military rules prescribed by the Major General Commanding the Department of the South.

We must also respectfully request that if any materials consisting of a press, type, paper, etc., remaining in the city of Charleston, as formerly used by parties opposite to the interests of the United States Government, should be found in the hands
City, that the same may be turned over to the proper authorities, to be used and accounted for in a lawful and legitimate manner by the parties whose names are subscribed to this document.

Geo. Whitman

Geo. P. Johnson
Respectfully referred to 
the Honorable Michael G. 
Dept. South. C. H.

By Command of

Maj. Gen. J. G. Jenkins

W. T. Sherman


Office Proc. War Dept., D. D. 
30th. March 1431

DEC. 24th. 1865

Respectfully refer to Maj. 
36th. N. D. who will place 
report, if he knows anything 
of these men, or where they 
are to be found.

Horace L. Woodford

Proc. War Dept.
Office Marshal
Hilton Head S.C.

C.J.S. 312
May 19th 1865

Respectfully returned to Col.
Woolford Maj. Gen. S.C.

I know nothing of these men
or where they can be found.

Benj. W. Thompson
Respectfully referred to Maj. Genl. Thomas
Chief QM Wabash, l.t.,
for remark.

By Command of
Maj Genl. J. F. Porter

W. M. Burger
Asst Adjt, Genl.
Chief QM Office Dept. Wabash
Vincennes, Ind., Oct. 4, 1865.

Respectfully returned to Dept. Head Quarters. I know nothing
about this matter.

O.M. Murray
Major 3d Ind. Arty

Proc. Ind., Gen.
Wilton Heads, S.C.
Dec. 17th 65 (D) Jan. 31st 1865

Cody Williams

owa & Co. (Col. 40.81)

Request a pass for himself and wife to be to their friends in S.
Sharon District.

[Signature]

[Signature]

[Signature]
Fulton Road Jan 31st /65

Majr. General J. G. Foster

Your Petitioners William Carter & Henry Bird would most respectfully solicit your assistance to enable them to procure a safe to return home to St. Simon's Island having spoken to you on the subject sometime ago you would when they are an opportunity for to apply to you and you would give them the proper papers so that they could get their Places and effects back again the time having come when they can go, will you be so kind as to give them the information how to go about it or doing so you will forever oblige your humble servants

William Carter

Henry Bird

P.S. Please give the
Reason of this note
if you have become time
an answer
Hilton Head S.C.  
February 12th 1865

Geo. J.C.  
Majr. Judge Arms

States that he has directed the Captain of the Steamer America to repair 3 men who are too sick to be removed to report to Capt. Granger a.m.e.

J.B. C.B.S.  
Office Chief Med. Office 14th U.S.  
Hilton Head S.C.  
Feb. 12th 65

These men have been sent to Gen. Hospital.

J.B. C.B.S.  
Office Chief Med. Office 14th U.S.  
Hilton Head S.C.  
Feb. 12th 65

Respectfully referred to Lt. Col. S.C. Woodford  

J.W. Thompson  
Res: Dear Sir, Office D.B.
Wittenham Oct. 21. 1875

Respectfully returned and cut:

Wm. H. Woodin
(Lieut. 1812-1842)
Feb 12 1865

Repectfully referred

Lt. Col. E. L. Woodford

Rev. Mr. Geo. S. C.

who will send for
the

other who may be
in town.

By Command of

Maj’t: Geo. C. Gilmour

W. M. Laugh

Acting Adj’t

Office Prov. Man. S.C.

D. S. Hilton Head, S.C.

Feb 12th 1865

Respectfully referred to Maj:

Thomas
Pro. Wm. of District of Hilton Head, who will immediately execute the foregoing order & return this paper with his report endorsed hereon.

By command of Maj. Geo. T.A. Gilman:

Thos. L. Woody and

Respectfully referred to

Geo. W. Lead, Chief Med. Officer 16th Feb. 1863. The Depot Hospital is full and it would be impossible for me to make these enfortable here. This paper to be returned.

A. H. E. H. Insr.

Feb 12th 1863
Feb. 12, 1865

The Captain of the Steamer

Capt. W. M. Burgo

Andt. Capt. 2nd.

I have directed the Captain of the Steamer to retain 3 men who are too sick to be removed to report the fact to you.

Very respectfully,

J. C. Young

[Signature]
New York
Jan 20th 1856

Bennett, A.W.
By R.A. Fletcher

Communicates regard to a claim against Mr. W. G. Linnell

Our Salesman

[Stamp: OFFICE FILED AT FIRST MAIL]
New York, Feb. 18, 1868

Col. Jas. S. Hall

My Dear Sir,—

I am unable to get the papers ready in the matter against C. D. [Name], about which I spoke to you yesterday— in reason to give you this morning. I would return it at your if you would submit the matter to your successor to direct forward the necessary papers to him by next steamer.

I am,

Very Truly yours,

[Signature]
Monsey 13 May
Newate 30th Gt

My dear Colonel,

My friends,

Most of the men of this city have asked me for a letter of introduction to you, in order that he may place before your committee a matter of considerable importance to him, in which you may assist him.

I can only say that you can place every confidence in any representations he makes to you, for my sister and her husband give him every assistance.

Yours very truly,

[Signature]

[Signature]
Dear Sir,

A ship has been detained at S. Augustine for several weeks. It is difficult to obtain drafts on the market. It being improper to stagnate goods from the market. I have sent my goods to Chicago. A ship has arrived from New York. I will send the draft due by quick passage. A draft has been presented me as soon as possible. I have some funds to draw on by mail.

Yours truly,

[Signature]
Rec'd Nov. 27/63. Fifteen Hundred Forty Five dollars on the within $1545.-

Rec'd Dec. 3/63. Seven Hundred Dollars on the within $700.-

Rec'd Dec. 6/63. Sfr. at 30 days for Three Hundred Dollars on the within $300.-
$4545.85  Fernandina, June 9, 1863.

A stated day after date I promise to pay to the order of J. H. Federer, Forty five Hundred and Forty five and five Hundred Dollars, for value received. Payable at the Broadway Bank, New York.

S. H. Federer
Col. J. L. Woodford,
Hattah, Texas.

Dear Sir: Please find herewith a note against Chas. S. Lincoln of
Pennsylvania. I am forwarding to you the
letter to you about it as he took a
memorandum of the matter before leaving
here.

I enclose also an affidavit setting forth the facts in this case, also a
letter from Lincoln acknowledging
the order.

I would esteem it a favor if you
would enforce collection of the sum,
retain a liberal commission for
your trouble. Should you wish any
more information in the matter please
let me know & I shall be furnished
you at once—— At Hall. Indorse this.
Party & I think can give you some information in regard to the circumstances of the case, as he was acquainted with Mr. Fairchild who was originally connected with the adventure.

Hoping to hear from you soon.

Very truly yours,

A.H. Darwin

For H. A. Dochen

 addressed, "H. A. Dochen"
Bart 8324, P.O.
New York
State of New York

City and County of New York

Personally appeared before me A. H. Bement and H. A. Porter, the

personally and say that on the

spring of 1863 they, the said Bement

and Porter were sent by Henry A. Tilden

who was interested with me the G. Fair

child in certain adventures to Fernandina

Florida to close up said adventure

because of the death of said Fairfield

the said Tilden having full power

and authority from said Fairfield

in case of his decease to settle up the

business of said adventure. And that

the possession of said authority from

said Tilden endures of the 9th of June

1864. Said Bement and Porter, sold to

Charles D. Linton of Fernandina a certain

article of merchandise (a statement of which is hereon annexed) long

portion of the cargo of the schooner

John & Walker, Anna D. Stearns,

and C. Hilditch amounting to five

thousand and sixty-one (160) dollars

and received therefor seven hundred

and forty-five (125) dollars.
in cash, and a note of thirty
days for the balance. That the terms
of said sale were that the said Schenck
should take the goods at the New York
invoice cost with 5 percent added, one
half cash and one half at thirty days.
Therefore defendants further generally say
that they were present and assisted in
taking the inventory of the goods
and affixing the prices thereof and
further that the prices offered to said
inventory were in exact accordance
with the original prices paid for said
goods in New York according to the
receipts of the same, then and there in
the possession of said Deason.
Defendants further generally say
that they understand that the said
Schenck declines to pay a balance upon
said note, claiming that he was over-
charged for said goods.
And then defendants generally say that
they were particularly on every respect to
observe and regard the original prices, as
paid in New York, and have no reason
to suppose there were any errors in said
invoice. And defendants further generally
say that they have carefully and fully
examined the matter, and do not believe from the examination they have made that there was any error whatever, and that the transaction was conducted in every respect, in good faith, and honestly on their part, and that there is nothing whatever to justify any such charge on the part of said defendants. And defendants further generally say that Schedule "A," hereto annexed, is a correct statement of the transaction and that the balance now due from said transaction from said Lincoln is Two thousand one hundred and ninety-nine and ninety-nine cents ($2,999.99) and interest thereon from December 1st, 1865, and above all fragments and set off and further defendants endorsed.

Severn informed this 29th day of July, 1865.

[Signature]

Henry Porter

Wm. Lee
Leipold Främst. Mess / 24. 21
Nach Ausgabe
4. 09. 36

Terms in Cash
429. 05

Draft Cal. 352
454. 85

Note at 90 days
June 9
4545. 85
90 9170

After 90 days June 9 1863
4545. 85
Due Sept 9/12

1863
November 27
Quarterly:
Arrears:
2. 246
2246
2. 299. 85

Entry from other Dec. 1863
1864
March 11 1865
14 30

$2360. 94
700 1863
261. 00

By H. 30/3. Dec 1863
300
2200. 94
Respectfully forwarded,

Immigrant to Mexico

from the 4th Div. Dept
of the South.

The names of the re-

maining persons who

should be sent outside
of the line will be
sent up as soon

as possible.

Chroma

Botting

E. 13. 15

Pro Mem. Jun
June 23rd


By command of Maj. Gen. T. A. D. G.,

W. S. B. McCauley

Wives of Confed. Officers
Provisional Marshal's Office,

Savannah, 15th February, 1865.

Sir,

I have the honor to transmit herewith a list of names of Confederate officers registered at this office up to this date, Feb. 15th.

There is a large number in the city not yet registered, but are being registered as fast as possible.

Very Respectfully,

Prov. Q.M. Sect.

[Signature]


Commander Dist. Force.

1st Dist. of Savannah, Ga.
<table>
<thead>
<tr>
<th>No.</th>
<th>Names</th>
<th>Residence</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Anderson, Inc. C.</td>
<td>Brown St.</td>
<td>Husband, Col. of Va. Car.</td>
</tr>
<tr>
<td>2</td>
<td>Anderson, Inc. H.</td>
<td>Smith's Broad St.</td>
<td>Husband, Brig. in Jno. Car.</td>
</tr>
<tr>
<td>3</td>
<td>Bates, Wm. Mary</td>
<td>Jones St.</td>
<td>Husband, c.s.a., Lieutenant</td>
</tr>
<tr>
<td>4</td>
<td>Bullock, Mr. H.</td>
<td>President's St.</td>
<td>Husband, Surgeon, c.s.a.</td>
</tr>
<tr>
<td>5</td>
<td>Blies, Mr. F. H.</td>
<td>S. Broughton's Abnb.</td>
<td>Husband, Capt. Eng. Dept, c.s.a.</td>
</tr>
<tr>
<td>6</td>
<td>Beatty, Mr. Cha. D.</td>
<td>Jones St.</td>
<td>Husband, Lieut in C.S.A.</td>
</tr>
<tr>
<td>7</td>
<td>Belk, Mr. Jane O.</td>
<td>S. Broughton's Abnb.</td>
<td>Husband, Lieut in C.S.A.</td>
</tr>
<tr>
<td>8</td>
<td>Cole, Mr. J. N.</td>
<td>Price St.</td>
<td>Husband, Capt. in W. Va. C.S.A.</td>
</tr>
<tr>
<td>9</td>
<td>Conner, Wm. Eliza</td>
<td>York &amp; Price St.</td>
<td>Husband, Capt. in W. Va. C.S.A.</td>
</tr>
<tr>
<td>10</td>
<td>Dooner, Wm. Ella</td>
<td>Montgomery, Bb.</td>
<td>Husband, Capt. in C.S.A.</td>
</tr>
<tr>
<td>11</td>
<td>Dooner, Wm. Mary</td>
<td></td>
<td>Husband, Capt. in W. Va. C.S.A.</td>
</tr>
<tr>
<td>12</td>
<td>Duncan, Wm. E. H.</td>
<td>Dragtngt St.</td>
<td>Husband, Adj. Lieut, c.s.a.</td>
</tr>
<tr>
<td>13</td>
<td>Elliott, Mr. Charles</td>
<td>Liberty St.</td>
<td>Husband, Adj. Lieut, c.s.a.</td>
</tr>
<tr>
<td>14</td>
<td>George, Mr. Anna M.</td>
<td>Montgomery, Ch.</td>
<td>Husband, Capt. in C.S.A.</td>
</tr>
<tr>
<td>15</td>
<td>Higginbotham, Mr. W.</td>
<td>South Broad St.</td>
<td>Husband, Capt. in W. Va. C.S.A.</td>
</tr>
<tr>
<td>16</td>
<td>Hiner, Mr. Mary J.</td>
<td>Gordon's St.</td>
<td>Husband, Volunteers, 3rd U.S.</td>
</tr>
<tr>
<td>17</td>
<td>Houston, Mr. D.</td>
<td>For Houston, Jnty.</td>
<td>Husband, Capt. in C.S.A. (2 yrs.)</td>
</tr>
<tr>
<td>18</td>
<td>Hopkins, Mr. John</td>
<td>Taylor St.</td>
<td>Husband, Capt. in C.S.A.</td>
</tr>
<tr>
<td>19</td>
<td>Hurley, Wm. Thos.</td>
<td>Houston St.</td>
<td>Husband, Capt. in C.S.A.</td>
</tr>
<tr>
<td>20</td>
<td>Hudson, Mrs. H.</td>
<td></td>
<td>Husband, Capt. in C.S.A.</td>
</tr>
<tr>
<td>No.</td>
<td>Names</td>
<td>Address</td>
<td>Remarks</td>
</tr>
<tr>
<td>-----</td>
<td>----------------</td>
<td>-----------------</td>
<td>----------------------------------------------</td>
</tr>
<tr>
<td>21</td>
<td>Jackson, W. T.</td>
<td>Smith Avenue</td>
<td>Husband &amp; 2 children</td>
</tr>
<tr>
<td>22</td>
<td>Kirk, Moses</td>
<td>1st St</td>
<td>Husband &amp; 2 children</td>
</tr>
<tr>
<td>23</td>
<td>Lachlein, Mrs.</td>
<td>7th Montgomery</td>
<td>Husband &amp; 2 children</td>
</tr>
<tr>
<td>24</td>
<td>Meketens, Mrs.</td>
<td>1st St</td>
<td>Husband &amp; 2 children</td>
</tr>
<tr>
<td>25</td>
<td>Olavestad, Mrs.</td>
<td>Taylor St</td>
<td>Husband &amp; 2 children</td>
</tr>
<tr>
<td>26</td>
<td>Redburg, Mrs.</td>
<td>Liberty St</td>
<td>Husband &amp; 2 children</td>
</tr>
<tr>
<td>27</td>
<td>Symms, Mrs.</td>
<td>6th Gordon Block</td>
<td>Husband &amp; 2 children</td>
</tr>
<tr>
<td>28</td>
<td>Styler, Mrs.</td>
<td>Broughton St.</td>
<td>Husband &amp; 2 children</td>
</tr>
<tr>
<td>29</td>
<td>Scharf, Mrs.</td>
<td>Cor. York</td>
<td>Husband &amp; 2 children</td>
</tr>
<tr>
<td>30</td>
<td>Forst, Mrs.</td>
<td>Cor. 3rd Bounded</td>
<td>Husband &amp; 2 children</td>
</tr>
<tr>
<td>31</td>
<td>White, Mrs.</td>
<td>Cor. 2nd Bounded</td>
<td>Husband &amp; 2 children</td>
</tr>
<tr>
<td>32</td>
<td>Wiel, Mrs.</td>
<td>Monterey Square</td>
<td>Husband &amp; 2 children</td>
</tr>
<tr>
<td>33</td>
<td>May, Mrs.</td>
<td>Taylor St</td>
<td>Husband &amp; 2 children</td>
</tr>
<tr>
<td>34</td>
<td>Meyer, Mrs.</td>
<td>Catherine St.</td>
<td>Husband &amp; 2 children</td>
</tr>
</tbody>
</table>
Petition
E. Howard et al.

Ask permission to go south of the Federal Lines.

file

O.R. 67 March 6th, 1865
Col. Baker,

You will please grant us "permits" to pass the Federal lines south, as we wish to go to our friends in Texas – Elizabeth Howard, three children, Susan Melboy and one child, and Victoria Paul and two children – all of Morgan County.

Respectfully yours,
& Howard Melboy

M. Thrall

Morgan, Morgan county

Dec 28th
Paid to be released from bonds under which they have been placed for alleged delinquent language. State the facts of the case.

File

O.P. M. G. May 8th, 1865.
St. Louis Mo
May 8th 1863

I certify that I know the within named men personally. They are truly loyal to the government of the United States, and are honorable men. Fault has been found with their obligations.

W. W. Thompson
Capt. 4th Can.

S. O. No. 118. May 8th 1863

Do

Release

P. H. B.
Saint Louis, May 6th, 1863

Col. J.C. Baxter
Governor Marshall Samuel

Sir,

The undersigned citizens of St. Louis, having been placed under bonds to the
G.O. in the sum of two thousand dollars for alleged
disreputable conduct, made on Lady's Island on the night of
the 11th of December, beg leave to make the following
statement of facts in regard to the circumstances atten
ving that night. Four of us viz., Theodore Papius, Samuel
Ellis, J. Barton Wilson and Capt. John A. Thompson
were in W. S. Cavalry took our seats at a table to eat some
gustos soon after we had been seated another citizen,
consisting of a Dr. A. and two citizens all very drunk,
(according to their own acknowledgments made at the time)
and talking as loud boisterous as demoted men usually
do. About the glowing of a steam boat at Exondile,
several remarks passed between the parties as to the cause
of the explosion the number of boats killed by drowning
which Mr. Papius remarked that he was too glad that he
may and go that boat. The next matter seems to have taken
this in their minds as that he was glad the boat had blown
up and would like to see all others with Minidahki blown
up. The Dr. A. and his party being very drunk were i...
dimensions of making themselves important and at once became very bellicose, wanted to clean us out to save their own
expression. The would not intimate any further details as
the preceding statements of Capt. Thompson is on file in
your office. The words above refer to some vitriolic
words used by the Adams and would respectfully request the
released from this bond and hands and grant this confinement
in natural life.

Very, Respectfully,
Your obedient servant,
Theodore Parker
Edward Ellis
D. C. Boston 1861
Andres James 407
States that there are two men in St. Louis named Mills and Johnston, machinists who are conspiring against the Government.

R. D., 41, 1865

To the Judge of the Mo. St. Louis Mo. March 2, 1865

Referred to Maj. Gen. E. M. Dodge, Surgeon Dept. of Mo.

A.W. McIvee

A.A. Bays
Head-Quarters of the N.Y.
State Jan. 2, 1865
Respectfully referred to
the Provost-Marshal General
at the Dept.

For command of
Maj. Gen. Dodge

Prom

[Signature]
North

Man this man
Suffer and
Examine

B

Capt. Sallan—
Can you find
Hicks, or Johnson,
or both.

M. Thode
New Madrid No.
February 1865

Sladek, Lein, Henry.
Aft. Post. War.

List of Bonds filed in
this office during the
month of February.
Respectfully,

I return to Lieut. Henry Sladek A.P.W. New Madrid Mo. with the information that the bond of H. S. Hills was the only one received of the within named bonds. Your attention is called to Special Order No. 26 of Jan'y 27, '65 from this office.

G. W. B. A. Ru
List of persons who filed a bond during the month of February 1865.

Aver Stanford, Esq.
<table>
<thead>
<tr>
<th>No.</th>
<th>Name(s)</th>
<th>Principal(s)</th>
<th>Securities</th>
<th>Amount</th>
<th>Residence</th>
<th>Date</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Packer M. A.</td>
<td>S. D. Sarge Mc. Com. of Ifland</td>
<td></td>
<td></td>
<td>1876</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>John G. Phillips &amp; J. Gray</td>
<td></td>
<td></td>
<td></td>
<td>1876</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Richard &amp; Co.</td>
<td>J. D. Smith &amp; Co. of Ifland</td>
<td></td>
<td></td>
<td>1876</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>Willis N. V.</td>
<td>D. A. Heath &amp; Co. of Ifland</td>
<td></td>
<td></td>
<td>1876</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>


[Signature]

[Signature]
Examination of John J. Taylor, White Prisoner, made Feb. 1st, 1865. A man thirty six years of age, lives at Goldsboro, N.C. Born near Frankville, in Alabama, was captured in Jackson Co., N.C., about the 28th day of Oct., 1864. Cause of capture: I was wounded in the left arm near the field, and was a private in Capt. W-ro's Co. I was born in E. (sic) North Carolina, about the 20th day of July, 1844, for three years or during the war, I was in the Battle at Glasgow and the Blue Horseshoe. I fired at Southerners, &c., &c. I have one brother-in-law in the Rebel Army, &c.

(Signed) John J. Taylor

Examination of John J. Taylor—White Prisoner, March 1st, 1865. A man thirty one years of age, lives in Goldsboro, N.C., was born in North Carolina, was captured in Jackson Co., N.C., about the 28th day of Oct., 1864. Cause of capture: I was wounded near the field, and was a private in Capt. W-ro's Co. Reel Regiment. —
I was sworn into the Rebel service, about the 4th day of June 1863 in Kansas City, to last for three years or during the war, whenever first Called into service to Kansas City and have been here ever since. I have been in various engagements, I usually had about 1500 men in each engagement, I have never forgot the oath of allegiance and have never furnished any supplies to the Rebels, I have not, as foreigners I am, taken the oath, I was born in this town in the year 1850.

Affidavit of J. N. H. Tom, made: Oct 1st, 1865. I am 25 years of age, I live on Shetton Glow, born in Lawrence Co. My last place of residence was California and Kansas. I was born on the 6th day of Oct. 1863, cause of my capture was provided by Federal troops on that day, I was Pt. in Capt. Burns Co. I was taken to the Rebel Service about the 1st day of June 1863 for three years or during the war. I was first captured was taken to Kansas City. I have not been here since that time. I have never taken the oath of allegiance. I have been in quite a number of Battles since I have never taken the oath of allegiance, I have been in quite a number of Battles, I have never been in differentCommand and my name is JosephineI am, the South to gain their independence in this.
Feb 3, 1865

[Handwritten textwith dates and names]

Feb 3, 1865

[Handwritten text]
Examination of R. H. Thompson at Hotel Deedeman, made Oct. 2, 1863. I have twenty years of age, I live in Minnesota. On the 24th of February, I was captured by General Strong. I was turned into the Rebel Service about the 1st day of July, 1863, for 2 years preceding this year, when first captured, I was taken to Kansas City, and have been here ever since. I have never taken the oath of allegiance. I have lived under different governments. I have been in several engagements. I served with my own horse, when I enlisted. The 2nd time, I have fought horses by order of my commanding officer. I was at Sudley, Shepherd sponge, I advise the Board to grant their experience, in this war I have never taken the oath of allegiance to the U.S. gov.

Feb 1st 1865

Warden for Violation of Military Orders, viz. wearing military clothing without authority to do so, pleaded before this promise to have his clothing destroyed.
July 6th 1865

Examination of

Parson C. Jones, slave of A. MCRLIN. Proven in open
Court.

Feb. 23, 1865. I am 46 years of age, lives in
Christian Co. The road born in Nicholas Co.
Kentucky, was captured in September of
1863, or about the 25th day of Sept. 1864.

Cause of my capture: I was commanded by
Federal troops on that day, I was a Private
in 9th Kentucky Co. I was transferred to
the Rebel Army about the 17th day of Oct
1864 by Col. Williams in Salisbury Co. for
Dyke or crossing the pass. When first
captured I was taken to Kansas and
remain there ever since. I never took
the oath of Allegiance. I served under
Col. Williams and was in the Battle of
Tyr's Fancy. I was there Assault and was in
the fight. I am 46 years old and a
Confederate Soldier. I observe the
Fraternity to gain their independence in
this world.

Walter Jones, slave of C. L. JACOB. Proven in
Court. Stated him on the board
horse only night for and fatty day the
day following. No complaints from promises of
future good behavior.
Feb 24, 1865

Organization of 8th

Lamb. A Rebel Prisoner made Feb 17 1865.

Three and a half years of age I live in Kansas. My

father, I do not know. I am free.

I was captured in Jackson Co. Mo. on the 3rd of Oct 1861.

Cause of my capture I was wounded

by Federal officers on that day. I arrived at Paducah

by Capt. Weir, Gen Co. I was brought into the Rebel Army about the 5th day of

July 1864 when first captured I was taken to Kansas City. The trial had been held.

Since then I have never taken the oath of allegiance. I have been in different

places. I furnished my own horse and equipment when I entered the Rebel Army. I am not

enrolled. I am not at any place recognized with the South. I do Sincerely wish

the Southern people just down in the

south.

Writings Jacob Percey charged with

being a negro child 8 yrs of age

confined in Genoa House relieved

on the 24th of Mar. following day upon

promise of good behavior.
Oct. 8th 1865.

In obedience to

Peace receiv'd from the late Board.

Arrest the following persons: citizens of

Jackson Co. Mo. Charged with harboring

new Federalists and their families.

Taylor and his children (six in number)

and placed them in custody for future

Examination.

Oct. 9th 1865.

Arrested also

Armstrong of Kansas City for

being found on the streets in Federal

uniform in violation of Military Laws

and upon his refusing to be arrested

and abusing the posse guard, his

concord was taken from him and

he being required to give Satisfactory

evidence that he was an uncharged

Federal Soldier.

Feb. 10th 1865

Capt. John Smith

Citizens armed: Federal uniforms in violation

of all orders. True: Charge of his overcoat as a

lance.

Give permits to Secretary to allow citizens

to procure arms & ammunition, same

permits to carry arms printed on the reverse.
July 11th, 1865.

Took the following statement from Mrs. Lyda Taylor. Ancestors with her family and charged with bringing slave freedom. Bushwhacker, and husband executed. I have lived in Jackson for 39 years. I am well acquainted with all the old settlers. I know a great many persons living in my old neighborhood. Among them I know others of the original settlers. James Gray, old Mr. McFarland, and Henry Hill. They were near the command line. I was acquainted with John L. White, James Regg, Isaac Goyard, George Thomas, Robert Nolan, Benjamin Nolan, Joseph Cullen, Samuel Collier, J. B. Watson, Solomon Hijjar, Martin Hassler, James F. Ryan, John D. Mason, Elizabeth Slaughter, Richard K. King, Robert Wallace, and the Commandant at a private residence. Great relief, sympathies, and good friends to the Bushwhackers and wise men and the command line. This is a private entry. And give them information.
while at the same time pretended to be good friends to the Federal Troops when present. I have seen and heard this to be the case ever since the commencement of the present Rebellion. I have been so intimately acquainted with Col. Walter, that I had little or no chance to tell this to Federal Troops. I have often been threatened by these men. That if I did not give any information to the Federals they would drive me out of the country and burn my property.

I know Widow Nancy Vaughan, Widow Nancy Vaughan and her family, Mrs. Kelly, Mrs. Kelly, Widow Neshnein, Mrs. Mary Maxwell, Bridge Hand, Widow Hand, Widow Scowen and Sulley. Of renouncing and cleaving to all of whom are the worst kind of Rebels. Many of them have been and subsisting in the Rebel Army. And others have been killed in the fight by Federal Troops. I wish to say that Nancy Vaughan is the last and in the lot above mentioned. I believe Mrs. Hand, Mrs. Kelly, Mrs. Maxwell and Buggie Scowen to be willing to do any thing for Federal Service. I believe the above named Mrs. Scowen, Mrs. Kelly, Mrs. Maxwell and Buggie Scowen.
Statement of Jane Virginia Taylor

I know that Jane Harney lived in this county for some years and was often in my vicinity. I know that she lived in a house near my own and I knew her well. I visited her frequently. I can recall that Miss Annie Maxwell lived near her house. She was related to Mr. Burchbacker, further, her relation to Mr. Burchbacker.

Statement of Nancy Taylor

I lived near Holmans Mills in Jackson County, my first husband was George Gray, some distance from here. My last married name was Hare. Gray had a brother of Dane Vaughn. I was tolerably well acquainted with the people living in the vicinity of Holmans Mill. I knew James Shutt, John Harris, Henry Hill, the O'Learys, the Eubanks, and the Burchbackers. These are all the people with whom I was acquainted in that neighborhood. I knew Isaac Harney, Joseph Harney, Wolfyvale, George Gray, and David Gray. They are all Burchbackers, lives in the Burchbacker house. Miss Gray's house. She is a tall woman and has relations on the Burchbacker. I know

...
I know that Mary Maxwell, her
husband is in the Rebel Army.
She is herself a Rebel and a very law and
dangerous one. Miss Davidson has a
very bad reputation. In general, I claim
her to be a vicious woman and as
referred I have never accused any
thing against Scource Troopers or the
Federal Governments. All my trouble
have arisen by and from bad relations
that are peculiar to the Rebel Army and
whom she believes who at the same time
seems to be friends to Federal Troops.

Statement of F. Vaughan

I have known your Polly or Mary
Maxwell for the ten years. She has be-
aw my best Rebel ever since she was born.
She has been feeding, harboring, and giving
information to the Bushwhackers ever.
Since then has been by Bushwhacker
in this Country, her house was a haunt for
the notorious Dick Yanger, Tony Brother Joe
Vaughn, who is now a Bushwhacker. She
never has been for nearly two years, was
always just by her when she went. The sheriff
was frequently she used to go with Brother Joe
James Hunsaker to get
Mary Maxwell. She has reported. She is a Bushwhacker.
Feb 13th 1845 (Sunday)

William G. W. Vermillion, citizen charged with being a suspicious character confined here in the Brussels house until he could prove his loyalty, or otherwise give a strict account of himself.

Jr. B. B. B., citizen, formed upon the streets wearing the clothing in violation of the rules. He was released from the house and ordered to have his clothing repaired promptly to have said clothing wear dually or twice altered.

Feb 13th 1845

Gives permits to Darien citizens to purchase arms and accoutrements after satisfactory evidence given of their loyalty.

Feb 14th 1845

To the following statement from Mrs. Mary Dugan a female person, charged with feeding and harboring Blockade runners, love and frigons to the near N. W. citizens.

Continued on page 14
I have one boy, David Loughlin, now in the British American. I am acquainted with many people who now live here who have lived in my neighborhood. I know Mr. John Taylor, Mr. Enoch Blevins, they are good Union men of Overseer Henry. Benjamin Brown, young, Mr. Haddix and Mr. Collins. They all claim to be loyal men. I think they are. They have come our favor many a time, they have never done anything for nor against the government. I know Mr. Billy Maxwell. She is a good, good old woman. She knows many a man. She is a good, good old woman. She knows many a man.

The Jews were in a Emptieths and her Eege. And so, my Bow. Bow. Look. She gave her Eege a call to buy a Bible with. She Boyer, there were five or six families living in very neighborhood their cause and the council. The husband is a Poor Berry, he was her last face during the war. His name is Eli Berry well. She drew her neighbors to say nothing about her husband being at home, as she had been playing of as a widow in a Hite. She went it by to do, since her husband left. The has taken up with a woman by the name of Howard. He at one time belonged to the 1st. Colossus. Right this is all I have to say. I declare to be a Loyal Woman, and that I have always been true.
Feb 14th. 1865

Darv. Drewes,

[Handwritten text in the margin:]

The following statement come from those near Kansas City, I formerly knew by the name "E." State near east, I have again told the Quaker. Once her sister, Mrs. Kelly, they live near Ransom's Hill. I know them, but I have been friendly with the Bushwhackers and from what I have been, while I was in that neighborhood I know they both left and never returned. They are the nearest my family knows.

Feb 15th. 1865

E. Drewes

As his oath, States. I have been personally acquainted with Allen Well for a number of years. I know that in the spring and summer he took quite an active part in the rebellion, by carrying arms.

Mrs. Elizabeth Soar being duly sworn
affirmed her oath with corresponding evidence.

Mrs. Mary Baxter being duly sworn
affirmed her oath with corresponding evidence.

Mrs. Elizabeth Soar, Mrs. Baxter
Alleged Cornmonee, in case of Allen West.
Feb. 14th 1865

Williamitis

in the 12th 1865, for being a desperate character, was placed in Fort Leavenworth, but having procured sufficient proof that he was an abiding citizen of Leavenworth.

William Wilson being duly known as a partisan in the case of Albert Bell gives same statement as James Young and John William Pickford and J. D. Tremnagro.

Feb. 17th 1865

A. B. Craft

Mat'ls Marshal of Kansas City, Mo. was ordered to report to their office at the hour of 9 A.M. Feb. 18th after having examined the prisoner.

Feb. 18th 1865

A.M. Stack

Prisoners appeared and after an examination by A.P. Wm., was released with promise of future good behavior and told to further correspondence with Reuben Blackmon in North Kansas City. This March
Mr. and Mrs. William E. E. & William Reesman. 14th Jan. 1864. 6th Man. 8th Man. About without leave. I suppose to be deadly confined. Still in the great house in the further rooms.

Feb 17th 1864 (Sunday)
No business to transact, to be recorded in the book of daily business.

Feb 20th 1864
Release Mr. Reesman & E. E., with order to return to Strange's Church Ap't Scott, by Order of the Col. Remain sent, back in charge of Capt. Reynolds.

Feb 21st 1865
No business.
Barracks clear to be recorded out of book of daily business.

Feb 29th 1865
Permit granted to Drummer Roger C. & Jackson. For the purchase of some horses for the regiment.
Oct 28th 1865

Elizabeth

(The above) being duly sworn upon his
Oath States That she was acquainted
with Henry Brown he personally
was shown among Constrast
Virginia Bedford I Khowed to be,
Convicted his wife are both Members of
Of the配对 Carter, Dan Brown
Their Brother that are both Roadboaters
They pay both in the Lawrence Place
with Eustor, in the Lawrence
Rice. Brown live free to brother for
the good care of the property. Moreover
they brought the property to my house
A House and kept it for them, they did
They were again the Parsons would find
The property if they kept it at their own
house, John Brown well know he two
Brother were in the burnt with Smoke
& Quantity, they frequently victual
the house of Mr. Brown.

Feb 4th 1866

Preceded pursuant to Logan Coggin to
produce Abraham. A Cary Adm
15056

Mr. Louis Mo.
February 28th 1865

Srap St. Franklin

Transcript of Records for the month of Feb.
1865.

File

O.P. Mo. G. March 16th
To C. Clay, February 24, 1863.

(Signed) C. Clay.
Of the business, Zenger soon found
that the man Williams was a man of
sly art and guile. Soon after he went
into the house to see if he was at home
and if so to get to his house. Zenger,
Zenger met a man called Zeller
as he went into the cell represented
himself as the sheriff, and
questioned him about the matter.
Williams denied being at home but
finally said he knew Williams and that
he went for a friend. He offered to pay
him money back, but Zenger refused,
insisting it unless Miller would pay
him 19 thousand dollars to Zeller.
A commission took for his trouble.

Zeller then went to Maj. Williams
to get his assistance to recover the
money that he had paid Zenger.
And Williams and Zenger went
away. Williams was at home and after
the court he made Zenger pay him
19 thousand dollars back to Miller.
And Maj. Williams gave Zenger a
mallet to tell to the cause by authority
or pretended authority of Hon. E. Wilson.
it came from Lt. Capt. James Collins. The
Walls and Williams came to Collins

2. It was Lt. Col. Frank W. Hunter's turn to
write. In June, he and J. A. H. were
able to obtain a contract to furnish
beef at his post with Beef. In
July last an order was made to contract
with Michael Schell of Jefferson
City to slaughter the cattle and deliver
the beef for which he was to pay
him two dollars per head.

During the time Jefferson City was
being repaired, Mr. Schell reported
that he could supply beef from his own
property to slaughter the cattle as far
as needed, as every body was in need
at every point in the trenches. At that
time Lewis Commanding the
Post of Jefferson City, etc. and indeed
that a sufficient number of men
were released from duty in the trenches
and permitted to work for Schell
as would enable him to promptly
deliver the beef with Beef. His
understanding was that Schell
was to pay, the wages for fencing
as Lewis Saint, President of Council.
some days he slung stock 35 cents
for stock making fifty dollars
aday. I did not authorize anyone
to employ or Press to do
this work, against them will fall
without remuneration for services

Jeb Dot

Said James Jamesson from Bennet
on an Order from this Office

Said that Mr. Richardson of Jefferson city
the claim to be the owner of a dog
more 9 years old last Spring 15
bought a hog some saddles marks
on the back some white on the left
hind foot said more is in shape
resemblance of last James Green & Mr.
different color, the

hearsay Smith Ginato of Lebanon

Said James Jameson from Bennet

My being duly sworn states that
the knife to above described more

and far since more was stolen from

Mr. Richardson in the month of

June 1st, by a detachment of 9th

infantry, Mr. in Lancaster in the field

that said Richardson was to legal

owner of said more at the time

more was stolen from said Mr. Richardson
Additional Evidence in some Cases

In the case of Private John Wallace, it is said that the horse was stolen from his wagon in the summer of 1854, by a band of Indians. The horse was said to belong to Lawrence Coon, a resident of the area.

On 4th October, Mr. Coon being duly sworn, swore that he was the owner of a horse, at the time said horse was stolen from his premises in Lawrence Coon.
Homes from an Opposite Building being Captured as a Prisoner they stopped at the gate and paraded them into town at the gate while, if these grandied the Altar Fully slips from the gate while the rest of them robbed them. Messrs. All do not know what they took from them, as I was not allowed to go near the Homes. They were released Jacques J. Coote one of my Homes robbed one of $220.00 in money, a rifle two jules some armor clothing and good horses. They were released one and left one of the robber. I live since lesioned. Wm. Campbell

Wm. A. McConnell being duly sworn says my age is 47 years. Resides California her occupation is a Contractor.

Est A. W. Stidder myself took a contract to furnish the troops at the and other forts with beef sometime in July last Est A. Stidder in full a contract with the said Schultz to supply the cattle rice for Beef
The horses at Puckett Joseph July 1824

Furnishing 2 heifer Calves and paying
Schultz five (5) dollars a head for
Each animal killed on the 15th of July last. I told Schultz to
be sure to furnish as many Beef he said
he could not find to trade. As he
did have 20 all employed in the trenches
So I knew to do the facts. I have some
of Cat Rider's Candy Price Jefferson
Due to be traded for some oxen. Been
sick since duty in the trenches and
Ponitniko to work for Mr. Schultz to
Enable them to acceptably the cattlett
Buy 2 oxen and take a caboose just so
If they had worked in the trenches
I did not know the oxen but only
promised them release from the trenches
So that Schultz could get them toward
for time. It was but understanding
that Schultz was to pay them for this
Soon as money and 2 more horses
For to work. He kept one or two of
The oxen some time after leave.

1851, Oct 8th

John W. Casey, being sworn in as
age 17 years residence Emma Wain
The occupation farming
Sometimes in December last ten men commanded by a sergeant came into Vienna. They found nine men all dressed in Federal uniforms & armed with shotguns belonging to Captain John Smith and his boys who had deserted at Vienna the night the first day about noon, changing arms from one of their horses to a shotgun. At this Samuel O. Miles had just rode into town as soon as possible. He smiled with cordiality as usual. Mr. Miles mounted his horse and told him to get out of town as soon as possible. They crossed over to Uniontown and ten o'clock at night, some two hours after this ten men left Vienna, gathering the smile with them, I did not know all of these men engaged in this affair but recognized Wallace Clement, Sam Clement, James Brumley and Marion Right among the ruffians engaged.

There were several persons present but I do not recall who.

S. [Signature]
9th 4½st C. W. Van Breckell Clerk in His Office
Dated to Tiplin Vis to Made Anne
To Aunt Contracted Goods
19th 4½st C. W. Van Breckell returnd to
Army Complied with Orders

11th 4½st Statement of Sarah E. Ray be a
Friend made to T. B. of Feb 10th
On the 1st inst I received two letters
in Tonnille one in the name of
Consolation I understood that it
was going to Tiplin 1st Feb Used
To requested one of Mrs Anne to
Mrs Jane Huley in Tiplin But Mrs.
Huleys informed me that Mr. Huley
had left to find cattle on his estate.
Mrs R. A. C. B. was in Tonnille
But no word came, until the 17th
I heard that she would come from the West at Tiplin the 19th. She was to come
to Mrs Huley to give her some money
That she was well. She would take
Sommon to see her but could not get to Tiplin. Mrs Huleys
requested me to deliver to G. M.
Message to Mrs Huley. She at last agree I did deliver to G. M. and
She returned when I returned.
For Deo Unica by Hen. Husbands
in Oct. 1762 while to Rebel Army
now Tn. I went inti Court to
Mrs Nelgey once @ dme. Housto
when the goods to Mrs Mudge. She
seemed so willing to receive Deo

15 1894r. Davieh Ste by long duty among age
her age is 56 years Residing Unita.
Otm @ Occupation farming.
I belong to Capt. Bachele (l)
of Miler & Militia and was present
when some guns & other property
was put into a scow in Mts. Ring
by Capt. Bachele in 1845 last -
I was not present when the prop-
erty was left and de scow was
just after advertisment was left, or for
it was left in or about the Debt
of Deo Luck Deo in the Places
And while talking with Mr. John
B. Gremlin Mr. Sam. D. Duren
appled to Mr. Blanch & About going
into Deo Bachers Office de 2 days
long was some. Two 8hat anything
has been reported and de goods
we can ought to go in and see
what was done, Mr. Duren
The Clerk, Stanford Moore, went to the office and went in
but I do not know whether the door was locked or not but before he
went to the office they passed some
words as to here they were to get
in. Mr. Queen said he could
find a man who could get in
Stanford Moore could often get in
door. Mr. Franklin was sent
over to the office, in a few moments
after, the others had gone in and
entrance when I saw that the box
had been taken then I saw
in the box one box Co. One
Canister, some pieces of gun
and Carbine, one Parlor. One
Officers sword one less Sabot
saddle some tea some bars and
some horse shoes the horse also
mows a tea kettle and other
property. Was some musket cartridges
also some also several pipes standing
on the corner of the room the man
took the property out of the box and
brought it out put it back.
The Samuel J. Queen controlled
the crowd of the people I did not
the anything taken by the men from the house, I do not know which two

14th Mr. J. Davidson being duly sworn, says I was 24 yrs. Residence Miller

To the best of my recollection, about the 2nd of 1865 when I was in the Pleasure House, and I saw a crowd around a room which Capt. Babcock had used as his office or head Quarters. I went into the house and saw a box which had been broken open in the bow. I saw some fruit barrels & a little a few books and clothing some overcoats shoes and some shoes nails. The officers around and the crowd. There was lying outside the box some Company books two saddlebags and several guns. One standing in one corner of the room, the doors were open and some man in the room. The dead body was in the room. Finding an inventory of the articles, I do not know who broke open the house or what damages to the property, but after days after the fire Mr. Babcock was克莱

is the agent to properly & does all your accept some of the goods at once, I did not see any other property.

15 and 9 acres. This J. Pateke has been carrying some crops away & is now gone. Residence is still at the old location farming on or about 25 or 30 acres, but I know J. Pateke of the old No. 3 No. 3. He left a reef of posts & I found property in a house in the Pleasant Hills. Two two-cordless, two or four hundred musket cartridges & one of cartridges & one of C. O. One lase & one saw, some loads of about 50 burned. Two tools were some loss. One of the usual one was filled & one saw one or two others. One of the usual one was filled & one saw one or two others. One of the usual one was filled & one saw one or two others. One of the usual one was filled & one saw one or two others. One of the usual one was filled & one saw one or two others.
paid $12 of which was day labor
for two or three hours. I worked for two
hours and a half and learned
and brought all the time about five or six days and
some days we killed turkeys for meat.

\[\text{Jul 16}^{th} \text{ : Colliers Committee met in Office}\]

\[\text{Jul 18}^{th} \text{ : Mr. Anderson being duly sworn says \text{\textbf{Captain John Long in the City of Albany has been missing since Drove at Tar-}}\]
\[\text{Tone}}\]
\[\text{Time for wages was due,} \]
\[\text{\textbf{Time about the 1st of Sept last,}}\]
\[\text{by a band of armed men who} \]
\[\text{\textbf{killed a few Petty at the same time}}\]
\[\text{\textbf{About a quarter of mile from Long}}\]
\[\text{\textbf{Dress informed by reliable author-}}\]
\[\text{\textbf{ity Mr. E. Colouts was taken from}}\]
\[\text{\textbf{the house by this band of armed}}\]
\[\text{\textbf{men at the time he buned to}}\]
\[\text{\textbf{house and that they also took away}}\]
amount of best clothing from the house. All other articles, the coat is a very special one. This is the coat in the County Line. And
Wings the coat belonged to Mr. Pope, the coat is a dark brown Collar with heavy Cape. The body of the coat is quite short. It was found at Mr. Pinkers in Jefferson County about five years ago.

Wife of Mr. Thomas Marion Co.

L. J. Jefferson

L. S. Jones

H. R. Jordan Marion Co.

19646 X. Statement of Mr. Francis Davis age 50 years Residence Primmville

Married in 1862.

On the 11th of Oct. 1864 while
Mr. Davis was in Primmville
Mr. Mr. Davis, belonging to another
company of the 2nd Army Corps.

His home and brought a coat
with some articles and requested
me to send them to Captain Burns to
His wife Mr. James Davis who
was receiving Tens I placed to
her one side. By mistake to
and then until long about 11
first of August when Mr. Prince
called on me and said he was
going to see his daughter who was
teaching school at California in
and as she was going by way of
Sparks Ios. I requested him to take
the Articles to Mrs. Prince and the
one or

20 July 1863 Rear R. P. M. Home of Col. F. H.
was entertained from 19th I to 7th July by Cola
R. P. M. Mrs. W. Kreager
and Adjutant from Col. T. J. Albrecht
Sailment: Enticed in 1st Neb.
July 7th in the R. M. I. in Missouri
I was not convinced with the Regiment
until the Capt. left Syracuse for a
few days before the Capt. left Syracuse
I was not convinced I was not
arranged and we were sent on the
and when the Regiment left I
matched with him to find day by
day Camp near. The Regiment
the next morning for Springfield
that I pronounced at Coki Camp
a few days until I got as close
what I was doing when I plowed
to report to Springfield, joined my Company remained with them ever three days. My Officers refused to recognize me or show anything to do with me. I report them march to Lexington two, followed them to the place and stoic with the Company one night. And as the Officers refused to recognize me I left and start home toCambridge City. I Enlisted in the City for the 8th Month. And have served ever since. I have served faithfully, how never been saved. Annex before.

21 July 1776.

John H. Benedict, Esq. 1st Capt.

was mustered 12th July by Capt.

A. Holton 4th Col. 3rd Regt. 8th, for detainees.

I Enlisted in the 1st Regiment City.

12th July 1776 was soon after taken sick and while on the March from

Syracuse to Springfield. I was left on to avoid sick cuntion any

provision being ordered for me. I had to shift for myself. As soon

as I was able to move I came on to Springfield and joined my
Regent 1 am after man chill with
man to long town town of tax
lev. this 9th. He Can a at Oddadise and
sient home to Edger Ce Illneres
in April. Envies to Frederick City
and on the 10th of May be I Enviates
in Edgel 6th. I am now
and love done
my duty faithfully. Envies since. I lab
To first Nebraska became Envies wth the
time and died not how. June Core
Voin now Envies been understand
since I prtrue to 4th. May before

22nd 19th of Statement of J. H. Vanor of Minis
City. On 25 17th in St. Louis in
formed by William Simpson O. R. New
Quartos for Envies held been able
from William Simpson and one for
David Williams to wise. James 1
sent with Envies. All are in spread
of the homes and Envies about one
mile from long home and struck to
back and followed on 20. His
to a stable in the enclosure of Emig
B. Polk said Stable is about each
miles from Richmans. Miller here.
He is the Stable and found horses
forces that were stolen from you.
William Target, Edward Target, his father and eight or ten men went on to Richmond, stolen about one hundred yards from a grove (around which a crowd of men were assembling). Mr. Benjamin C. Porter, and Johnson Printall left the crowd with the apparent intention of leaving, one dashed up and pointed from behind them. Mr. Printall led a squadron which cleared from the

Franklin Sanders Capt. 1st Brevet Marshal
Deed of Office

James Osborn

Leguminous County

Charging the mortgage

Dated

1800
<table>
<thead>
<tr>
<th>No.</th>
<th>Names</th>
<th>County</th>
<th>Township</th>
<th>Value of Description of Field</th>
<th>Number of Acres</th>
<th>Remarks</th>
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Remarks:
- James Hunter, Mary, and James Jones, all in the 1st Ward, are listed as owning land.
- James Hunter, Mary, and James Jones, all in the 1st Ward, are listed as owning land.
- James Hunter, Mary, and James Jones, all in the 1st Ward, are listed as owning land.
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Remarks:
- James Ansell in 1835 at St. Louis, Mo.
- James Johnson now a farmer in St. Louis.
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</table>
Enclosed list of names of disloyal residents in Perry County.

Respectfully referred to 1st. Capt. J. B. D. with full instructions to

By order of Capt. J. B. D.

W. Collier

Capt. J. B. D.
21st Dist. 1st North Mo. Office 3rd
quorum 1st March 1865
Respectfully returned with
recommendation that the
prisoners herein be be visited
as needed, examined, and
recommended for 1st rate
of col. Shaffler.

R. A. Debolt
m.c. 3rd

H. G. Davis, Capt. Anti-

Macon, Missouri

Approved and respectfully filed
to H. G. Davis, Capt. of the 1st Mo.

This recommendation that the
prisoners adjudged to be worthy of
Pardon must be forwarded to the
State of Missouri.

J. B. Dow

Peg. Davis
<table>
<thead>
<tr>
<th>Name</th>
<th>Rank</th>
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*Reported Dead.*
List of names of deserters in my camp, May 26th 1865.

My DeBow is an F. who will camp between me & Secession Co.
Roll of persons of Ray County, Missouri, who have served in the rebel army: exhibiting those who joined the rebel forces prior to 1864; those who joined them during Price's raid in 1864; and those who have been or are attached to those or Bushwhacking organizations; including, also, those against whom evidence of aiding armed rebels and Bushwhackers, and the withholding of information concerning their forces and movements, can be furnished. Prepared in pursuance of Circular order from District Judgeouston, dated at Prairie December 6, 1864.

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<th>Name</th>
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<td>Ashley John Jr.</td>
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Remarks:
- At large 8.17. Left 8.17.
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- Died in Civil War
- Died in Federal Army
- Died in Union Army
- Died in Confederate Army
- Rpt. Died
- Rpt. Died
- Killed at Government
- Killed at Government
- Killed in Civil War
- Killed in Civil War
- Killed in Civil War
- Killed in Civil War
- Self in Rebel Army
- Self in Rebel Army
- Self in Rebel Army
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- Still in rebel camp
- Dead
- Will be in rebel camp
- Captured, refused exchange, will not return until free
- Dead
- Still in rebel camp
- Action Rebel in 1861, 25 yrs. Rebel service
- Dead
- Dead
- Action Rebel in 1861, 25 yrs. Rebel service
- Action Rebel in 1861 - Some Gaining
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Still in rebel army
Dead
Still in rebel army
Still in rebel army

Still in rebel army

Returned. Still regarded as a rebel
Returned only in 61. Some may be loyal.
Returned rebel for forgery.
Returned from prison. Still regarded as rebel
Second time regarded rebel. Returned 1866
Returned. Still regarded as rebel.
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- Owner: James Smith
- Owner: James Brown
- Owner: John Johnson
- Owner: Mary Williams

- Return: James Smith
- Return: James Brown
- Return: John Johnson
- Return: Mary Williams

- Race: Black
- Race: White

- Sold: 1,000
- Sold: 500
- Sold: 200
- Sold: 100

- Location: Richmond
- Location: Clay Co

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*Note: The table entries appear to be hand-written and contain various entries such as ages, years, and other data points that are not clearly legible.*
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Act 2: [Act2 Text]

[Table continued...]

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Note: Additional information or context not visible in the document.
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<table>
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</table>
Note 1. Those who are at home and are engaged in the field, or in the paths of their immediate families, are recommended for execution. Those similarly engaged who are not at home, it is recommended that their families be removed to the nearest place of safety.

Those who are at home and are engaged in the field, or in the paths of their immediate families, are recommended for execution. Those similarly engaged who are not at home, it is recommended that their families be removed to the nearest place of safety.

Note 2. The Committee, from the undersigned, recommend that the family of Aaron M. Comer be permitted to remain as before.

Feb. 22, 1865 — J. C. Bronk, Esq.
Washington D.C. Sept 4th 1865

War Dept
Territorial Dpt
and Adj't Genl

States that the within are required when Mr. Willis & Louis Clark have not been paid at that office with immediate attention to forwarding of pay to the same

Wm. H. Dayton of the Mo.

To St. Louis: The above

Respectfully referred to Col.

John Myers. Chief D. M. Dept.

of the Mt. St. Louis post in order to

architects contest. If these funds

have been collected, the answer

will be at once forwarded in

accordance. These papers to be

retained in the respect of return

endorsed

By order

Wm. H. Dayton

RECD.
FEB 14
1865

St. Louis
Head Quarters of the Missouri

Saint Louis, Oct 15th

This fully referred to the Com.

Major General Chief of the Mo.

to know if this money had been

collected and if so it will

be turned over at once in

accordance with enclosed Orders.

By order of

A. W. Lee

捋
War Department,
ADJUTANT GENERAL'S OFFICE
Washington, February 10, 1865.

In pursuance of a Military Commission, promulgated in General Orders, No. 16, dated Dec. 21st, 1864, by Capt. Dept. of the Missouri, a fine of $200.00 was imposed upon W. J. Cole, (citizen), which has never been received at this Office. You will please call the attention of the proper officer to the case, and cause the amount to be immediately forwarded to the Adjutant General, in accordance with War Department General Orders, No. 253, dated September 19, 1864.

I am, Sir, very respectfully,

[Signature]

Assistant Adjutant General.

To Maj. Gen. G. W. Dodge
Comdg. Dept. of Missouri
Fort Leavenworth
Kansas
War Department,
ADJUTANT GENERAL'S OFFICE,
Washington, February 4, 1865.

Sir:

By sentence of a Military Commission, promulgated in Orders, No. 12, dated 186 , a fine of $250.00 was imposed upon , which has never been received at this Office. You will please call the attention of the proper officer to the case, and cause the amount to be immediately forwarded to the Adjutant General, in accordance with War Department General Orders, No. 258, dated September 19, 1864.

I am, Sir, very respectfully,
Your obedient servant,

[Signature]
Assistant Adjutant General.

To Maj. Gen. G.M. Dodge
Comdg. Dept. of Missouri.
Fork Heavenworth
Kansas.
Headquarters Department of the Mo.
OFFICE PROVOST MARSHAL GENERAL
St. Louis, Mo., February 16, 1865.

Respectfully,

I. returned to the Major General Command, Dept. of the

The evidence in the case of Clarke Brown was unmit-
ted, and he was ordered released by the Major General
Command. (See S. D. No 21, 2 J.

N. J. Cole was released
January 30, 1865 out bond of
$300.00 for two weeks to
try and obtain the amount of the fine. At the expiration
of the two weeks he was granted two weeks more which
will not expire until the
19th inst.

J.R. Baker
Col. &d Prov. Mus. General
HEADQUARTERS, DEPARTMENT OF THE MISSOURI,

St. Louis, Mo., December 15th, 1864.

GENERAL ORDERS,

No. 225.

I........Before the Military Commission, which convened at Saint Louis, Missouri, pursuant to Special Orders, number 274, current series, from these Head Quarters, and of which Colonel John J. Renaker, of the One Hundred and Twenty-Second Regiment of Infantry, Illinois Volunteers, was President, were arraigned and tried:

1st: RICHARD B. KEEBLE, a citizen, on the following charge and specification:

CHARGE:

"Dishonesty."

SPECIFICATION: "In this, that he, Richard B. Keeble, a citizen, owing allegiance to the United States, did voluntarily receive and entreat Samuel Sherman as a rebel, enemy and bushwhacker, and did counsel with him concerning the destruction and extermination of loyal men of his county, and did advise and encourage said Sherman to unite and co-operate with guerrillas and bushwhackers, and incite him to murder Union men, and avowed his own purpose to kill one Collins and four other persons, because they were loyal Union men, and by divers acts and words did manifest his hostility to the United States, and his sympathy for and desire to uphold and aid the rebel enemies of the United States. This in St. Charles county, Missouri, in the years 1863 and 1864."

To which charge and specification the prisoner pleaded as follows:

To the specification, "Not Guilty."

To the charge, "Not Guilty."

FINDING:

The Commission, having maturely considered the evidence adduced, finds the prisoner as follows:

Of the specification, "Not Guilty."

Of the charge, "Not Guilty."
And the Commission does therefore "acquit" him, Richard B. Keeley, citizen.

Finding and acquittal confirmed. The prisoner will be released from custody under the direction of the Provost Marshal General.

II. . . . . 2d: Nathan B. McCausland, a citizen of St. Charles County, Missouri, on the following charges and specifications:

CHARGE FIRST:

"Assault and battery, with intent to kill."

SPECIFICATION: "In this, that he, Nathan H. McCausland, citizen, did feloniously make an assault in and upon the body of one Fritz Phillips, private, Company K, 27th Regiment, Enrolled Missouri Militia, with the malicious intent to kill said Phillips by divers blows and kicks, and by hanging said Phillips with a rope, and leaving him suspended by the neck to die. This at St. Charles county, Missouri, on or about the 6th day of September, 1864."

CHARGE SECOND:

"Violation of the oath of allegiance."

SPECIFICATION: "In this, that he, Nathan H. McCausland, a citizen of St. Charles County, Missouri, did, in or about the month of January, 1862, take and subscribe the oath of allegiance to the United States Government, at the county of St. Charles, Missouri, before an officer duly authorized and empowered to administer the same, by the terms of which said oath, he, the said Nathan H. McCausland, bound and obligated himself to support, protect and defend the Constitution and Government of the United States, and bear true faith, loyalty and allegiance to the same; and afterward, he, the said Nathan H. McCausland, violated his said oath of allegiance, in this, that he did, on or about the 5th day of September, 1864, at the county of St. Charles, Missouri, unlawfully, knowingly and willfully join, associate and co-operate with men in armed rebellion against the Government, and did give them aid, comfort and protection, and support, in their rebellious and traitorous attempt to destroy the Government of the United States."

CHARGE THIRD:

"Robbery."

SPECIFICATION: "In this, that he, Nathan H. McCausland, citizen, in company with divers other persons, whose names are unknown, at the county of St. Charles, State of Missouri, on or about the 5th day of September, 1864, in and upon the premises of one Francis Grove, with force of arms, feloniously did enter; and in his presence and against his will, by putting him in fear of some immediate injury to
his person, take, steal and carry away one double-barreled shot gun, of the value of twenty-five dollars, two single-barreled shot guns, of the value of twenty dollars, one revolver, of the value of ten dollars, and a quantity of powder and shot, of the value of one dollar, all belonging to, and the property of, said Francis Grove."

To all of which charges and specifications the prisoner pleaded "Not Guilty."

FINDING:

The Commission having maturely considered the evidence adduced, finds the prisoner as follows:

Of the specification, first charge, "Not Guilty."
Of the first charge, "Not Guilty."
Of the specification, second charge, "Not Guilty."
Of the second charge, "Not Guilty."
Of the specification, third charge, "Not Guilty."
Of the third charge, "Not Guilty."

And the Commission does therefore "acquit" him, Nathan H. McCausland, citizen.

Finding and acquittal confirmed. The prisoner will be released from custody, under the direction of the Provost Marshal General.

III. .... 3d: Isaac D. Snedecor, a citizen of Callaway county, Missouri, on the following charges and specifications:

CHARGE FIRST:
"Giving aid and comfort to rebel enemies."

SPECIFICATION: "In this, that he Isaac D. Snedecor, on or about the month of February, 1864, with intent and purpose of furnishing and supplying the rebel enemies of the United States with arms and munitions of war, bargained, bought, sold and delivered, and furnished to divers rebel enemies of the United States, in North Missouri, a large quantity of revolving pistols, contraband of war, said Snedecor knowing that those to whom he delivered the same were disloyal and rebel enemies of the United States, and that the said pistols were for the use of rebels in arms against the United States. This in Callaway county, Missouri."

CHARGE SECOND:
"Violation of Military Orders."

SPECIFICATION: "In this, that in, Isaac D. Snedecor, Captain, Enrolled Missouri Militia, did, at Fulton, Callaway county, Missouri, on or
about the month of February, 1864, with intent and purpose of furnishing rebel enemies of the United States with arms and munitions of war, bargain, sell and deliver a large quantity of revolving pistols without due authority, and sold the same without restriction to the persons purchasing, in violation of existing Military Orders, and when ordered by Special Orders, No. 41, current series, from Head Quarters, Department of the Missouri, office of the Provost Marshal General, to make a written report as to the disposition of said revolving pistols, did fail and neglect to make the report therein called for as it was his duty to do.”

To all of which charges and specifications the prisoner pleaded “Not Guilty.”

FINDING:

The Commission having maturely considered the evidence adduced, finds the prisoner as follows:

Of the specification, first charge, “Not Guilty.”
Of the first charge, “Not Guilty.”

Of the specification, second charge, “Not Guilty.”
Of the second charge, “Not Guilty.”

And the Commission does therefore “acquit” him, ISAAC D. SNEDECOR, citizen.

Finding and acquittal confirmed. This case betrays censurable remissness on the part of the Judge Advocate in its preparation. No witness examined for the Government had any pertinent knowledge of the matters concerning which he was interrogated. Due inquiry would have disclosed this, and prevented the necessity of an arraignment of the prisoner. The prisoner will be released from custody, under the direction of the Provost Marshal General.

IV. Before the same Military Commission, but of which Brigadier General S. A. Meredith, United States Volunteers, is President, were arraigned and tried:

1st: DEBRETT PATTERSON, a citizen of St. Louis County, Missouri, on the following charges and specification:
CHARGE FIRST:

"Violation of the Laws of War."

SPECIFICATION: "In this, that he, Derrett Patterson, citizen, on or about the month of July, 1864, within the lines of the Military forces of the United States, did deliver to one John Massey, two letters directed to and intended for rebel enemies of the United States, intending to have the same conveyed beyond the lines of the Military forces of the United States, and delivered to the persons to whom they were directed, well knowing such persons to be rebel enemies of, and in arms against the Government of the United States. This in the State of Missouri."

CHARGE SECOND:

"Violation of the Oath of Allegiance."

SPECIFICATION: "In this, that he, Derrett Patterson, citizen, on or about the 29th day of August, 1862, at Saint Louis, Missouri, did take and subscribe the oath of allegiance before an officer duly authorized and empowered to administer the same, by the terms of which said oath, he, the said Derrett Patterson, bound and obligated himself to support, protect and defend the Government of the United States, and bear true faith, loyalty and allegiance to the same, and afterward, on or about the month of July, 1864, violated the same, by delivering to one John Massey, within the lines of the Military forces of the United States, two letters directed to, and intended for rebel enemies of the United States, intending to have the same conveyed beyond the lines of the Military forces of the United States, and delivered to the persons to whom they were directed, well knowing such persons to be rebel enemies of, and in arms against the Government of the United States. This in the State of Missouri."

To all of which charges and specifications the prisoner pleaded "Not Guilty."

FINDING:

The Commission, having maturely considered the evidence adduced, finds the prisoner as follows:

Of the specification, first charge, "Not Guilty."
Of the first charge, "Not Guilty."
Of the specification, second charge, "Not Guilty."
Of the second charge, "Not Guilty."

And the Commission does therefore "acquit" him, Derrett Patterson, citizen.

Finding and acquittal confirmed. The prisoner will be released from custody, under the direction of the Provost Marshal General.
Michael J. Carroll, a citizen of Jefferson County, Missouri, on the following charges and specifications:

**CHARGE FIRST:**

"Being a guerrilla."

**SPECIFICATION:** "In this, that he, Michael J. Carroll, a citizen of Jefferson County, Missouri, and owing allegiance to the United States Government, and not belonging to any lawfully authorized or organized force at war with the United States, in or about the month of August, 1864, in the State of Missouri, did consort with and belong to a band of marauders, outlaws, insurgents, guerrillas and rebel enemies of the United States, united and banded together for the unlawful purpose and with the wicked intent to rob, murder, steal, and oppose the Government of the United States by force of arms, as an outlaw, insurgent, guerrilla, and rebel enemy of the United States."

**CHARGE SECOND:**

"Larceny."

**SPECIFICATION:** "In this, that he, Michael J. Carroll, in or about the month of August, 1864, in Jefferson County, State of Missouri, did feloniously, in company with one Moss and divers other persons whose names are unknown, steal, take, and carry away Thirty dollars in United States Treasury notes, one saddle, one bridle, one revolver, two pieces of prints, one piece of flannel, and a large lot of boots, shoes and clothing, all of the value of one hundred dollars, the property of one Lewis, with intent to convert the same to his own use."

To all of which charges and specifications the prisoner pleaded "Not Guilty."

**FINDING:**

The Commission, having maturely considered the evidence adduced, finds the prisoner as follows:

Of the specification, first charge, "Not Guilty."

Of the first charge, "Not Guilty."

Of the specification, second charge, "Not Guilty."

Of the second charge, "Not Guilty."

And the Commission does therefore "acquit" him, Michael J. Carroll, citizen.

Finding and acquittal confirmed: The prisoner will be released from custody on taking the oath of allegiance, under the direction of the Provost Marshal General.
VI. Before the Military Commission which convened at St. Louis, Missouri, pursuant to Special Orders, number 178, current series, from Head Quarters, St. Louis District, and of which Captain Alex. Windmueller, of the Forty-first Regiment of Infantry, Missouri Volunteers, is President, was arraigned and tried:

CLARK BROWN, a citizen of the United States, on the following charge and specification:

CHARGE:

"Disloyalty to the United States Government."

SPECIFICATION: "In this, that he, Clark Brown, a citizen of the United States and owing allegiance thereto, did utter and speak the following disloyal language, viz.: 'That if the rebels did not succeed in taking Missouri into the Confederate forces, they intended to take possession of the State of Missouri by breaking up the Confederate forces into guerrilla bands, and that whenever they found a Union man, they would leave him so he would not disturb the rebels; that they were organizing a company of the Knights of the Golden Circle in order to defeat President Lincoln; that he had a brother-in-law and a son that were with Hildebrand the guerrilla, and that he wished he had forty sons to furnish Hildebrand, and many other disloyal words of the same effect and substance, thereby giving aid and encouragement to rebel enemies in arms against the United States Government. This in the State of Missouri in the year 1863.'"

To which charge and specification the prisoner pleaded as follows:

To the specification, "Not Guilty."

To the charge, "Not Guilty."

FINDING:

The Commission, having maturely considered the evidence adduced, finds the prisoner as follows:

Of the specification, "Guilty."

Of the charge, "Guilty."

SENTENCE:

And the Commission do therefore sentence him, CLARK BROWN, citizen, 'to forfeit and pay to the United States the sum of two hundred and fifty dollars, and to be imprisoned until the fine is paid, the term of imprisonment, in case of non-payment, not to exceed six months.'
Finding and sentence confirmed. The prisoner will be released from custody under the direction of the Provost Marshal General, upon payment of the fine to the Chief Quartermaster of the Department of the Missouri, in accordance with the terms of the sentence.

VI........Before the Military Commission, which convened at St. Louis, Missouri, pursuant to Special Orders, number 287, current series, from these Head Quarters, and of which Colonel James K. Mills, of the Twenty-Fourth Regiment of Infantry, Missouri Volunteers, was President, was arraigned and tried:

CLINTON D. BURBIDGE, of the army of the so-called Confederate States, on the following charges and specifications:

CHARGE FIRST:
"Being a spy."

SPECIFICATION: "In this, that he, Clinton D. Burbidge, belonging to the army of the so-called Confederate States of America, rebel enemies in arms against the lawfully constituted authorities of the United States, having come within the lines occupied by the lawfully authorized and organized military forces of the United States and of the State of Missouri, in citizen's dress, with the intent to disguise himself as a citizen, without ever having surrendered himself to the United States military authorities, or having renewed his allegiance to the Government of the United States, was found lurking as a spy within the lines of and about the encampments, posts and quarters of the United States in the counties of Audrain and St. Louis, State of Missouri. All this within the lines occupied by the lawfully constituted military forces of the United States, on or about the 7th day of June, A.D. 1863."

CHARGE SECOND:
"Violation of the Laws of War."

SPECIFICATION FIRST: "In this, that he, Clinton D. Burbidge, belonging to the army of the so-called Confederate States of America, rebel enemies in arms against lawfully constituted authorities of the United States, having come within the lines occupied by the lawfully authorized and organized military forces of the United States and of the State of Missouri, without ever surrendering himself to the military authorities of the United States, or having renewed his allegiance to the Government of the United States, was found in the garb of a
citizen, within the lines occupied by the lawfully constituted military forces of the United States, in the counties of Audrain and St. Louis, State of Missouri, on or about the seventh day of June, A. D. 1863, and in violation of the laws and customs of war."

**Specification Second:** "In this, that he, Clinton D. Burbidge, belonging to the army of the so called Confederate States of America, rebel enemies in arms against the lawfully constituted military authorities of the United States, having come within the lines occupied by the lawfully organized and authorized military forces of the United States and the State of Missouri, did, in the year 1862, in company with one Samuel Turner, a rebel enemy of the United States, proceeded to the house of one David H. Hempill, a peaceful and law-abiding Union citizen, of Pike county, State of Missouri, and did, by means of threats of personal violence, put the said David H. Hempill, and other peaceable Union citizens, stopping at his, Hempill's, house, in fear of their lives, and compelled them to take an oath of allegiance to support the so-called Southern Confederacy; and while the said David H. Hempill and others as aforesaid, were so in fear for their lives, did search the house of said David H. Hempill, and did wickedly, wilfully, feloniously, and by force, in the presence of the said David H. Hempill and others aforesaid, take and carry away one shot gun, the property of the said Hempill, and contrary to his will and consent."

**Specification Third:** "In this, that he, Clinton D. Burbidge, belonging to the army of the so called Confederate States of America, in company with others to the number of one hundred men, insurgents, outlaws and guerrillas, armed rebels against the authority of the United States Government, being within the lines occupied by the lawfully organized and authorized military forces of the United States, did, in the year 1862, enter into and upon the house and premises of Moses Hendrich, a citizen of Pike county, in the State of Missouri, and forcibly and feloniously rob and take from him two double-barrelled shot guns, one single-barrelled, and one sporting rifle, the lawful property of said Moses Hendrich, in his presence and against his will, by violence, and putting him in fear, firing through the windows of his house, he, the said Clinton D. Burbidge, being there present, consorting with and acting as the captain and commanding officer of the armed rebels then present."

To all of which charges and specifications the prisoner pleaded "Not Guilty."

**Finding:**

The Commission, having maturely considered the evidence adduced finds the prisoner as follows:

- Of the specification, first charge, "Not Guilty."
- Of the first charge, "Not Guilty."
- Of the first specification, second charge, "Guilty."
- Of the second specification, second charge, "Guilty."
- Of the third specification, second charge, "Guilty."
- Of the second charge, "Guilty."
SENTENCE:

And the Commission does therefore sentence him, Clinton D. Burnside, "that he be imprisoned at hard labor for the term of ten years, at such military prison as the Major General Commanding the Department may direct."

The Commission erred in acquitting the prisoner on the first charge and specification. The testimony shows, beyond reasonable doubt, that he was lurking within the lines of the United States forces as a spy. The finding on the second charge and its specifications, and the sentence, are confirmed. The sentence will be carried into effect at the Missouri State Penitentiary, at Jefferson City, Missouri, under the direction of the Provost Marshal General.

BY COMMAND OF MAJOR GENERAL DODGE:

FRANK ÉNO,
Assistant Adjutant General.

OFFICIAL:

[Signature]
Assistant Adjutant General.
HEADQUARTERS, DEPARTMENT OF THE MISSOURI,

St. Louis, Mo., December 20th, 1864.

GENERAL ORDERS,

No. 236.

I. . . . . . Before the Military Commission, which convened at St. Louis, Missouri, pursuant to Special Orders, No. 287, current series, from these Head Quarters, and of which Colonel W. A. Bastow, of the Third Regiment of Cavalry, Wisconsin Volunteers, is President, were arraigned and tried:

1st: WILLIAM J. COLK, a citizen of St. Louis, Missouri, on the following charge and specification:

**CHARGE:**

"Violation of the Laws of War"

**SPECIFICATION:** "In this, that he, William J. Cole, citizen, on or about the 24th day of September, 1864, in the State of Missouri, did aid and assist in recruiting men for, and conveying them to the rebel army, and did aid and assist in conveying arms, ammunition, and quinine, for and to rebel enemies of the United States, with intent to aid and assist rebel enemies of the United States."

To which charge and specification the prisoner pleaded as follows:

To the specification, "Not Guilty."

To the charge, "Not Guilty."

**FINDING:**

The Commission, having maturely considered the evidence adduced, finds the prisoner as follows:

Of the specification, "Guilty."

Of the charge, "Guilty."
And the Commission does therefore sentence him, William J. Cole, "that he pay a fine of two thousand dollars to the United States, and in default of payment thereof, or any part of the same, that he be imprisoned at such place as the Major General commanding Department may direct, not exceeding two years." 

Finding and sentence confirmed. The prisoner will be released from custody under the direction of the Provost Marshal General, upon payment of the fine to the Chief Quartermaster of the Department of the Missouri, in accordance with the terms of the sentence.

II. 2d: David T. Hampton, a soldier of the so-called Confederate States of America, on the following charge and specification:

**CHARGE:**

"Violation of the Laws of War,"

**SPECIFICATION:** "In this, that he, David T. Hampton, a rebel enemy of the United States, and belonging to the army of the so-called Confederate States of America, did, on or about the month of March, 1864, enter and come within the lines of the military forces of the United States and in the State of Missouri, and without surrendering or reporting himself to the military authorities of the United States, did lurk and travel about in the State of Missouri and Illinois, disguised as a citizen, and did consort with rebel enemies and guerrillas, until arrested in Woodford county, Illinois, on or about the 24th day of July, 1864."

To which charge and specification the prisoner pleaded as follows:

To the specification, "Not Guilty."
To the charge, "Not Guilty."

**FINDING:**

The Commission, having maturely considered the evidence adduced, finds the prisoner as follows:

Of the specification, "Guilty."
Of the charge, "Guilty."

**SENTENCE:**

And the Commission does therefore sentence him, David T. Hampton, "that he be confined at hard labor during the war, at such military prison as the Major General commanding the Department may direct."
Finding and sentence confirmed. The sentence will be
carried into effect at the Military Prison, at Alton, Illinois, under
the direction of the Provost Marshal General.

III. Before the same Military Commission, but of
which Colonel James K. Mills, of the Twenty-fourth Regiment
of Infantry, Missouri Volunteers, was President, was arraigned
and tried:

Lawson S. Moore, on the following charges and specifications:

CHARGE FIRST:

"Being a spy."

SPECIFICATION: "In this, that he, Lawson S. Moore, at or near Union,
Franklin County, Missouri, on or about the fourteenth day of Octo-
ber, 1864, was found in disguise, lurking and acting as a spy in and
about the fortifications, posts, quarters and encampments of the armies
of the United States and elsewhere."

CHARGE SECOND:

"Violation of the Laws of War."

SPECIFICATION FIRST: "In this, that he, Lawson S. Moore, now or late an
officer of the rebel army, at or near Union, Franklin County, Mis-
souri, on or about the fourteenth day of October, 1864, was arrested
engaged in enlisting and recruiting men for the army of the so-called
Confederate States, and in enforcing the conscript law within the lines
occupied by the military forces of the United States."

SPECIFICATION SECOND: "In this, that he, Lawson S. Moore, now or late
an officer of the rebel army, at or near Union, Franklin County, Mis-
souri, on or about the fourteenth day of October, 1864, was found and
arrested within the lines of the military forces of the United States,
intending, essaying and undertaking to recruit, enlist and conscript
men for service in the rebel army, within the lines of the military
forces of the United States."

To all of which charges and specifications the prisoner pleaded "Not
Guilty."

FINDING:

The Commission having maturely considered the evidence adduced, finds
the prisoner as follows:
Of the specification, first charge, "Not Guilty."
Of the first charge, "Not Guilty."
Of the first specification, second charge, "Not Guilty."
Of the second specification, second charge, "Not Guilty."
Of the second charge, "Not Guilty."

And the Commission does therefore "acquit" him, Lawson S. Moore.

...Finding and acquittal confirmed. The prisoner will be retained in custody as a prisoner of war.

IV......Before the Military Commission, which convened at St. Louis, Missouri, pursuant to Special Orders, No. 274, current series, from these Head Quarters, and of which Brigadier General S. A. Meredith, United States Volunteers, was President, were arraigned and tried:

1st: Marcus A. R. Wycough, on the following charge and specification:

**CHARGE:**

"Violation of the oath of allegiance."

**SPECIFICATION:** "In this, that he, Marcus A. R. Wycough, citizen, on or about the 20th day of January, 1864, at Batesville, State of Arkansas, did take and subscribe the oath of allegiance before an officer duly authorized and empowered to administer the same; by the terms of which said oath, he, the said Marcus A. R. Wycough, bound and obligated himself to support, protect and defend the Constitution and Government of the United States, and to bear true faith, loyalty and allegiance to the same; and afterward, in or about the month of May, 1864, in the State of Arkansas, violated his oath of allegiance by joining and belonging to Company A, Colonel Crabtree's Regiment of the Army of the so-called Confederate States of America, rebel enemies in arms against the Government of the United States."

To which charge and specification the prisoner pleaded as follows:

To the specification, "Not Guilty."
To the charge, "Not Guilty."

**FINDING:**

The Commission having maturely considered the evidence adduced, finds the prisoner as follows:
Of the specification, "Not Guilty."
Of the charge, "Not Guilty."

And the Commission does therefore "acquit" him, MARCUS A. R. WYCOUGH.

Finding and acquittal confirmed. The prisoner will be retained in custody as a prisoner of war.

V. . . . . 2nd: JAMES W. ROBERTS, on the following charge and specification:

CHARGE:

"Violation of the oath of allegiance."

SPECIFICATION: "In this, that he, JAMES W. ROBERTS, did, at the county of Oregon, State of Missouri, on or about the 15th day of February, A.D. 1864, take and subscribe the oath of allegiance to the Government of the United States, before an officer duly authorized and empowered to administer the same, by the terms of which said oath he, the said JAMES W. ROBERTS, bound and obligated himself to support, protect and defend the Constitution and Government of the United States, and bear true faith, loyalty and allegiance to the same, and afterward, on or about the 5th day of July, A.D. 1864, he, the said JAMES W. ROBERTS, violated his said oath, by joining and belonging to Shelby's Regiment, rebel enemies of the United States, and conspiring with said regiment, and by resisting and taking up arms against the regularly authorized forces of the United States, as an outlaw, insurgent and a rebel enemy."

To which charge and specification the prisoner pleaded as follows:

To the specification, "Not Guilty."
To the charge, "Not Guilty."

FINDING.

The Commission, having maturely considered the evidence adduced finds the prisoner as follows:

Of the specification, "Not Guilty."
Of the charge, "Not Guilty."

And the Commission does therefore "acquit" him, JAMES W. ROBERTS.

Proceedings disapproved. The Commission erred in acquitting the accused. The evidence adduced shows a clear violation of his oath of allegiance. He will be held in custody as a prisoner of war.
VI. Before the same Military Commission, but of which Brigadier General George H. Hall, Missouri State Militia, was President, was arraigned and tried:

Eleven Moorefield Corder, on the following charge and specification:

**Charge:**

"Violation of the oath of allegiance."

**Specification:** "In this, that he, Eleven Moorefield Corder, did, on or about the 15th day of June, 1862, duly take and subscribe an oath of allegiance to the Government of the United States, by the terms of which oath, said Corder obligated himself to support, protect and defend the Constitution and Government of the United States, and bear true faith, loyalty and allegiance to the same, and afterward he, said Corder, violated said oath, in this, that on or about the 17th day of August, 1862, he enlisted, was sworn into and served in the rebel army, then and now at war with the United States; and said Corder has not since been amenable to justice, by reason of absence, until captured in October, 1864. This in the State of Missouri."

To which charge and specification the prisoner pleaded as follows:

To the specification, "Not Guilty."

To the charge, "Not Guilty."

**Finding:**

The Commission, having maturely considered the evidence adduced, finds the prisoner as follows:

Of the specification, "Not Guilty."

Of the charge, "Not Guilty."

And the Commission does therefore "acquit" him, Eleven Moorefield Corder.

Proceedings disapproved. The Commission erred in acquitting the accused. The evidence adduced shows a clear violation of his oath of allegiance. He will be held as a prisoner of war.

VII. Before the Military Commission, which convened at St. Joseph, Missouri, pursuant to Special Orders number 151, current series, from Head Quarters, District of North
Missouri, and of which Captain James A. Adams, of Company B, of the Ninth Regiment of Cavalry, Missouri State Militia, as President, was arraigned and tried:

C. A. Alderman, a citizen, on the following charges and specifications:

CHARGE FIRST:

"Being a guerrilla."

SPECIFICATION: "In this, that he, C. A. Alderman, did join, belong to, aid, abet and consort with one Chesnut's Company of Thrailkill's and Thornton's band of guerrillas, outlaws, insurgents and rebel enemies of the United States, and was sworn into said Company near Sparta, Buchanan Co., Mo., on or about the 11th day of July, 1864, and remained with said band, aiding and assisting them in robbing, plundering and committing other depredations upon the peaceable citizens of North Missouri, and in armed resistance to the lawfully authorized forces of the United States. This in Buchanan, Clay and Platte counties, Mo., during the month of July, 1864."

CHARGE SECOND:

"Robbery."

SPECIFICATION: "In this, that he, C. A. Alderman, citizen, did feloniously take two horses and two pistols, the property of one Klinek, in the presence of and against the will of the said Klinek, by putting him in fear of immediate injury to his person. This at Buchanan County, Mo., on or about the 11th day of July, 1864."

To all of which charges and specifications the prisoner pleaded "Not Guilty."

FINDING:

The Commission, having maturely considered the evidence adduced, finds the prisoner as follows:

Of the specification, first charge, "Guilty."
Of the first charge, "Guilty."
Of the specification, second charge, "Not Guilty."
Of the second charge, "Not Guilty."

SENTENCE:

And the Commission does therefore sentence him, C. A. Alderman, "to be confined in some military prison, at hard labor, during the war."
Finding and sentence confirmed. The sentence will be carried into effect at the Military Prison at Alton, Illinois, under the direction of the Provost Marshal General.

VIII: Before the Military Commission, which convened at Rolla, Mo., pursuant to Special Orders, number 176, current series from Head Quarters, District of Rolla, Missouri, and of which Major E. Kirby, of the Forty-eighth Regiment of Infantry Missouri Volunteers, was President, was arraigned and tried:

Mrs. Christiana D. Morse, of Phelps County, Missouri, on the following charges and specifications:

Charge First:
"Transgression of the laws and customs of war."

Specification First: "In this, that she, Christiana D. Morse, of Phelps County, Missouri, a citizen of the United States, and owing allegiance thereto, did, of her own free will, and in direct violation of the laws and customs of war, feed and harbor certain guerrillas and outlaws, whose names are unknown; they, the said guerrillas, being in armed rebellion against the United States Government, and not belonging to any lawfully organized force at war therewith. This in or near Rolla, Phelps County, Missouri; on or about the 1st day of September, A. D. 1864."

Specification Second: "In this, that she, Christiana D. Morse, of Phelps County, Missouri, a citizen of the United States, and owing allegiance thereto, did, of her own free will, and in direct violation of the laws and customs of war, associate with one Frank Smith, and one John King, guerrillas and outlaws, in arms against the United States Government, and not belonging to any lawfully organized force at war therewith, and did furnish them with batters, bridles and saddles. All this in Phelps County, Missouri, in or about the month of July, A. D. 1864."

Charge Second:
"Harboring and feeding guerrillas."

Specification: "In this, that she, Christiana D. Morse, of Phelps County Missouri, a citizen of the United States, and owing allegiance thereto, makes it her practice to feed and harbor guerrillas and rebel enemies of the United States, and did so feed and harbor certain guerrillas at her house in Phelps County, Missouri; on or about the 1st day of September, A. D. 1864."
To which charges and specifications the prisoner pleaded as follows:

To the first specification, first charge, "Guilty; except the words, 'guerillas and outlaws.'"

To the second specification, first charge, "Guilty."

To the first charge, "Guilty."

To the specification, second charge, "Guilty; except the words, 'guerillas and outlaws.'"

To the second charge, "Guilty."

FINDING:

The Commission having maturely considered the evidence adduced, finds the prisoner as follows:

Of the first specification, first charge, "Guilty."

Of the second specification, first charge, "Guilty."

Of the first charge, "Guilty."

Of the specification, second charge, "Guilty."

Of the second charge, "Guilty."

SENTENCE:

And the Commission does therefore sentence her, CHRISTIANNA D. MORSE, "to be imprisoned at such place as the commanding General may direct, for the term of one year."

Finding and sentence confirmed. The sentence will be carried into effect at the Missouri State Penitentiary, at Jefferson City, Missouri, under the direction of the Provost Marshal General.

BY COMMAND OF MAJOR GENERAL DODGE,

J. W. BARNES,
Assistant Adjutant General.

OFFICIAL:

[Signature]

Assistant Adjutant General.
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To the Hon. Secretary of War:

Honorabie Sir:

Your petitioners would humbly represent that on or about the 16th day of October, A.D. 1864, you, Shelly did pass through the city of Brunswick, Chatham County, Mo., conscripting for the Rebel Army under Gen. Price, and that he did then and there conscript into the Rebel Army the following persons whom we know to have ever been loyal to the Government of the United States:

Thomas Triplitt, Aged 16 years; Granville Winters; John Allen; Wm. Fleetwood; Benj. Fleetwood; Chief Fleetwood; James Fleetwood; John Johnson; David C. Griffin; John Brunner; Calvin Brunner; Kirk Brunner; Sam. Davis; Thomas McFarren; Jasper McFarren.

Your petitioners would further represent that the abovenamed persons did desert from the Rebel Army as fast as practicable, and gave themselves up to the Federal Military Authorities at various military posts, and that they are now in military prisons, some at Rock Island, some at Alton.

Your petitioners would further state that
there are other persons confined in those prisons whom they believe to have been conscripted but for whose loyalty your petitioners can not vouch.

We do therefore pray the Honorable Secretary of War for the United States to parson those persons (or at least those whose names have been given in the above) and issue an order for their release; and for the welfare of the Government established by our fathers and for that of the Administration, your petitioners will ever pray.

Haley Wright

Lyman Andrews
Col. Geo. Deft. of the Missouri
Office Pros. Mar. Sec. 8
St. Louis Mo. March 8, 1865.

Respectfully returned to the Maj. Genl.
esteemed Dept. of the Mo. inviting attention
of the enclosed Roll of the Prisoners who
cases are within referred to, which
contains all the information respecting
their cases, to be found in the Records
of this Office. Most of the Prisoners,
it will be seen were never in the
custody of this Office but merely
passed through this city on the
way to Weston. I have required the
Inyoctt [sic] Marshal in the District
where the prisoners are supposed
to have resided to obtain the re-
quired evidence in the cases, but
as their residence is in some in-
stances in sparcely settled portions
of the Dept. and in others uncertain,
considerable delay will be inevi-
table and therefore these papers are
returned.

Geo. Baker

I write to ask for the release of John Clay, a deserter from the Rebel Army, captured at Rock Island, Illinois, from the military prisons at Alton and Rock Island, of the 3rd Wisconsin Regiment and others, desiring to return to their homes in New York and New Jersey.

W. S. B. -- February 6, 1863.

Owen, Capt.

G. H. S. Moore, 1st Lt.
Oregon at St. Louis, with authority to use his discretion in disposing of the cases. In his discretion, for}

Respectfully referred to Maj. Gen. Jno. Pope, Secretary, Milt., Div. of the Miss. whose attention is respectfully invited to the orders of the Secretary of War furnishing the three

N. Hoffman

Respectfully referred to Maj. Gen. Jno. Pope, Secretary, Milt., Div. of the Miss. whose attention is respectfully invited to the orders of the Secretary of War furnishing the three

Respectfully referred to Maj. Gen. Jno. Pope, Secretary, Milt., Div. of the Miss. whose attention is respectfully invited to the orders of the Secretary of War furnishing the three
Washington City, Feb. 1st, 1865.

Mr. E. M. Stanton,
Sec. of War,

Sir:

The reason of this, Mr. J. Clay Wright, editor of the Charleston News, has some business which he wishes to explain to the Government. He says, the confidence of the Republican party in Kansas, and the labors for the cause of the Union with great fortitude.

I have the honor to be,
Very Respectfully yours,

A. S. Book.
Of 15 oz. 15067.
W 21. 1865 # 46.

Office used 20 Mar 1863.
1st due on Feb 21/63.
W 21 1863.

Walsin. Jr. M.

Capt. used on war.

T. T. in custody; a man
by the name of Williams
McBride, also to man of
the name of Bejamin
Davidst Bush, but man
recommends their Punish-
ment. File.

15th 26 289 1865 # 49

Wm. D. 33 20 1863.

Office 20 Mar
Macon no Feb 22/63.

Respectfully referred to Capt.
Send Bill, with recommen-
dation that the men be allow-
up taking oath. And parole to
remain North and East of
Cincinnati, Ohio, and leave
the state in ten days and
and proceed to some point
as above mentioned.

Recd. 20. M. Macon Feb 22/63.
Report to Cape Walker their whereabouts by letter and not return during this rebellion.

R A DeBolt

Major & Pay

4th Quarter District

Macon Oct 25th 1861

Respectfully forwarded to the Quarter Master of the Dept with the recommendation that the same be furnished as suggested by Major DeBolt District Provost Marshal.

Newton D Blunt

Big Kune

by W Peterson Branch

Major of the 2d

$10 68 Jan 11

February 25th 1865
From the Author

E.W.

Mr. B. K. Deff. Del.

Macon Ga.

Sir,

I have in my custody

one William Potts, who acknowledges openly
that he is in sympathy with the South, that he is
intimately acquainted with John Thornton (a relative) and that his sympathies with them; and, that he
wants the South to succeed, he is a man fifty years
of age, has a son about twenty, enough to go into the
brush. I recommend his punishment.

I also have in my custody, Solomon White
a man color has been in the rebel army, has since
his return been one of the most active rebels in
the community, he is considered a most dangerous
man to the community. As recommended by agent
Col. Fizer, I recommend his punishment.

Respectfully of your old self,

L. H. Wilson
Capt. 5th. Vol.
Dear SIR, Nov. Maternal

Huntville February 9th 1865

Lieut. J. O. Savage

Acting

You will furnish transport for Mr. W. F. Foster, and the following named men: S. T. Foster, E. W. Foster, J. L. Foster, J. S. Foster, John T. Glidewell, Martin Glidewell, David Wood, John Wood, and ten (10) other men from Bridgeport, Ala.


The above-named men are to be employed as scouts and guides in the Dist.

R. Combs, Stovran

In warmest regards that remain

Very Respectfully,

John Q. Davis
Proceeding of a
board of arbitration
in the case of Egot Bitt
and Anna Bitt.

Huntsville, Alabama
March 1st, 1866.
Respectfully forwarded
to John McDonald
Compty, District of Northern
Alabama.

John McRae
Lient. Sgt. 18th Dec.

Capt. 10th Ala
Loopy

Huntsville, Ala., July 24, 1865

Pursuant to the following order the members of the Board hereinafter mentioned met at the office of the Town Marshal of Huntsville at 2 o'clock P.M.

Read Quarterly Day, June 29th

Huntsville, July 27, 1865

Dove Bill and Anna Bill, citizens of Huntsville, Ala., having made application at this office for the appointment of a board of Arbitrators to adjust certain differences between them relating to property situated in said County, as above, the parties the following board is appointed:

L. M. Johnson, John E. Brown & W. H. B. Ebbert,

Judge, J. M. Oxley and Judge H. E. Lewis.

This board will convene immediately and their decision will be conclusive until such time as the same can be brought for the proper civil tribunal for adjudication.

(Signed)

[Signature]

L. M. Keeland, Judge

This is donc hereby certified to the arbitrators in the absence of documentary and other evidence necessary in the case that the hearing was held and a final decision rendered by the arbitrators thereafter made in the said time and that the decision shall be made in the case that Dove Bill and Anna Bill, husband and wife, deceased, as a substitute of theirs, be authorized and empowered to have the lands involved in this matter of difference for the purpose of making such terms as shall be for the interest of the parties concerned and that they make their report upon the hearing the lands to the United States Military District of Northern Alabama.
May 1863

2

[Signature]

Dept of Ala.
Copy entailment

H. C. Smith

Received as to

Ordered to report to

Captain H. Curry, who

will distribute the owners

and in case there can be

formed, return such

to this office and the

same will be discovered

within by Capt. Curry

and in what event will

be issued to him.

(Signed) H. T. Foster

a osob man

Upon the arrival of Mr. C. Smith and hence

also on change of Staff

train I relate and subject

over W. P.built He.

must not take an inventory

of this property which

inventory I forward and

will be found and

understand how some

detailed solider could
Office of G. W. Smith
Dra. of Survey
Henin, April 25, 1813

MAJOR

On Saturday 25 April, G. W. Smith
informed me of the death of Mr. W. C. Smith,
who passed away in the course of May.

The estate was to be handled in accordance with the
instructions of Mr. W. C. Smith, which
left it in the hands of four
trustees.

I have recently
learned that they had
issued an order for the
issuance of bonds for the
benefit of the estate,

Vice President and Governor.

G. W. Smith,

The Governor has purchased
by G. W. Smith,

The Governor has purchased
by G. W. Smith,

The Governor has purchased
by G. W. Smith,

The Governor has purchased
by G. W. Smith,

Vice President and Governor.

Vice President and Governor.

Vice President and Governor.

Vice President and Governor.

Vice President and Governor.

Vice President and Governor.
that Major Scott forced to assist him (Pope) in complying with his Contract, fixed to bring this Negro Farm under the Supervision of D. O. Smith, a Field Officer, as reporting to Maj. C. N. Pope, in the capacity of Negro Walker. Immediately upon the arrival of Maj. C. N. Pope, in charge of this Farm, assisted by Capt. D. W. D. N. Knight. A made a thorough examination and inspection, the condition and character of the crops and cattle exhibited by the said N. Walker.

This Farm which went from this place under control of D. O. Smith Negro Walker to report to Maj. Pope in Sumter. It consisted of eleven (11) Negroes and forty-eight (48) Mules, which returned to this place, consisted of seven (7) Negroes and forty-six (46) Mules.

All of this property is claimed by Mrs. S. W. Jones Wife of Maj. Pope. By Mrs. S. W. Jones, with captions and identifies these Mules. Two mules not branded, and one branded.

Upon an inspection of this property I found twenty (20) Negroes and six (6) Mules branded.

Others of these Mules may have been branded but owing to the long and uneventful condition of the farm could not be received.

The Animals will require careful feeding before they can be made serviceable.
This property belonging to the Office called the Topographet of the District respectfully ask that you send one of your Officers to this place, to take charge of this property, under the right of property with the claims of the same.

Enclosed I hand you affiant in regard to the quantity and description of the property.

I suggest it consistent with the interest of your Department to Reclain'd to you from about Twenty of these Heads, which I can employ with profit to the Service, at the same time recogizing the legal send an Officer to receive and take charge of this property as soon as practicable.

I have the honor to be Your Most obedient Servant,

[Signature]

[Signature]

[Signature]
July 1863

2

Dept. of Ala.
U.S. Steam Transport "Bridgeport"
Ketonnooga, Tenn. October

Capt A. Corroti accepts.

I have carefully read the statement of the gentlemen from Jackson and Montpelier, Combs Ala. and submit the following report.

I left Bridgeport Ala. for Commerce Landing, from 96th at 2.45 P.M. With Col. Selms Wiltos and an of two hundred and twenty(one) men and five (5) boats. I arrived at Commerce Landing at 8.30 P.M. the same day. The troops then went on shore and remained for the night in the middle of the river. Before Col. Selms left he gave one order to be ready to leave at 10 A.M. the next day the 31st. It then had no wind and was obliged to take boats there being nothing else that would turn in the vicinity. Early on the morning of the 31st I caused another and landed some two miles more than 1/4 of a mile from the land bank. I then sent my 2d Mate up river and one man for assistance to land the boats to the boat he found 1000 or 1500 they were engaged all day hauling about 25000 rails. Mr. Selms who claimed to own the mow and rails was the only man who made any complaint while that he doing it was hard to make a man hand rails with his own team and get nothing for them. I then offered...
to give him a receipt for these telling him he could get his pay by going to Bridgeport N.Y. he refused to take a receipt saying that he would not lose time by going to Bridgeport as he knew anybody to get pay for anything taken in that way. In regard to the depositions claimed to have been obtained I will state that they are entirely false as none of my crew except Mr. Bute and one or more aides outside of the picket line being engaged in getting on roads the whole time we lay there, I have investigated this matter as far as possible and am informed by the Sergt in Charge of Guard on this Steamer that no articles of household furnamce clothing molasses meat meal or other articles spoken of by the Complainants were taken from any house or brought on board of this boat except a Milch Cow and a Jack the Cow was purchased by Mr. Masticew Pilot of this Steamer and paid for in "grantacks" the Jack was taken by order of Co. Salmo brought to Bridgeport and taken charge of by Co. Salmo Quartermaster. The Complainant states that & says I would strive some of everything and burn their heads and compel them to leave the Valley. This statement is false what I don't was this. The man that sold the Cow to Mr. Masticew was on board of the steamer boat and in the presence of Mr. Masticew asks why Guntersville was
turned. So I told him I understood it was by
order of Capt. Dorset N.A. and that I under-
stood that Capt. Dorset had received an order
to burn all house buildings five miles of any
point that any of the Steamed boat fired upon
I think & then said if I was fired on
again as I was the day previous I wou-
lid feel inclined to obey Capt. Dorset's order
Mr. Macrae then said if the Americans
War-ship came not stoppered this would be an
order seems to burn all buildings within five
miles of the river. The Complainant then asked
me what I thought of such an order. I told
him if the firing was not stopped. Well knowing
the W.S. forces would have to do. So
I will state that to the best of my knowledge
no house was forcibly entered or anything
taken by any of my party on detachment
on the Steamer. I have only two men
during our stay here. One was the Man. Claiming
to know the route and the other the Man that
sold the Boat to Mr. Macrae. That they made
any Complaint to me & they should immediately
ask the parties as I have always
 endeavored to respect the rights of peaceable
Citizens. Hoping the foregoing statement may be
satisfactory.

I remain very respectfully,
Your most oblige,

[Signature]
Soldier George or Command of Rebel Forces
in Dist. including Jackson. Marshall Co. Ala.

I am as Citizen of the
U.S. Claiming its protection, present to all your
attention to some of the wrongs & liberties to which
we have been subjected, by its Federal forces, during
their raid after the rebel Gen. Grant, from Causton
to Guntersville Ala., Commanding our Aid.

So we do not offer this Complaint in Condem
- guined of having to supply the U.S. forces with
(provisions) forage on this occasion, but, for the
disproportion & hard coming manner, in which such
things besides a great number articles were taken.

Except in a very few instances, it seemed the
the soldiers were turned loose to force, pillage &
plunder it will; without offering Commination
them, they burst open doors & took in every
cases, with the last pound of meat meal, flour
& endorses the Citizens had, besides horses, not
hogs safe &c. for which we have not heard
of a single receipt being given. On every
the event, they stripped the houses, lock, stock &
&c. poor, insufficient Citizens, & left them destri
they also took pens, hounds, cows, hogs, sheep, pillows,
&ca., some children's clothing &c. clothing
for this pillaging, burning & carrying
for order & discipline, & that for which we do
privately Complain, and for which we feel
that we have a right to call upon you for
interference in our behalf; we insist not to
you with Complaints, but we have been thus
&c. forced & pillaged till it seems that just
abused &a; without a means of redress, to stay nothing for
plaints & abuses to which we are subject.

Not only this, but their wretched & deplorable
in the boat from the river, have been sending this
march for the taking of land, mostly ecclesiastic
Their ministers, served all the while they can find to put prejudice, killing, the last hog, taking, in some cases, the last milk cow, just before killing cattle hiding them; compelling the citizens to take their terms of bail, their slaves, rails from around their growing grain, turning their farms to the woods, etc., the crew of the boat called the Bridgeport, done all these things and more.

The Captain also said they would stop the citizens of everything, and then burn their houses, that they would not be allowed to live in this valley—his word. Six men every man in his valley has taken their oaths of allegiance to the Government of the U.S. or, we think, have faithfully kept the same, or at least them, but if, if any, charges brought against any citizen in our Constitution, there has never, since the war commenced, been a case of enchased in our neighborhood.

Now, kind Sir, if a people, who have all the time ignored the destruction of the government and firmly held to the Union, I have been promised. The protection of the Government are to be treated, as and us public officials, please be so kind as to inform us, if not, for humanities sake, for the sake of the character of that Government under which we have been born, raised and prospered, give us some assurance of protection from those vile abuses—let us have been done to be obedient, faithful to the Government to which we have pledged our faith, and allegiance, but without some help, how can human nature bear up under such wrongs and outrage—now, kind Sir, we write & challenge an investigation of every word so every charge. Attend in this complaint, it is true, to whom than, we have language to appeal—our cause with this absolute or me more real asking to know others or not, their abuses and allowed. (See Page 32.)
Pro bono offereo
4th of Jn 200.

$15074 — Feb 15, 1865

Presents two Citizens

Dr. Keller & Everhart
Head Quarters 12th Dec 1863
Capt. Po. Hurley office Feb 15 1864

Major.

I have evidence that two men who claim to be citizens, their names are J. B. Keller of Wm. Everhart both residing in St. Matthias parish. Keller was captured on the 13th with revolver, tried hard to escape, and offered a gold watch to be released. I am satisfied he is a more dangerous character than a full fledged rebel soldier.

Everhart was taken yesterday. Had a carbine, but did not attempt to use it. Probably because he does not. I don't think he would be very dangerous either as a soldier or otherwise.

I am Sir

Respectfully submitted

J. J. Herbert
Capt. 2nd Regt P.O. Men
12th Dec 1863
Major,

In obedience to the instructions contained in Enclosure of the 28th instant letter of Brig. Gen. Patrick O'M. Kearney, Army of the Platte, I have the honor to transmit herewith enclosed, a consolidated list of the names, color, age, and circumstances, of persons residing within the lines pitched by the troops of this Division.

I would respectfully call attention to the condition of two families not mentioned in the report. (The Bostons, living near the line of the 2nd Brigade, and the Reeves near the line of the 3rd Brigade) who, in consequence of the road line being drawn in, are left outside, and in very destitute circumstances. These families, as I understand, have taken the Oath of Allegiance, and I would earnestly recommend that they...
be allowed (as they desire) to come within
our lines, or, that they be supplied with
substance) where they now are.

Dear Major,

Very Respectfully,

Your very obt servt

J. N. Hezekiah

Lieut & Adjt PM. 3rd Reg.

---

Rtd. Major. H. E. Neik

Aug. 26 Adjt PM.

2nd Early Division
Respectfully referred to
the "first Mounted Div.

These Gentlemen cannot by
permitted to come within
the lines Long. Such subsis-
tence Time as may by
necessary may be sup-
plied them at the District
line.

By Command of
Major Genl. Meade

Chap. E. Peale

1st U.S. Gen.

Off. Prov. (Maj. Genl.)
Dec. 29th 1864.

Respectfully referred to Capt.
Harpers Prov. (Mar. 2nd) Bar.
Division - 1st Army Corps.
above instructions from Genl. Meade carried out. These People will have to be taken off on your list of Deserted Citizens. Their ration returns sent to this office every five days &c. and any arrangement made with that part of the Packet Line to have these People come to it every five days for Meat rations. Proof must be sent to them to that effect.

Mr. Schuyler,
Capt. N.P. Ruff,

E.B. In Charge of Office

Dec 28th 1864

2 corons
General Head

December 15th, 1864

Dear Sir: This will inform you the suffering of the poor in this neighborhood. When your army took things...we had plenty, but we lost almost everything we had to live on, and the cattle. Herd in Rappsburg destroyed all our growing crops. So we made no corn, we have been drawing some provisions from the government. But our provisions have been stopped for some time, and there is nothing thing to be got in the neighborhood. The Ricketts are with us; we cannot...live our house to look after any thing to live on. May you dear general for God sake to help us, me no...of no other authority to apply to General Pardee. He commanded me to apply...ly to you, if it was likely you would give us some relief. There is 5 white families and 3 colored families, most of...
an entirely destitute of any provisions.
all we hope Sir you will take
this matter in consideration and
help the Poor we hereby subscribe
our names and a few of inmates of
our families.

Giles Johnson 6
Martha McCarn 10
Catherine Hall 8

Colored families
Martha Brown 6

Nancy Garry
Bob Smith 3

A.B. We are all Loyal Citizens
of the United States living in
Poncey Grove 8½ miles from
the Light house Point and one
mile from the Pretost line. We
send our certificates of our Loyalty
By our Sake guard John Boichart
Feb. 3rd 1863 - 15876
1st Lieut. G. G. Bennett
U. S. A. Genl.
Dist. of West Flor.

Sends for prisoners

G. T. ...