

PENSION POINTERS.

Inquiries Answered and Suggestions Made.

R. S. C., Chicago.—All soldiers entitled to a pension under the act of Sept. 6, 1864, were entitled to a bounty of \$100 if they served two years, or less than two years, were discharged because of the loss of a limb or serious wound or injury incurred in line of duty.

G. W. S.—If a soldier absent himself without leave for any period, he was liable to be charged with desertion, even though he did not intend to desert, but intended to and did return in a few days.

C. D. G., Fort Dodge, Kan.—Your claim will not be injured by your failure to return to report for medical examination while the conditions in the Pension Bureau continue unsatisfactory to you. If you are not satisfied with the action of the Pension Bureau in the settlement of your case, you have the right to appeal to the Secretary of the Interior for a review of the action taken, pointing out wherein there seems to you to be error.

G. W. F., Collinswood, O.—The rating allowed under the act of June 27, 1890, for complete double hernia is \$5 per month. This would give you \$2 per month more than you are now receiving for single hernia. The Government does not furnish fringes unless the hernia is shown to have increased in service and manual duty. You are free to take up a homestead on the public domain under the soldiers' homestead law. Communicate with the Commissioner of General Land Office, Washington, D. C.

H. M. H., Kodesia, Tenn.—The Auditor for the War Department, Washington, D. C., is the officer to whom you should make claims on account of service from which you have been discharged. The pension act of June 27, 1890, applies only to the war of the rebellion. The pension act of June 27, 1890, applies only to the war of the rebellion. The pension act of June 27, 1890, applies only to the war of the rebellion.

J. F. W.—If an invalid pensioner formerly drawing under the general law and now pensioned under the act of June 27, 1890, thinks he is entitled to more than \$12 under the general law, he can determine that question by the filing of a claim for increase of his former general law rate of pension. He will have to have a medical examination under his new application. The proof filed in the rejected widow's claim for pension under the general law can be considered in her new claim under the act of June 27, 1890. If she furnished under the general law the required evidence, she will need to furnish in the new claim only the evidence required to show financial circumstances. Her claim to the act of June 27, 1890, is not affected by the fact that she was married, etc., she will need to furnish in the new claim only the evidence required to show financial circumstances.

A. E. L., National Military Home, Kan.—What you evidently refer to is the act of March 2, 1897, which provides for certain California and Nevada volunteers of the war of the rebellion, who were discharged in New Mexico, Arizona, Utah, or at other points distant from place of enlistment and from which the expense of traveling was extraordinary. Claim may be made under the Act of March 2, 1897, Department, Washington, D. C. You need not necessarily return to California to secure witnesses to your application.

DEPARTMENT AND CONGRESSIONAL NEWS.

LEGALITY OF MARRIAGE—EVIDENCE.

In the pension case of the widow of Charles H. Yates, the Pension Bureau on the ground that the claimant had not shown herself to be the widow of the soldier, is reversed by decision of First Assistant Secretary Ryan, March 23, 1900. The decision says: "Whenever any circumstances in a case point to any reasonable inference that the marriage of a claimant was not a valid one, she should be put upon positive proof that her marriage was valid and lawful. When, however, there is an utter absence of any indication that the marriage of a claimant was not a legal one, the severity of the rule should be relaxed, and the usual presumption of law as to the validity of a ceremonial marriage should be allowed to prevail, and the burden of proof shift to the one who denies its validity."

In the case at bar it is shown that the officer said he was a widower and that the record shows him to have been such at the date of his marriage with claimant. He could not be a widower if his former wife was living at the time of his marriage, and the shadow of a suspicion is raised by the evidence that he did not have a full and complete legal right to marry claimant when he did.

Claimant states that it is impossible for her to prove the death of the first wife, and I can discover no good reason why claimant should be put to proof positive upon this point. On the contrary, she has done all the law requires to be done under the circumstances, and if the Government proposes to join issue as to the death or divorce of the former wife, it is for the Government to establish the fact. The burden of proof rests upon the Government in this instance, and they have introduced no evidence whatever upon the issue. "The mere fact that this officer was a 'widower' when he married claimant does not raise the slightest presumption that the marriage was not a legal one, and the burden of proof rests upon the Government to establish the fact. The burden of proof rests upon the Government in this instance, and they have introduced no evidence whatever upon the issue."

EVIDENCE—PRIOR SOUNDNESS.

OHIO.—In the pension case of Charles H. Yates, the Pension Bureau on the ground that the claimant had not shown herself to be the widow of the soldier, is reversed by decision of First Assistant Secretary Ryan, March 23, 1900. The decision says: "Whenever any circumstances in a case point to any reasonable inference that the marriage of a claimant was not a valid one, she should be put upon positive proof that her marriage was valid and lawful. When, however, there is an utter absence of any indication that the marriage of a claimant was not a legal one, the severity of the rule should be relaxed, and the usual presumption of law as to the validity of a ceremonial marriage should be allowed to prevail, and the burden of proof shift to the one who denies its validity."

There is not a particle of evidence on file tending to show that the appellant ever had diarrhea at any time during his first service, and there is no evidence that he ever had chronic diarrhea at any time prior to some time in May or June 1865, when he was serving as Captain of Co. K, 18th Ohio. A period of about three years elapsed between the date upon which the record shows he was treated for diarrhea in his first service, and the date when he is shown by testimony, which has been accepted as sufficient proof by the Pension Bureau, to have contracted chronic diarrhea in his second service, during which period there is not one word of testimony or evidence of any kind or nature whatever showing or even tending remotely to show the existence of diarrhea at any time, or in any degree, or of any character.

The official record of the appellant's military service in Co. G, 6th Ohio, shows that he was treated for chronic diarrhea, which he contracted while serving in that regiment, on April 30, 1862, but that he was not treated for it again until after his discharge from that regiment on October 1, 1862. In the first place, said record does not state, as was erroneously stated in the notice of March 30, 1893, to the appellant, that he was treated for chronic diarrhea, but that he had received hospital treatment for chronic diarrhea while serving in Co. G, 6th Ohio, nor could any such treatment have been received by him, but it simply shows that he received treatment on one occasion, April 30, 1862, for "diarrhea." It does not state nor indicate that he was treated for chronic diarrhea, or that he was treated for it in any hospital, regimental or general, on this occasion, but simply that he received medical treatment on that day.

It is not stated that the appellant was treated for chronic diarrhea, or that he was treated for it in any hospital, regimental or general, on this occasion, but simply that he received medical treatment on that day. It is not stated that the appellant was treated for chronic diarrhea, or that he was treated for it in any hospital, regimental or general, on this occasion, but simply that he received medical treatment on that day.

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ILLINOIS EX-PRISONERS.

Over One Thousand Members of the State Association.

EDITOR NATIONAL TRIBUNE: "The Illinois Association of Union Ex-Prisoners of War" was organized at Springfield, Ill., July 19, 1879, and has held a Reunion at Springfield, Ill., since that time. It has a membership of over 1,000 Union ex-prisoners of war on its rolls. The association is organized for the purpose of maintaining the memory of the brave soldiers who were prisoners of war during the late Civil War.

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REUNION OF THE 13TH MICH.

At the reunion of the survivors of the 13th Michigan, Mich., officers were unanimously elected as follows: Pres., Capt. E. P. D. Root; Vice Pres., Mr. F. D. Root; Secretary, Mr. F. D. Root.

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THE WONDERFUL VAPOR BATH.

Invention of an Ohioan That Guarantees Perfect Health, Strength and Beauty to Every User, and Cures Without Drugs All Nervous Diseases, Rheumatism, La Grippe, Neuralgia, Blood and Kidney Troubles, Weakness, and the Most Obsolete Diseases, by Nature's Method of Steaming the Poisons Out of the System.

Ministers and Those Who Have Used It Declare It to be the Most Remarkable Invigorant Ever Produced, Better than Any Treatment at Hot Springs, Sanitariums or Health Resorts.

38,478 "Quaker" Cabinets Sold Last Month.

A genius of the Queen City has placed on the market a Vapor-Bath Cabinet that has proven a blessing to every man, woman or child who has used it. Our recent investigation of this remarkable invention was so very satisfactory we have no hesitancy in endorsing the same as just what all our readers need. It is an article of great value, in which one comfortably rests on a chair, and with only the head outside, enjoys at home, for three cents each, all the marvelous cleansing, purifying and invigorating effects of the famous Turkish Bath, Hot Vapor, or Medicated Bath, with no possibility of taking cold afterwards, or in any way weakening the system.

Hundreds of well-known physicians have given up their practice to sell this Cabinet—such eminent men as Dr. J. M. McKay, Dr. J. C. Wright, Chicago, who sold 125 last month. Thousands of remarkable letters have been written the makers from users, some of which, referring to:

Rheumatism, La Grippe, Kidney Troubles, and physicians are unanimous in claiming that colds, la grippe, fevers, smudges, consumption, kidney trouble, Bright's disease, cancer—in fact, such marvelous eliminative power has this Cabinet that no disease can gain a foothold on the body if used as directed. These Thermal Baths weekly. Scientific reasons are brought out in a very instructive little book, issued by the makers.

Cure Blood and Skin Diseases. This Cabinet has marvelous power. Dr. Shepard, of Brooklyn, states that he has never failed to draw out the deadly poison of snake bites, hydrophobia, blood poison, etc., by this Vapor Bath, proving that it is the most wonderful blood purifier. If people, instead of filling their systems with more poisons by taking drugs and nostrums, would get into a Vapor Bath Cabinet, using this Cabinet, they would assist nature to act, they would have pure blood, and a skin as clear and smooth as the most fastidious could desire.

The Important Feature of this Cabinet is that it gives a hot vapor bath that opens the millions of pores all over the body, and draws out the impure blood, and assists nature to act, they would have pure blood, and a skin as clear and smooth as the most fastidious could desire.

HOW TO GET ONE. All our readers who want to enjoy perfect health, prevent disease, and are afflicted, should have one of these remarkable Cabinets. The price is wonderfully low. Space prevents a detailed description, but it will bear out the most exacting demand for durability and economy.

Write the World Mfg. Co., 2233 World Building, Cincinnati, Ohio, and ask them to send you their pamphlet describing this invention. The price is wonderfully low, only \$2.00, complete, with everything that guarantees so much health, strength and vigor.

Write for full information, or, better still, order a Cabinet at once. You will be disappointed, as the makers guarantee every Cabinet, and agree to refund your money after 30 days' use if not just as represented.

Will Knows Perspiration every one knows is beneficial, but other methods are crude and insignificant, when compared with the wonderful and marvelous curative power of this Cabinet. Known as the No. 1902 style.

Square Quaker Folding Thermal Bath Cabinet. We find it to be a genuine Cabinet, with a real door, opening wide as shown in cut. When closed it is air-tight, handsomely made of best, most durable, water-proof goods, rubber lined. A heavy metal hinges supports it, making it a sturdy and substantial bathroom within itself.

The Sun Shall Be Darkened. In the New Liverpool, Julia MacNair Wright gives a lot of information about the total eclipse expected on May 28. Of eclipses in general she speaks as follows: "The highest number of eclipses which will occur in one year is seven, the lowest two. When the maximum number is reached, five will be eclipses of the sun; if there is but the minimum of eclipses, both will be solar. The usual annual allowance is four, yet few and far-distant are the golden opportunities of viewing an eclipse of totality from favorable latitudes."

California and Nevada. Mrs. E. W. Briggs, Racine, Wis., writes: "We propose to visit the open meetings of the G.A.R. and Sons of Veterans. We are members of the G.A.R. and Sons of Veterans, and have brothers who were in the civil war and relatives who have been unjustly treated by Commissioner of Pensions. Another meeting will occur on the 20th of the month, and we will attend the same. We will also attend the meetings of the Sons of Veterans on the 20th of the month, and we will attend the same. We will also attend the meetings of the Sons of Veterans on the 20th of the month, and we will attend the same."

YOU CAN EASILY EARN. Money, saving nothing, home furnishings, linens or getaways, watches, cameras, musical instruments, automobile sets, guns, and your choice of hundreds of other articles, all guaranteed. Supply all your needs, and you can make a good thing out of it. Write for full information, or, better still, order a Cabinet at once. You will be disappointed, as the makers guarantee every Cabinet, and agree to refund your money after 30 days' use if not just as represented.

OLD SOLDIERS HOMESTEADS. of the civil war who served at least 90 days and who filed on a homestead of 80 or 120 acres in 1862, 1863, 1864, 1865, 1866, 1867, 1868, 1869, 1870, 1871, 1872, 1873, 1874, 1875, 1876, 1877, 1878, 1879, 1880, 1881, 1882, 1883, 1884, 1885, 1886, 1887, 1888, 1889, 1890, 1891, 1892, 1893, 1894, 1895, 1896, 1897, 1898, 1899, 1900, 1901, 1902, 1903, 1904, 1905, 1906, 1907, 1908, 1909, 1910, 1911, 1912, 1913, 1914, 1915, 1916, 1917, 1918, 1919, 1920, 1921, 1922, 1923, 1924, 1925, 1926, 1927, 1928, 1929, 1930, 1931, 1932, 1933, 1934, 1935, 1936, 1937, 1938, 1939, 1940, 1941, 1942, 1943, 1944, 1945, 1946, 1947, 1948, 1949, 1950, 1951, 1952, 1953, 1954, 1955, 1956, 1957, 1958, 1959, 1960, 1961, 1962, 1963, 1964, 1965, 1966, 1967, 1968, 1969, 1970, 1971, 1972, 1973, 1974, 1975, 1976, 1977, 1978, 1979, 1980, 1981, 1982, 1983, 1984, 1985, 1986, 1987, 1988, 1989, 1990, 1991, 1992, 1993, 1994, 1995, 1996, 1997, 1998, 1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2196, 2197, 2198, 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 2236, 2237, 2238, 2239, 2240, 2241, 2242, 2243, 2244, 2245, 2246, 2247, 2248, 2249, 2250, 2251, 2252, 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269, 2270, 2271, 2272, 2273, 2274, 2275, 2276, 2277, 2278, 2279, 2280, 2281, 2282, 2283, 2284, 2285, 2286, 2287, 2288, 2289, 2290, 2291, 2292, 2293, 2294, 2295, 2296, 2297, 2298, 2299, 2300, 2301, 2302, 2303, 2304, 2305, 2306, 2307, 2308, 2309, 2310, 2311, 2312, 2313, 2314, 2315, 2316, 2317, 2318, 2319, 2320, 2321, 2322, 2323, 2324, 2325, 2326, 2327, 2328, 2329, 2330, 2331, 2332, 2333, 2334, 2335, 2336, 2337, 2338, 2339, 2340, 2341, 2342, 2343, 2344, 2345, 2346, 2347, 2348, 2349, 2350, 2351, 2352, 2353, 2354, 2355, 2356, 2357, 2358, 2359, 2360, 2361, 2362, 2363, 2364, 2365, 2366, 2367, 2368, 2369, 2370, 2371, 2372, 2373, 2374, 2375, 2376, 2377, 2378, 2379, 2380, 2381, 2382, 2383, 2384, 2385, 2386, 2387, 2388, 2389, 2390, 2391, 2392, 2393, 2394, 2395, 2396, 2397, 2398, 2399, 2400, 2401, 2402, 2403, 2404, 2405, 2406, 2407, 2408, 2409, 2410, 2411, 2412, 2413, 2414, 2415, 2416, 2417, 2418, 2419, 2420, 2421, 2422, 2423, 2424, 2425, 2426, 2427, 2428, 2429, 2430, 2431, 2432, 2433, 2434, 2435, 2436, 2437, 2438, 2439, 2440, 2441, 2442, 2443, 2444, 2445, 2446, 2447, 2448, 2449, 2450, 2451, 2452, 2453, 2454, 2455, 2456, 2457, 2458, 2459, 2460, 2461, 2462, 2463, 2464, 2465, 2466, 2467, 2468, 2469, 2470, 2471, 2472, 2473, 2474, 2475, 2476, 2477, 2478, 2479, 2480, 2481, 2482, 2483, 2484, 2485, 2486, 2487, 2488, 2489, 2490, 2491, 2492, 2493, 2494, 2495, 2496, 2497, 2498, 2499, 2500, 2501, 2502, 2503, 2504, 2505, 2506, 2507, 2508, 2509, 2510, 2511, 2512, 2513, 2514, 2515, 2516, 2517, 2518, 2519, 2520, 2521, 2522, 2523, 2524, 2525, 2526, 2527, 2528, 2529, 2530, 2531, 2532, 2533, 2534, 2535, 2536, 2537, 2538, 2539, 2540, 2541, 2542, 2543, 2544, 2545, 2546, 2547, 2548, 2549, 2550, 2551, 2552, 2553, 2554, 2555, 2556, 2557, 2558, 2559, 2560, 2561, 2562, 2563, 2564, 2565, 2566, 2567, 2568, 2569, 2570, 2571, 2572, 2573, 2574, 2575, 2576, 2577, 2578, 2579, 2580, 2581, 2582, 2583, 2584, 2585, 2586, 2587, 2588,