

JACKET No. 60-68

Law Office of A. PARIETT LLOYD, 9. E. CO. ST. PAUL and Saratoga Streets, Baltimore, Md.

Claim No. 580099 of W. d. Gas Ernolds Co. G 39 Regiment, USCT

On this day and date below written, personally appeared the affiant whose signature is hereto affixed and who being duly sworn according to law testified as follows:

"My age is 57 years, I reside in Baltimore, Md., at No. 90 1/2 Leadwell Street;

my wife Catherine is 57 years of age & was so at the time of her father's death. And she therefore abandoned her husband. There is no public or church record of our marriage. I was married by a Methodist Clergyman who kept no record of same. I furnished the best proof I could of my wife's testimony of facts which were known to me always living together & were recognized as husband & wife & our witness who was present at the marriage & the other witness living in the house at the house when we were married.

This testimony was all written in my presence from my own oral statement then made before the Office of A. P. Lloyd & B. B. Linn that in making them I have no interest in this claim or dictated by any other person, other than order 229 of the Hon. Court.

B. B. Linn
(If witness sign by mark, two persons who can write, sign here.)
S. Maguer de Lubran

W. d. Gas Ernolds
mark

State of Maryland, Baltimore City, Ss;
SWORN TO AND SUBSCRIBED BEFORE ME, this 28 day of Aug 1893, and I certify that the contents of the foregoing were fully made known and explained to affiant above named, (whom I certify to be credible) before his making oath thereto and I have no interest in prosecution of this claim.

S. Maguer de Lubran

JUSTICE OF THE PEACE.

Instructions - Read Carefully. Under the order of the Commissioner of Pensions number 229 in the preparation of testimony in support of claims in pension cases, all statements affecting the particular case and not merely formal, must be written or prepared to be type-written, in the presence of the witness, and from his oral declarations then made to the person who then reduces the testimony to writing or then prepares the same to be type-written. And such testimony must embody a statement by the witness that such testimony was all written or prepared for type-writing (as the case may be) in his presence, and only from his oral statements then made; stating also the time, place, and person, when, where and to whom he made such oral statements, and that in making the same he did not use, and was not aided or prompted by any written or printed statement or recital, prepared or dictated by any other person; and not attached as an exhibit to his testimony.