

and where such entry or defective entry hath been made, or where no entry shall be made, or where there shall be a neglect of payment after entry, such person shall moreover in addition thereto, at any time thereafter, on personal application and demand at the house, dwelling or usual place of abode of such person, by the proper collector, be liable and shall pay the duty by this act imposed, with a further sum double the amount thereof, one moiety of which shall be paid to the use of the U. States, & the other moiety thereof to the use of the person who, if a collector shall fail to do over if other than a collector, shall fail to inform in such case; which duty with the said addition shall be collected by collectors and sale of the goods and chattels of the person by whom the same shall be done. And in every case where the owner of a carriage shall fail to enter the same in conformity to the provisions of this act, the collector shall have power and he is hereby authorized to determine the day to which such carriage belongs, and to fix the duty payable on the same.

Sec. 5. And be it further enacted, That in all cases where my duty shall be collected pursuant to this act, whether by collectors or otherwise, certificates shall be granted for each carriage in manner as before prescribed.

Sec. 6. And be it further enacted, That in all cases where my duty shall be collected pursuant to this act, whether by collectors or otherwise, certificates shall be granted for each carriage in manner as before prescribed.

Sec. 8. And be it further enacted, That in case any entry of a carriage may have been made under the 2d section of this act, and the carriage is exclusively employ'd in half-holiday, or for the transportation of goods, such carriage shall be deemed not to be so employ'd unless proof to the contrary be adduced by the owner or keeper thereof.

Sec. 8. And be it further enacted, That in case any entry of a carriage may have been made under the 2d section of this act, whether by collectors or otherwise, certificates shall be granted for each carriage in manner as before prescribed.

(To be concluded in our next.)

WAR DEPARTMENT.

To facilitate the business of obtaining Warrants for Military Bounty Land, under the acts of the 2d of December, 1811, of the 11th January, 1812, and of the 10th December, 1814, all persons interested are invited to attend to the following

INFORMATION.

1st. Every person whose services entitle him to a Land Warrant, and who personally applies for it, will be held to produce at the war department his original Discharge, which ought to exhibit the date of Enrollment, the term for which the person was enlisted, that he has faithfully served the United States during that Term, and that he is no ordinary Discharged. The physiology of Discharges for disability necessarily differs from ordinary Discharges; but in those the term 'honorable discharge' is deemed too tame, and in the certificate of faithful service required by law.

2d. In cases where the original Claimant doth not personally apply for his Land Warrant, his original Discharge must be transmitted to the war department, accompanied by a power of attorney, duly executed, of the following form—

Know all men by these presents

That I, ——————, a captain —————— company, in the —————— regiment of —————— who was enlisted the —————— day of —————— and had eight hundred and —————— days, and honorably discharged from the army of the United States on the —————— day of —————— and the cost of eight hundred and —————— is will more fully appear by my original Discharge hereto annexed, have, and by these presents do, nominate, constitute, and appoint —————— my true and lawful attorney, for me and in my name, and in my behalf, to procure and receive from such other person or persons as shall be legible authority to grant the same, a Warrant for the quantity of land to which I am entitled for the services rendered by me as —————— in the army of the United States, during the late war, pursuant to the law of the United States, so far as made and provided. And I do further hereby empower the said —————— to do, and to perform all such acts and things, and to give such a receipt or receipts, or execute such instrument or instruments in writing as shall be required, in as full and ample a manner as I could myself do were

I personally present. And I do further empower him to constitute and appoint an attorney or attorneys under him for the said purposes, and also at pleasure to revoke the same. And do further hereby ratify and confirm whatever my said attorney or his substitute shall lawfully do in the premises.

In testimony whereof, I have hereunto set my hand and seal, at —————— his ————— day of —————— one thousand eight hundred and —————— signed sealed and delivered.

In presence of ——————
State of —————— ss.

and County of ——————
————— being duly sworn deposes and says, that he is the same person described in and who executed the above power of attorney, and that the same is his own free and voluntary act, for the purposes mentioned therein.

Sworn to and subscribed this —————— day of —————— 181 — before me.

State of —————— ss.
and County of —————— ss.

————— being duly sworn deposes and says, that they and each of them are personally acquainted with the above named —————— and well know him to be the person described in the above power of attorney.

Sworn to and subscribed this —————— day of —————— 181 — before me.

State of —————— ss.
and County of —————— ss.

————— being duly sworn deposes and says, that they and each of them are personally acquainted with the above named —————— and well know him to be the person described in the above power of attorney.

Sworn to and subscribed this —————— day of —————— 181 — before me.

State of —————— ss.
and County of —————— ss.

————— being duly sworn deposes and says, that he is the same person described in and who executed the above power of attorney, and that the same is his own free and voluntary act, for the purposes mentioned therein.

In testimony whereof, I have hereunto set my hand and affixed the (Seal) seal of the said county &c.

this —————— day of —————— &c.

N. B. In those instances where the power of attorney in question is executed before a Notary Public, and of course attested by his official seal and signature, the above certificate of a County Clerk on each instrument will be dispensed with, but in such case it will be required that one separate official certificate from the Municipal or State authority shall attest the quality and signature of such Notary, which signed Certificate shall be admitted as the seal of such Notary Publics that accompany it.

N. B. All subscription of such a power must be made before a Notary Public, in legal form.

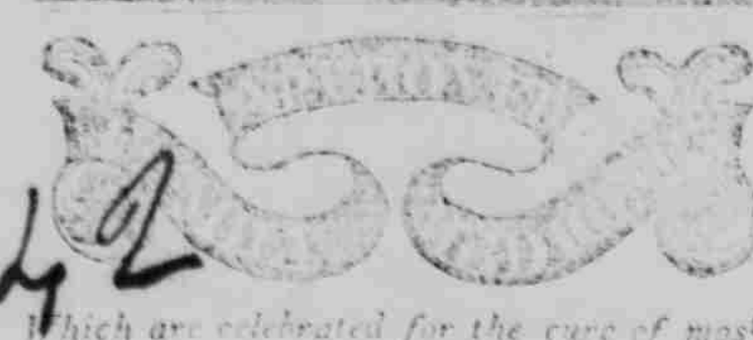
3d. In cases where the original claimant is dead, and no heir applies in his right, he or she will be held to ascertain by legal proof, that the person in whose right the application shall be made, did enlist in such or such a company or corps, on such a day, and for such a term; and that he was slain by the enemy, or did otherwise die while in the service of the United States, at such a time and place.

Next, the actual claimant will be held to adduce legal certificates from competent authority to effect in that he or she, thus claiming a Land Warrant, is a legitimate heir at law, and of lawful age; in which case, although other heirs may still exist, yet the warrant will be issued in the name of the heir so proving, adding thereto the words—and the other heirs at law of—&c.

A Land Warrant will not be issued to an executor nor to an administrator. The government of the United States has not authorized any person to act as an agent for the purpose of transmitting any part of the business relative to the obtaining Military Land Warrants; which will, as usual, be issued gratis at the war department; nor does it recognize any pretended Land Office for such purposes; nor any other Agency of that nature, in any state of the American Union.

September 2, 1815.

* For five years or during the war, as the case may be.



Which are celebrated for the cure of most diseases to which the human body is liable.

Prepared only by the sole Proprietor,

T. W. DYOTT, M. D.

Grandson of the late celebrated Dr. ROBERTSON, of Edinburgh; And for sale in Philadelphia only, at the PROPRIETOR'S WHOLESALE AND RETAIL DRUG AND FAMILY MEDICINE WAREHOUSE.

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For the Detentery or Lax, Cholera Morbus, Severe Gripings, and other diseases of the bowels, and the Summer Complaint in Children, it has proved a certain remedy, and reflected to perfect health & health in their operation, and may be given to the youngest infant with safety.

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For the prevention and cure of Bilious and Malignant Fever—Price 25 cents—large boxes 50 cents.

The Pills, if timely administered, will remove the cause which commonly produce the Yellow Fever, Bilious Fevers, Ague and Fever, Cholic, Pains, Flatulencies, Indigestions, Colic, Hypochondriac & Hydrocephalic complaints, Strangury, Gravel, Rheumatism and Gout.

They are particularly serviceable in Female Disorders, & especially in the removal of those obstructions which are the great source of their complaints at certain periods, they possess the eminent advantage over most other purgatives, that while they operate gently, they produce neither effervescence, debility, nor too great excitement, whenever there is a predisposition to a disease, arising from morbid effluvia, a too copious use of ardent spirits, or a vitiated state of the bile, they are sure to relieve.

Dr. Dyott's Patent Ick Ointment.

For pleasantness, safety, expedition, ease and certainty is infinitely superior to any other medicine, for the cure of that most disagreeable and tormenting disorder, the Ick—Price 50 cents per box.

Dr. Dyott's Infallible Tooth Ache Drops—Price 50 cents.

Cataplasma Eye Water, celebrated for curing most disorders of the Eyes—Price 50 cents.

Dr. Tissot's Celebrated Gout & Rheumatic Drop—Price 2 dollars.

Dr. Godbold's Vegetable Balm of Life—Price 1 dollar.

The Balm of Iberia—Extracted from an Iberian Fragrant Plant, for curing defects of the skin, and improving the complexion, &c. &c.—Price 2 dollars.

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Letters, post paid, from any part of the continent, will meet attention.

Wool Carding.

THE subscribers will have two complete Carding Machines in operation at this place by the 1st of May next.

FRZ. ROBINSON,
JOHN McCABE,
Vincennes, Dec. 14th, 1815.

PRINTING

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