

SERVICE

NUMBER

Penn.

Groscost, Daniel

S. 8629

CONTENTS

carded

2

Ohio - Pittsburg 27, 1815
of Quincy

Samuel Probert
Franklin Co. in the State of Ohio
who was a private in the Company commanded
by Captain Simjian of the 1st Regt. commanded
by Col. in the 1st Regt.
for Militia

\$ 20.00

Recorded on the Roll of Ohio - Pittsburg Co.
of the rate of 20 Dollars each per annum.
commence on the 1st day of March, 1831.

Certificate of Pension issued the 12th day of Sept 18
and sent to
M^{rs} Camille Harris

Expires to the 1st of Sept 34 70.00
Government allowances ending 4th Oct 35 10.00

\$ 80.00

{ Revolutionary Claim }
{ Not June 7, 1832 }

Recorded by J. P. Sprague
Book C. Vol. 87 Page 112

30.925
Samuel Probert
pension

Declaration

[Faint, mostly illegible handwritten text, likely a declaration or list of details related to the pension.]

The State of Ohio: Court of Common Pleas
Trembule County: April Term A.D. 1834
on this 30th day of April A.D. 1834
personally appeared in open Court before the Court of
Common Pleas, holden at the Court House in the Town
of Warren within and for said County of Trembule;
Daniel Groves, a resident of Brookfield in said
County of Trembule, of said State, aged seventy-five years
last November who being first duly sworn according
law doth on his oath make the following statement
declaration in order to obtain the benefit of the act
of Congress passed June 7th 1832.

That he entered the service of the United States under
the following named officers, and served as herein-
after stated. That in the fore part of the year 1778 he
was drafted in York County Pennsylvania, & placed
under the command of Captain Greene, who marched
the company to which I was attached into Berks
County Pennsylvania, where we were employed actively
in quelling the British from plundering the Countys
who were at this time quartered in Schuylkill
at this time I served a term of two months -
In the fall of the year 1781 according to the part of my
recollection I was drafted and served a term of two
months under the command of Captain J. Bad, at
Camp Secant, our company was employed in
quelling Burgains prisoners, this term.

The same year (1781) I served two months as a substitute
for Alexander Groves, who is a brother of mine
at Camp Secant, we were engaged this term in building
stockades and quelling prisoners, Major Adley was
our commanding officer, at Camp Secant.
At the time the British left Philadelphia, I was
pressed to drive teams from Little York to Morris-
town in the Jerseys, our teams were loaded with
flour for the American Army, I served this a term
after at this time a term of six weeks, the

name of the Forage Master who loaded our teams
was James Chamberlin, our Wagon Masters name
was James Smith, and the above service amount
in all to a period of seven months and two weeks of
actual service he claims a pension
Question 1st. When and in what year were you born?

Ans. according to my best information I was born in month
1758 in York County Pennsylvania

Q. 2. Have you any record of your age & if so when is it?

Ans. I have not at this time my age was set down in a book
which was burned about thirty years ago.

Q. 3. When & in what year were you called into the service?
When & in what year were you called into the service?
When & in what year were you called into the service?

Ans. In York County Pennsylvania I lived in Westmor-
land County Pa. about five years since the war
of the Revolution, & now live in Brookfield Trembule
County when I have lived for twenty five years last
past.

Q. 4th. How were you called into the service?

Ans. I was drafted the two first terms, was a substitute
the third, and was pressed the fourth term
by Ambrose Hunt and Calvin Bone two of my neigh-
bours, who will state as to their belief of my ser-
vice as a soldier in the Revolution, as to my service
I also expect to prove a part of his service
in the war of the Revolution, by the depositions of
James M. Mast and John Groves both of whom
were with me in the war of the Revolution.

He hereby relinquishes every claim whatever to a pension or
annuity except the present, and declares and declares that
his name is not on the pension roll of the army of
any State sworn to and subscribed to day and year
foresaid

Daniel Groves

The Ambrose Hunt and Calvin Bone residents of the
County of Trembule and State of Ohio, hereby certify

testify that we are well acquainted Daniel Goscott
who has sworn to & subscribed the above declaration
that testifies him to be seventy five years of age or
thereabouts, that he is reputable and believed in the
neighborhood where he belongs, to have been a soldier
of the Revolution, and is considered a man of truth
and respect, & that we conceive in that opinion &
we believe him to be a man of truth and respect
sworn to and subscribed the above declaration
before me ~~to be a man of truth and respect~~

George Parsons Clerk Calvin Lane
And the said Court do hereby declare their opinion, after
the investigation of the matter, and after putting the
interrogatories prescribed by the war department that
the above named applicant was a Revolutionary Soldier
and served as he states, and the Court further
certifies, that it appears to them that Ambrose Hart and
Calvin Lane Esqrs who have signed the preceding
certificates, are residents of said County of Mansfield &
are credible persons, and that their statements are
correct.

I George Parsons Clerk of the Court of said County
do hereby certify that the foregoing contains the original
proceedings of the said Court, in the matter of the applica-
tion of Daniel Goscott for a pension
In testimony whereof I have hereunto
set my hand and seal of Office
this 30 day of April A.D. 1854
George Parsons Clerk

John Goscott
Certificate to be Credible
by Justice of the Peace
B.

Board County of
Personally appeared Before Samuel Jackson one of the Justices
of the Peace in and for Said County John Groscoft and
after being sworn as the Laws Directs Deposeth and Saith
that Dammel Groscoft served a two Month Naval with
the when I was out in the Months I know him thus
in Service and he was out driving team when I was
out with my team halting Groscoft for the army
and a second time but I can not tel how Long
and further Saith met Sworn and Subscribed this fifth
day of July 1834
John Groscoft
make

and I hereby certify that I am well acquainted with
John Groscoft that he is a person of strict truth and
veracity and that his statements are entitled to credit
so far as I know
Samuel Jackson
of the Peace

State of Pennsylvania
I do hereby certify that Samuel Jackson Esq before
whom the above deposition was taken and
who signs the above certificate is an acting
Justice of the Peace in and for said county
and was an acting Justice of the Peace in
and for said county at the time of taking
said deposition and signing & certifying the
same to all whose official acts shall require
and credit is due and of right ought to be
given in testimony whereof I have here-
unto set my hand and the seal of said Court
this 5th day of July 1834
James Logan Petty

30.925
Daniel Groscoft
Ohio

for 0775 per
6 ins.
#20.

Alex. McCull
Warren
Ohio

WAR DEPARTMENT,

Pension Office.

For:

The evidence in support of your claim, under the act of June 7, 1832, has been examined, and the papers are herewith returned. The following is a statement of your case in a tabular form. On comparing these papers with the following rules, and the subjoined notes you will readily perceive that objections exist, which must be removed, before a pension can be allowed. The notes and the regulations will show what is necessary to be done. Those points to which your attention is more particularly directed, you will find marked in the margin with a brace, (thus: }). You will, when you return your papers to this Department, send this printed letter with them; and you will, by complying with this request, greatly facilitate the investigation of your claim.

A Statement, showing the Service of *David Grossett*

Period when he performed his military service.	Division of the claimant's service.			Rank of the claimant.	Name and rank of the Field or Score under whom he served.	Age at present, and place of abode when he entered the service.	Proof by which the declaration is supported.
	Year.	Month.	Day.				
1778	2			P	Coop. Jenkins	75 Pa	Ordinary & witness.
1781	2			P	Coop. Cad.		but paper not certified to be credible, see note j.
	2			P			
	1	2					

I am, respectfully,

Your obedient servant,

JAMES L. EDWARDS,

Commissioner of Pensions.

REGULATIONS UNDER THE ACT OF JUNE 7, 1832.

The following regulations have been adopted:

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

Four general classes of cases are embraced in this law:

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

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

DECLARATION.

In order to obtain the benefit of the Act of Congress of the 7th of June, 1832.

State, Territory, or District of } ss.
County of }

On this day of personally appeared (a) before A. B. a resident (b) of in the county of and State, Territory or District of aged (c) years, who being first duly sworn, according to law, doth on his oath make the following declaration, in order to obtain the benefit of the provision made by the Act of Congress, passed June 7th, 1832: That he enlisted in the Army of the United States in the year (d) with and served in the (e) regiment of the line, under the following named officers:

[Here set forth the names and rank of the Field and Company Officers; the time he left the service; (and if he served under more than one term of enlistment, he must specify the particular period, and rank and names of his officers) the town or county and State in which he resided when he entered the service; the battles, if any, in which he was engaged, and the country through which he marched. ☐ This form is to be varied so as to apply to the cases of officers and persons who belonged to the militia, volunteers, navy, &c.]

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

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

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

I of the Court of do hereby certify (h) that the foregoing contains the original proceedings of the said Court in the matter of the application of for a pension. In testimony whereof, I have hereunto set my hand and seal of office (i) this day of &c.

If, on examination of the proper record, the names of applicants, making such declaration, cannot be found, they will produce such proof as the rule given in note (j) points out.

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

(k) We, A. B., a Clergyman, residing in the and C. D. residing in the same) hereby certify, that we are well acquainted with who has subscribed and sworn to the above declaration; that we believe him to be years of age; that he is reputed and believed, in the neighborhood where he resides, to have been a soldier of the Revolution, and that we concur in that opinion.

Sworn and subscribed the days and year aforesaid.

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

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

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

In testimony whereof, I have hereunto set my hand and seal of office, this day of &c.

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

If such surviving witness cannot be found, the applicant will so state in his declaration, (l) and he will also, whether he produce such evidence or not, proceed to relate all the material facts, which can be useful in the investigation of his claim, and in the comparison of his narrative with the events of the period of his

December 14, 1836.

XXXXXXXXXXXX

Daniel Groscoot
S. 8629
Bj/S-ady

Mrs. E. G. Brundage
R. F. D. 4
Tiffin, Ohio

Dear Madam:

Reference is made to your letter relative to Daniel Groscoot, a soldier of the Revolutionary War.

The data contained herein are obtained from the papers on file in the Revolutionary War claim, S. 8629, based upon the military service of Daniel Groscoot, in that war.

Daniel Groscoot was born in November, 1758, in York County, Pennsylvania, day, and the names of his parents are not shown.

While a resident of York County, Pennsylvania, Daniel Groscoot enlisted the first part of 1778, served two months in Captain Jemine's Pennsylvania Company, guarding the territory in Bucks County, Pennsylvania, against plundering by the British who were then stationed in Philadelphia. He enlisted in the fall of 1781 and served two months in Captain J. Dod's Pennsylvania Company, guarding British prisoners. He served, also, two months in 1781, as a substitute for his brother, Alexander Groscoot, at Camp Security under Major Adey, was engaged in building stockades and guarding prisoners. He served six weeks as teamster, under wagonmaster James Smith, hauling flour from Little York to Morristown, New Jersey, for the American army; James Chamberlin was forage-master.

After the Revolutionary War he lived in Westmoreland County, Pennsylvania, about five years.

He was allowed pension on his application executed April 30, 1834, at which time he was a resident of Brookfield, Trumbull County, Ohio, where he had lived for twenty-five years.

longed service, as they are known at the Department. A very full account of the services of each person will be indispensable to a favorable action upon his case. The facts stated will afford one of the principal means of corroborating the declaration, if true, or of detecting the imposition, if one is attempted; and unless, therefore, these are amply and clearly set forth, no favorable decision can be expected. All applicants will appear before some Court of Record in the County in which they reside, and there subscribe and be sworn to, one of the declarations above provided, according to the nature of his case.

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

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

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

The applicant will be permitted to bring, if the same can be done, on the opinion of the Court, without too much expense and inconvenience to him, two respectable persons—one of whom should be the nearest neighbor, if one lives in the immediate vicinity of such applicant, who can testify, from their acquaintance with him, that they believe he is of the age he represents, and that he is reputed and believed in the neighborhood to have been a Revolutionary soldier; and that they concur in that opinion. If one of these persons is a Clergyman, the Court will so certify, and they will also certify to the character and standing of other persons giving such certificates.

The testimony evidenced and sworn to is deemed very important, in the absence of any direct proof, except the statement of the parties. As to the 4th article, answers are requested in the very particular in the manner whether the kind of regiment, and some other doubts have ever existed upon the subject.

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

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

No payments are to be made on account of the services of any person, who may have died before taking effect in the act of June 18, 1832, and in case of death subsequent thereto, and before the declaration herein required is made, the parties interested will transmit such evidence as they can procure taken and introduced before a Court of Record, showing the services of the deceased, the period of his death, the name and the neighborhood respecting such services, the title of the claimant, and the opinion of the Court upon the whole matter.

The declaration shall be made in the presence of two or more credible witnesses, in which case the declarant will be sworn to before the Court, and the witnesses will be sworn to before the Court, and the Court will certify to the truth of the declaration, and the Court will certify to the truth of the declaration, and the Court will certify to the truth of the declaration.

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

Made of authenticating papers

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

Proof of Service

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

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

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

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

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

In 1834 one John Groscoot made affidavit in Beaver County, Pennsylvania, his age or relationship to soldier not stated. There are no further family data.

In order to obtain the date of last payment of pension, the name of person paid and possibly the date of soldier's death, you should apply to the Records Division, General Accounting Office, Washington, D. C., and cite the following data:

"Daniel Groscoot, Certificate No. 37615, issued September 13, 1834, rate \$20.00 per annum, commenced March 4, 1831, Act of June 7, 1837, Pittsburgh, Ohio Agency".

Very truly yours

A. D. HILLES
Executive Assistant
to the Administrator

NATIONAL ARCHIVES MICROFILM PUBLICATIONS

NONSELECTED RECORDS

NATIONAL ARCHIVES MICROFILM PUBLICATIONS

Ohio Sept 8.



Division of Revenue

FREE

Commissioner of Revenue
Washington City
D. C.

Warren September 2^d 1834

L. L. Edwards Esq

In Inclosed you will please find the
the application of Daniel Prescott for a pension
he has complied with the requisitions of the depart-
ment in relation to the evidence, so far as he able.
I herewith send as well the original ~~affidavits~~ ^{affidavits} ~~affidavits~~ ^{affidavits}
affidavits of the witnesses I am very respectfully
yours obt. servt.
A. M. Barnell

Piffin Ohio

Dec. 1 1936

Pension Dept. Could you
please inform me if one
Daniel Grosscott who lived in
Bloomfield Twp.
Drumbull County, near Warren
Ohio, But is buried in Scipio
Township Seneca Co. Ohio.
The name & notice in some
instances is spelled Grosscross
one time lived in B or near
Brookfield. He was a Revolution-
ary soldier and am not just
certain as to date of his death.
and if he received a pension.
And oblige.

Mrs. E.C. Brundage

R.F.D. 4, Piffin Ohio

1936 Dec. 17. Net. to Mrs. E.C. Brundage

8629 -
INVALID.

File No. 8629

Daniel Grosscott

Priv. Sec. War

Act: June 7th 1892

Index: - Vol. 107, Page 157

[Arrangement of 1870.]

State of Pennsylvania
Armstrong County

on the 10. Day of April 1834 personally
appeared before me the Subscriber one of the
Justices of the Peace in and for said County
James M. Master of State and County of Berks
aged Eighty three who being first duly sworn
according to Law cloth on his oath say that
he is personally acquainted with Daniel Gertz
son of Trumbull County State of Ohio that
he served two months in the militia in the
Berks County in the year 1778 and that he served
thirteen months at Camp Greentree
near Little York in 1781 in all former Months
as a Soldier in the old Revolution

Sworn to and subscribed
the 10 Day of April 1834 before me
J. C. Kesler

State of Pennsylvania
Armstrong County

I, District Judge, Returning of the Court of Common
Pleas in and for said county do hereby certify
that John C. Collett, Esq. before whom the foregoing
deposition was taken is an acting Justice of the
Peace in said county, duly commissioned by the
Court in said county, and qualified to act as such to whose acts
and qualifications should be given, and that his signa-
ture to the same is genuine, and in his own proper hand
writing.

I, returning whereof I have hereunto set my
hand and affixed the seal of said court, at Pottsville
the 16th day of April, A. D. 1834.

Deak. Weber, Pro

Beaver County Pa

Personally appeared before Samuel Jackson one of the
Justices of the Peace in and for said County John
Gronost and after being sworn as the Law directs before
and faith that Dallas Gronost served a term with
me when I was out in the Militia I know him when
in prison & he was out with me when I was out
with D. Th. my team halting provision for the camp
on a sword tassel and further faith not sworn
and subscribed this fourth day of April 1834

Sam Jackson

John Gronost
Master

State of Pennsylvania
Beaver County

I, James Logan, Clerk of the Court
of Common Pleas of said county do hereby
certify that Samuel Jackson Esq. before
whom the above deposition was taken was
at the time of taking said deposition an
acting Justice of the Peace in and for
said county of Beaver duly commissioned
by the proper authorities and qualified to act as such to whose
official acts full faith and credit is due and of right ought
to be given and the testimony which I have hereunto
set my hand and the seal of said Court this 21st day of
April 1834

James Logan, Clerk

James M. Moore
Certified by the Judge
to be credible
A

State of New Hampshire
Rockingham County, ss

Personally came
before me the undersigned one of the Justices of the
Peace in and for said County James M. Moore
who on his solemn oath hath that he is well
acquainted with Daniel Garcerot and to his
Certain knowledge the said Daniel Garcerot served
two months in the Duches County Jail in
the year one thousand seven hundred and seven
by eight and two months at Cambridge ^{Mass} in
the year one thousand seven hundred and eighty one near
Little York (in the Revolution)
Sworn and subscribed James M. Moore
this 16th day of
August 1834
Jno. C. Corbett Justice of the Peace

I declare that I have been well acquainted
with James M. Moore the above Dependant for
twelve years past and that he is a man of truth
and honesty and that his statements are entitled
to full credit and belief
August 15 1834 Jno. C. Corbett
Justice of the Peace

State of New Hampshire }
Rockingham County, ss }
I, William A. Moore, Notary Public of the County of
Rockingham, do hereby certify that
John C. Corbett by before whom the foregoing deposition
was taken is an acting Justice of the Peace in said
County, duly commissioned by the proper authority of
said County, and qualified to act as such, to
whom acts, full faith and confidence should be given
and that his signature to the same is genuine and in
his own proper hand writing.
In testimony whereof, I have hereunto set my hand and
affixed the seal of said Court, at Nottingham, this 25th day of
August, A. D. 1834.
William A. Moore, Notary