Groscost, Daniel

8.8629

CONTENTS

****C

}

A training of the control of the con

D.

Control Control

caroled

Samue groscost pensivin 6 No Fr . \$ 20.00 Foresteed on the Gold of Olese Yeller A. A. Starte of De Bollan . Good for annua. inspecte of Pension issued the 12 day of Ne fit and Live to crears to the 4th of 4 Lift 34 70. 00 cminute. allowance ensing 4 che 35 10.00 Soverchutionary Claim, }
Not June 7, 1832.

The Hate of Ohio ? Court of Common Aleas name of the forage moster who loaded our terms Trumbule Count " April Term AS. 1834 was James Chamberlin, our waggon marters name on this 30th day of Speil At 1834 was facus smith, and the above price amounts personally appeared in open bosist before the bourt of in all to a period of Seven months and two weeks of Common bleas bolden at the bount House in the lower actual Service he claims a pension of Wanen within and for said County of muchill; Question Ht. When and in what year were you Born ! Samuel Groscost. a resident of Brookfield in said And according to my best in ormation I was born in crowned County of Trumbull aforesaid, aged Seventy five year 1758 L Book bounty Jennsylvania last shovember who being first deely Swom according & 2. How you any heard of your age dif so when is it ? law doth on his oath make the following toto ment And I have not not this time my age was det down in a such declaration in order to obtain the henefit of the act which was surned about thirty years ago. of Congress passed lune 7th 1832. I S. When a in wen you living when called into the server That he entered the service of the months States under When you you lived Jane they Rivolationary, & when the following grame officers, and Lerves as herein do you now lear? after Stated. That in the fore part of the year 1778 he Aus In york leventy peroughania I but in west monwas drafted in york County counsylvania. I placed land bounty bank about fin years since the war under the bour mand of bapton ferwine, who morehad of the Sevolution, & now live in Brookfield Frankelle the Company to which I was attached into Buchs bounty when I have level for twenty-fine years last bounty bundylvania, where we were employed actively in quanting the British from plundering the bountry, 2.4th. How were you called into the Service! who were at this time duratered in obhiladelpha And I was dropped the two perst towers, was a substitute at this time I dervice a town of two monthsthe Third, and was present the fourth town In the fall of the year 1781 according to the fast of my Membron Heart and lealain bone to of my night. Restletion I was drofted and serve a tour of two bours who will thate as to their belief of my der. months under the Command of Capton f. Soch, at viers as a soldier in the Mindution & as to my verse Comp Security our company was employed in ty. He also expects to prove a part of his servers quanding Burgains orisoners, this tour. in the was of the Revolution, by the depositions of The Same year 18/81) I therved two months as a Substi-James ell master and form groscost both of whom tute for Alfander Grossost, who is a mother of mine were with me in the wor of the Audation at bamp secunty we wer engages this tour in building Her henby Relenquishes wery claim to thatever to a person or Stockastis and quanding prishers, Major exely was an unity except the present, and decloses and disland that our commanding Officer, at being Security his name is not on the pension Roll of the agency of at the time the British bot shi ladelphia I was any that sworn to and Subscribed the day and you pressure to drive term from title york to Monis : forsack Ganel groves town in the ferseys per teems win loaded with flore former blick flower for the american army, I served the a tume We Ambrose Hoort and bealier bone residents of the the at this time a tour of Six weeks. The bounty of humbule and state of this hendy entitefy that we on well acquainted Daniel Grascost who has sworm to & subscribed the about declaration ofin Groseouts that betier him to be Seventy-fine years of age or certifica to bo Ondobh there abouts . that he is reputed and believed in the I fust a of the peace nughour boad when he belongs to how been a solding of the Muntition, and is considered a mon of truth and acoperty of that are conseys in that opinion & in pulled hunt to be a man of high and werent to appear to appear to appear to appear to the formain of but I want the formain of but I work that Gronge formen blink Colum fore And the said bount do henry declar then opinion, after the investigation of the mostler and after setting the interrogations presented by the was department that the abour named officeret was a huntulionary tolder and served as he States, and the bount further certifies that it appears to them that Aubron Near I and bealun love Esyps who how signed the preceding confects on addents of said bounty of mundance & an ondible persons, and that their Stolements are exhibited to greated from how burnings I George borsons Colert of the bout of bour more please do henly certify that the foregoing contains the original proceedings of the Saire Court in the matter of the applier cation of Sacriel prosecut for a purson testimony In teste many whenof I have herentes set my hand and seal of Office This 30 day of Speed Abs 1034 Grouge Musous lles

Bened faunty for Cononally opposed Before farment Jantofor one of the Justices Daniel Groscot of the fear in and for Said loundy John Grocest and ofter being from as the how Directs Deposeth and South that Dannel Groccort Server a two Month loved with The Then I Das out in the Motitio I know him when f6 mg 20. in Somece and he was out Driving team when I was out with my team halling from for the atmy and from Tower but I for not tel how hory and further forth not Swoon and fullimb? this fifth Jujof July 43h John for fromost and I hereby festify that I am will acquient with John Granost that he is a person of flacet truth and verdetity and that his Statesments one entitled to fourtil Lo fal as I know fin : yack per Justier of the Gene I as certify that I amuel Jackson Est before whom the above achouten was taken and whom the above achorition was taken and into acquiring the above contiguate is an action further of the heave of the theory of the heave of the thing of the the thing of the

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 subjected 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 compling with this request, greatly facilitate the investigation of your daim.

A Statement, showing the Service of Dank Grocest

	~						1	
314	Duration of the claimant's service.			Rank of	Names and rank of the Field of-	Am at present		
Period was service render	Years	Houths	Days.	the claimant.	Scere under whom he served.	Age at present, and place of abode whom he entered the service.	Proof by which the decisivation is supported.	
78		2		P	Cap Jennin	75	Traditions	
11		2		p	lof Cod.	1/2	I without.	
•		2	1	22			to be cadelle see	9
		/	1/2	sot.	ena.		j.	
		ľ	ĺ				W 147 - 1	
							e X ee E oo o	
							Charles of the second	

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.

Persons employed in the Naval Service.

4. Indian Spies.

On this

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, mucicians 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 3 ss. County of

day of personally appeared (a) before

A. B. a resident (b) 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 present of the United States in the year (d) served in the (e) regimen of the line, under the following named of line, under the following named officers :

[Here set forth the names and rank of the Field and Company Officers, the time he left the services (and if the service dunder more than one term of entitients), the must percept the particularly period, and mans of the officers.) the town or commy and fatte in which he resided when he entitled the service, the battles, if any, in which he was empty and the country through which he marked. (2) 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.

And then will follow the certificate of the Court.1

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

of the Court of

do hereby certify (h) that the foregoing contains the original proceedings of the said Court in the matter of

In testimony whereof, I have hereunto set my hand and seal of office (i) this

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, Volenteers or Militia, except those who belonged to the New Mampshire 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

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 Revoutionary 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 elergyman, 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.

do hereby certify that the foregoing Clerk of the Court of 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

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

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

The Court will propound the following m; 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?

Have you any record of your age, and if so, where is it?

Where were you living when called into service; where have you lived since the Revolutionary was and where do you now live:

4. How were you called into scryige; were you drafted, did you volunteer, or were you a substitute? And it 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 Regiment as you can recollect, and the general circumstances of your services. Tran Soldier Did you ever receive a discharge from the service, and if so, by whom was it given, and what has become oldif

To me officer has become of it? State the names of rsons to whom you a - known in your present neighborhood, and who can tes

bits as to your character for yearcity, and then belief of your services as a soldier of the Revolution.

The Court will see that the abovers to these questions are embodied in the declaration, and they are

requested to anney their opinions of the grath of the statement of the applicant.

The applicant will be their products in Colort, it the same can be done, in the opinion of the Court. without too much expense and measuremente to him, two respectable persons—one of whom should be the meanest everyman, if one have up the meanest everyman, if one have up the meanest everyman, if one have up the meanest everyman of such applicant, who can testify from then 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 lievelutionary sublier, and that they concur in that opinion. If one of these persons is a Clergyman, the Court was so certify, and that they concur in that opinion. If one of these persons is a Clergyman, the Court was so certify, and they will also certify to the character and standing of other persons given selection to see

The traditionals evidence of cristic is desired very important, in the absence of any direct proof, except the decaration of the party. And the Courts are requested to be very particular in the uppers whether the benefit is general, and wiether and builds have ever existed upon the subject.

Applicants unative to appear in Court, his reason of bodity 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 duties, 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 of Justice of a Court of Record, Cook of the Court of County, under its scal 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

No traving its care by made on account of the secures of any person, who may have died before the taking effected the act of June 1, 1932; and in case of death subsequent thereto, and before the declaration being conjuged is made, the parties interested will transmit such evidence as they can proonce taken and authence ared before a Court of Record, showing the services of the deceased, the period I has death. the more and the toughtenhood respecting such services, the title of the claimant, and the opinion of the Less Supon the whole is after

For the control of th

2. Despite the contract of the Mode of authenticating papers

the second where the criticate who criticate must be statisfied there is not written on the same three of paper which can the statisfied with a statisfied there by a piece of tape or arrow ribbon. The ends of which must not the statisfied there by a piece of tape or arrow ribbon. The ends of which must not the statisfied the criticate and the statisfied the cri

Franch of Newson.

It is a proposal on a found on the excelled full Department, he must grow his served his two credibles witnesses.

It is a proposal on the served of the Department, he must grow his served his two credibles witnesses.

It is a found to the served of the credible his served of the cubic must credible his served of the credible his served his served of the credible his served his served of the credible his served his s

as a construction the technique that the fact

December 14, 1936.

XXXXXXXXXXXXX

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

Daniel Groscost

Dear Madam:

Reference is made to your letter relative to Daniel Grossost, a soldier of the Revolutionary

The data contained herein are obtained from the papers on file in the Revolutionary war claim, 8.8639, based upon the military service of Daniel Groscost, in that war.

Daniel Groscost 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 Groscott enlisted the first part of 1778, served two months in Gaptain Jenuine's Pennsylvania Company, guarding the territory in Bucks County, Pennsylvania, against plundering by the British who were then stationed in Philedelphia. He enlisted in the fall of 1781 and served two months in Gaptain J. Dod's Pennsylvania Company, guarding British prisoners. He served, also, two months in 1761, as a substitute for his brother, Alexander Groscost, at Camp Security under Major Adey, was engaged in building stockades and guarding prisoners. He served six weeks as teamster, under wagonmaster James Smith, heuling flour from Little York to Morristown, New Jersey, for the American army; James Chamberlin was foragemaster.

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

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

In 1934 one John Grossost made affidavit in heaver 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 cension, the name of person paid and possibly the date of soldier's death, you should apply to the Hecords Division, General Accounting Office, Mashington, D. C., and dite the following data:

"Duniel Groscost, Certificate No.37615, issued September 13, 1834, rate 870.00 per annua, commenced Nurch 4, 1831, Act of June 7, 1832, Pittsburgh, Ohio agency".

Very truly yours

executive Assistant to the Administrator

NATIONAL ARCHIVES MICROFILM PUBLICATIONS

NONSELECTED RECORDS

NATIONAL ARCHIVES MICROFILM PUBLICATIONS

Warren September 2 41834 Thio Sept 8. I. L. Edwards Rsy 6 The application of Samiel prosecut for a pension to has complyed with the requestions of the apart.

Munt. in relation to The cuidence, so for as he ath,

I herewith sena is well the original effective aminus

officients of the unit relation I am very respectfully

you out land.

A Moannell

Tiffin Ohio Dec. 1 1936. Pension Deft, Could you Hease inform me if one Daniel Grosscot who lived in Drumbull County, near hance Ohio, But is buried in Scipio Founship Seneca Co. Chio. The name & notice in some instance is sfelled Grosseros me time lived in to 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. Dy Tyfin Chio

1936 Dea. N. West to mrs. E.C. Burney.

8629

INVALID.

Fle No. 8629

Daniel Groscost

Prin. Rev. Mar.

Act: Juille 1882

[Arrangement of 1870.]

State of Cenning brania & Brown County for Coverally opposer Before Somuel Jackfors one of the an this so Bay of afril 1894 Juranaly apparel lupou in the Subscribe and the Justier of the Grace in and for Soil County John Gustin of the Growin and for Sais Daws to granest and ofthe being from as the Low Directo poposts Janu Mittash of Het and County of forward and fath that Dallen groon formal a tomas D. The aged bighty the who ling find elich Swam me whom I was out in the Molities of Know him when Occording to Law cloth on his noth say that in fixance & he was out with me when I was not he is hisronally arquainted with Samuel Gasts with Ith my team halling brownion for the comp -cost of Thumble County State of which that I am a Suand towel and further faith not from he rewed her month in the mother in the and fubricated this from day of Aprile 1434 Buchs hour y in the 1778 and that he Sand Garficant seems too month at bamp sounds John hi Gronast fm Hack Jon Fran Etthe york in 1881 in all form Months State of Generaly Jo Do a Salcher in the also Tools tion From to over so Linker James & Masters somes Logan whomelow of the Court of Common fear of said country do herity, with that Daniel Jackson Son before then the above deposition was taken was 1834 befor me It the terry of taking vaca reportion an Suo & tastah reting furtice of the peace in and for said county of Beauce dil commissions by the proper wheather more qualified to ach as weeky to whom officeal ach full faith and redit is new and of right ought If he given to testimony where the have hereunto Hate of Jenneytrania 1 April 1184) Tamer Lagare withy , Annothing bounds, for I treated the Sutherstone of the Court of Comment Plane and for some count de hereby cutify. that ofthe le Corbett, En before when the fraging deporting was taken is an acting during the Vener in said counts, duty comme prime by the proper authority and qualified to act as seed to where acts full faith and confidence should be given; and that his stop notice to the form is genine and in his our proper hand hand and affice the next of said count, at Willamby the 16th day of Speil, A. D. 1824

Stale of Jermy luanie Janus M'moste constrong Ceausity is to b endoble Terronally Come Enfour methe subscriber and of the pusting the prou in and day said hounty James Milastio to ho an his Salom Joth Saith that he is bell bequaintal with Lamiel graverout and to his Estain Knowledge the Sail Basul Graverart Service Two months in the Buch Lounty Hottow in The year In thournet fewer Munched and Sewen by tight and we months at bomis Suurty in in theward few in hundred and histily one nite Ettle york (in the Butition) Levan and subscribed Janes Mittestes This 16 th Your of 2015151534 pic & harlest just of the Diane ther like that " have been well requainte 14th amo Mittario the about Deponant fee Benty live you and that he is a mon of truck and herasely and that her Statements are intited to pull Excet and belief Just 13 1536 Juc. & tiartet Dion Mater summy war 1 survey Court for I. Fuder to bother, Rothemetary of the Court of Comment Hear in and for Jaine courts, do henty certify that John & borbett by be for whom the forgoing disposition was laken to an neling surting of the peace he have comb, they come prime to the proper authority of said commonwealth, and qualified to act as such to where act full fath and confidence should be givened and that he signature to the same is journed and in he our juga hour writing. affines the seas of lase court, at Tutterming, this 25 Ht day of August A. D. 1834. Michi Rohnu To