

Chattanooga

Maimed Soldiers.

Voucher No.

2402

Amount \$

10-00

Paid to

For

R. Murdock  
Loss of  
Two fingers

April 7, 1890

COMPTROLLER-GENERAL

[www.georgiapioneers.com](http://www.georgiapioneers.com)

Included in warrant No.

issued to Treasurer.

18-

WARRANT CLERK.

W. J. Churchill, State Printer, Constitution Job Office.

Wellington

# For Use of Applicants Who Have not Heretofore Drawn.

STATE OF GEORGIA,

Chattanooga, County,

PERSONALLY appears, J. R. Munderd of said county,

State of Georgia, who, being duly sworn, says on oath that he is a bona fide citizen and resident of said State, and has been continuously since the 17<sup>th</sup> day of March, 1861, that he enlisted in the military service of the Confederate States (or of the State of Georgia) during the war between the States, and served as a Private in Company 1<sup>st</sup> of 5<sup>th</sup> Regiment of Georgia Volunteers, Third Brigade; that whilst engaged in such military service, at the battle of U.S. fighting men in the State of Virginia, on the 3<sup>rd</sup> day of June, 1862, he was wounded as follows: by a gun shot shattering the fore finger, and middle finger each, by explosion of grenade, each of two fingers on the left hand, was disabled, below the hand, and the middle joint; and afterwards to wt., on the day of November, 1862, near Staunton, in the State of Virginia, while so engaged as occurred military service, and disabled in the leg, and regular discharge of his duty, as a soldier, in said service, he was regarded as feeble; whh

Deponent desires to partake of [www.georgiapeers.com](http://www.georgiapeers.com) approved October 24, 1887, and the acts amendatory thereof, and makes application for the allowance to which he is entitled for the year thereunder ending October 26, 1890.

Sworn to and subscribed before me, this 29<sup>th</sup> day of March, 1890,

John M. Munderd,  
Adj'tant Master Ord'nary,

State—State fully nature of disease which causes the disability, and explain peripherally the extent of the disability. If claim is based on disease give full and connected history of disease, tracing it directly to the service.

## Commissioned Officer's Affidavit.

STATE OF GEORGIA,

Chattanooga, County,

PERSONALLY came before me W. J. Doone of the county

of Chattanooga State of Georgia, who, being duly sworn, says that he was aforesaid commissioned officer in Company 1<sup>st</sup> of 7<sup>th</sup> Regiment of Georgia Volunteers, and that deponent knows J. R. Munderd, and that he received the wounds as aforesaid in the military service, as stated in his foregoing affidavit, and that wounds as aforesaid permanently disables the said J. R. Munderd as stated by him in said affidavit. Deponent further states that said J. R. Munderd is a bona fide citizen of this State and resides in Chattanooga county.

Sworn and subscribed before me this

day of March, 1890,

Affidavit, changed to suit the facts should be made by a commissioned officer of Company or Regiment. If the officer is not available, the following affidavit by three responsible citizens should be furnished:

W. J. Doone  
Adj'tant Master Ord'nary

# NOTES.

In order to avoid unnecessary delays to applicants, and to enable all parties interested to understand the laws granting allowances to disabled soldiers, as well as the rules adopted by the Governor touching the payments provided, the following suggestions are submitted:

1. If an applicant has been wounded, the description of the wound should be carefully and fully set forth by applicant and physician, and followed by a plain statement of facts showing the extent of the disability. If applicant claims disability from disease contracted in the service, a full and carefully stated history of the disease should be given, tracing the disability by positive proofs to the service.

2. The law makes no allowance for an arm or leg, unless the arm or leg has been rendered substantially and essentially useless.

3. It will not answer to say that an arm is "substantially useless for ordinary pursuits of life, etc." There is no qualification to the clause of the Act in reference to the arm or leg, but the limb must for all purposes be "substantially and essentially useless."

4. If papers are returned for correction, and amendments are added to any of the affidavits, the amendments must be made under oath before an officer, and the proofs must show that the amendments have been duly sworn to.

5. Every application must be certified by the Ordinary of the county of the residence of the applicant. The certificate of any other will not be received in any case.

6. The Ordinaries of the several counties are specially requested to call the attention of the physicians and applicants to these points.

7. No payments can be made for any past year.

W. H. HARRISON,

Clerk Ex. Dept.

[www.georgiapioneers.com](http://www.georgiapioneers.com)

Chattanooga	1890.	Wm. H. H.
APPLICATION FOR ALLOWANCE.		
Case of <u>John George</u> Applicant <u>W. H. B. B. D.</u> County, <u>Attala Co.</u>	Amount, <u>10</u>	Date of warrant <u>April 10, 1890</u>
Entered on record <u>April 10, 1890</u>		WARRANT HANDED TO <u>W. H. H.</u> SECRETARY, EXECUTIVE DEPARTMENT
<u>Wallnight</u>		

STATE OF GEORGIA,  
EXECUTIVE DEPARTMENT.

No. 2702

Atlanta, Ga., April 1, 1890

Mr. J. R. Mendenhall of the County  
of Chattooga having filed his application in the Executive  
Department for an allowance under the Act approved October 24, 1887, as amended by Act,  
approved, Dec. 24, 1888, and the same having been examined and allowed for

Loss of 2 fingers  
Dec 1000

He is entitled to receive the sum of 1000 Dollars  
for such disability, the same being the allowance due for the year ending October 24, 1890  
[www.georgiapioneers.com](http://www.georgiapioneers.com)

The Treasurer will pay the same and hold his receipt on this voucher, and return same  
to Executive Department for warrant.

John D. Hardeaman  
GOVERNOR.

By the Governor,

W. N. Hardeaman  
CLERK EXECUTIVE DEPARTMENT.

1000  
1000  
RECEIVED OF STATE TREASURER, R. U. HARDEMAN,

per above voucher, this

Dollars,

1 of April 1890.

J. R. Mendenhall  
Dated