APPIDAVIT OF COMPADES OF COMMADES. whose name is signed to the annexed application for ald under the set of the General Assembly of Virginia, approved April 2, 1903, and subsequent acts, as amended by an ast approved Marsh 10, 1908, is personally well known to us, and that we have known him for or marines) in the military (or naval) service of Virginia, or of the Confederate States, during the war between the United States and the Confederate States, and discharge of his duty and that we verily believe he is disabled from the causes and in the manner in his application stated, and that his claim is just and that we have no personal interest in the allowance of his claim under the said .set. 200000 hater Fiber YANNO Norn .-- If only one commade whose residence and address is known to applicant, let him make the above affidavit. address is known to applicant, then let one or more reputable persons who have personal knowledge of the services of the applicant and of cause of his disability, (C) AFFIDAVIT OF WITNESSES, NOT COMRADES. of the whose name is signed to the annexed application, and who is applying for aid under the set of the General Assembly of Virginis, approved April 2, 1962, and subsequent sets, as amended by an act approved March 10, 1908, and that we and true soldier (sallor or marine) in the military (or naval) service of Virginia, or of the Confederate States, in the war between the States, and was faithful in the discharge of his duty, and that we verily believe he is disabled from the causes, and in the manner in his application set forth, and that his claim is just, and that we have no personal interest in the allowance of his claim under the said act. Norm .-- If no commute in arms or other person who has knowledge of the services of the applicant and of the cause of his disability is living, whose residence is known to applicant, state that fast here. B) CERTIFICATE OF PHYSICIAN , a practicing physician, in the State of Virginia, do certify that I am personally dequainted with application for aid under the act of the General Assembly of Yinginia, approved April 2, 1902, and subsequent acts, as amended by an act approved March 10, 1908, cause thereof, I am elearly of the opinion that he is disabled by reasons of (here state specifically the nature of the disability and the cause thereof, and, if such disability be total, whether the applicant is deprived thereby of all ability to pursue his usual and ordinary occupation for a livelihood, or any other occupation for a livelihood, and if the disability be partial, to what extent the applicant is hindered thereby from pursuing such occupation as aforeasid) the product of y, involving the to total de and that I verily believe his disability is wholly due to causes assigned in the said application, and that he is entitled to aid under the provisions of the said act. and that I have no personal interest in the allowance of the applicant's claim. Jouder (10) CERTIFICATE OF CAMP OF CONFEDERATE VETERANS.

for aid under the act of the General Assembly of Virginia, approved April 2, 1902, and subgequent acts, as amended by an act approved Marsh 10, 1908, and being satisfied of the justice of his elaim, hereby recommands the mid . H. Banett. . . . for aid under the provisions of the said ast, and that it has no personal interest in the allowance of the applicant's claim

lom mander.

Norz .--- If there is no camp of Confederate Veterans in applicant's city or county, then the certificate of two ex-Confederate soldiers, well known and of good reputation, residing in said city or county must be obtained, as follows :

of the applicant's claim. O.S. Oley le le Naugher (G) is signed to the annoyed application for aid under the act of the (ioneral Assembly of Virginia, approved April 2, 1902, and subsequent acts, as amended by an act approved March 10, 1908, is charged on the land and personal property books of the said Cussing . . . with estate, real, personal and mixed, of the A. F. Calib Comis Pres.

Norm-In computing the value of the estate held by any person or for his or her benefit under this section. all property conveyed by deed for consideration not deemed valuable in law or parted with by gift since March 2, 1902, shall be considered as his or her estate.