- ·	A.
by an act, approved blarch 10, 1008, is personally well known to us, and that we have known he	er for
who was a soldier (solier or masige) in the military (or nevel) service of Virginia, or of the Confiderate States and	
members of (here state the compand and the immediate unperior stiges thereof)	Sene ha menne
and that to our personal knowledge, on or about the	•••
war (state here whether killed or died as the result of wounds received, or surgical operation there	for)
(if he died a	fter the war, strike out all relating to destin during the war and
and that the said	a the said service, and was faitiful in the discharge of his duty
as a soldier (selles or marine) in the said service, and that we have no personal interest in the allow	rance of the applicant's sigin.
W anies	Joseph Hat cancia
Ster newy	Pini. Polit
Norm,-If only one comrade whose residence and address is known to applicant, let him m	Vie 4 haur M. P.
Caddress is known to applicant, then let one or more reputable persons who have personal knowledge	of the services of the applicant's husband and of cause of his
death, make the following affidavit :	
The am lythice faming 3/ 13/3 (C)	•
We,	
in the State of	
	signed to the annexed application, and who is applying for aid
under the set of the General Assembly of Virginia, approved April 2, 1902, and subsequent acts, as	amended by an ast approved March 10, 1908, and that we
have known the said applicant for	is the widow of
who was a loyal and true soldier (sailor or marine) in the military (or naval) service of Virginia, or that on or about the	of the Confederate States, in the war between the States, and
	A A A A A A A A A A A A A A A A A A A
the maid	other killed or died as the result of wounds received, or surgical
(if he died after the war, strike out all relating to death during the war and proceed as follows), on	or about the
and that we have no personal interest in the allowance of the applicant's claim.	•
	••••••••••••
	• • • • • • • • • • • • • • • • • • • •
Nubscribed and sworn to before me, s,, 190	••••••••••••••••••••••••••••••••••••••
	· · · · · · · · · · · · · · · · · · ·
NomIf no commute in arms or other person who has knowledge of the services of the apply residence is known to applicant, state that fact here.	
D) OERTIFICATE OF PHYSICIAN, I. J. M. M. Cyfler, a practiging physician, in the	empte Pontiguile
I, K.M. M. C. K. K. A.	emply of tomanifum, in the
application for ald under the act of the General Assembly of Virginia, approved April 3, 1905, and s	
and that I attended her husband, the said John Sector	ng his last Mineus, and that fight my professional knowledge of
and that I have no personal interest in the allowance of the applicant's claim. Given under my hand this	11 m an 1
	. XN. In. Jappen
NovaThis certificate of physician shall only be required in cases where the husband has dis	ed after the close of the war.
E)	
The Logue Bash Fisher (amp of Confederate Veterane of the	
in the State of Virginia, hereby certifies that it has examined into the merits of the annexed applie	unton of Isco . Cligatest Y. Bios -

Commander.

1[±]

Norm.-If there is no camp of Confederate Voterans in applicant's city or county, then the affidavit of two ex-Confederate soldiers reshing in waki city or county must be obtained, as follows :

(F) annexed application of . College see / Just for aid under the ast of the (inneral Assembly of Virginia, approved April 9, 1902, and subsequent agin, as amended by an asi approved March 10, 1908, and that we are satisfied of the justice of her slaim, and recommend the said for aid under the provisions of the said act, and that we have no personal interest in the allowance Elia of the applicant's claim. (G) ERTIFICATE OF THE COMMISSIONER OF THE REFERENCE Virginia, do certify that . . . Olin . . . or her trustees, whose name in the Sta wed value of . . . MO.Thung. day of May ... 1904. (Hven under my hand this

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