

NOTICE

NO FEE TO BE CHARGED FOR SERVICES RENDERED APPLICANT: PENALTY: EXEMPT FROM LEVY, GARNISHMENT OR ATTACHMENT

That no fee or other compensation shall be charged or received by any clerk, attorney, officer, or other person for any service rendered to any applicant under the provisions of this act; and any person who shall purchase from a soldier, sailor, or marine, or from any widow or any deceased soldier, sailor, or marine, any claim allowed under the provisions of this act for price or sum of money less than the full amount thereof shall be guilty of a misdemeanor, and upon indictment and conviction thereof shall be fined not less than twenty-five, nor more than one hundred dollars, or imprisonment, or both, at the discretion of the court. The provisions hereby made for disabled soldiers, sailors, or marines and widows of deceased soldiers, sailors, or marines, shall be exempt from levy, garnishment, or attachment for any debt or pecuniary demand. (Section 17 Pension Law.)

Approved

MAY 28 1935

Filed in the Clerk's Office of the Circuit
Court of Southampton Co., Virginia,
this 20th day of May, 1935

~~PENSION APPLICATION~~

FOR A

Widow of Confederate Soldier

**ACTS 1928 AS AMENDED BY ACTS
APPROVED 1930, 1932 and 1934.**

To avoid delay, please write plainly in space below, the County or City in which the Pension is granted and the name and postoffice address of the applicant.

Roll No.

County _____
City: Southampton

Name Annie B. Worrell

Post-Office Courtland, Va.

Filed to MAY 21 1936

Comptroller's Office[illegible]

WAR DEPARTMENT

MAY 21 1935

INSTRUCTIONS

READ BEFORE THE FORM IS FILLED IN

All questions must be answered fully.

If comrades cannot be found to fill in Certificate B, Certificate C must be filled, if possible.

Where there is a camp of Confederate Veterans, Certificate E must be filled.

If husband was a pensioner, it is not necessary to have Certificates B, C and E filled out.

When the name of the applicant, or any one making affidavit, is made by X mark, a witness must always be had to the mark.

After the application is filled up through Certificate E, file it with the Clerk of the Corporation Court of your City or Circuit Court of your County.

If your gross income from all sources exceeds one thousand dollars (\$1,000.00) per year you will not be entitled to a pension.

WIDOWS WHO WERE MARRIED AFTER DECEMBER 31, 1920, ARE NOT ENTITLED TO PENSION IF UNDER 75 YEARS OF AGE. APPLICANTS (WIDOWS) WHO ARE 75 YEARS OLD OR MORE ARE ELIGIBLE REGARDLESS OF DATE OF MARRIAGE.