

13-2770

**SERVICE**

**NUMBER**

91.10

Quimby, Jonathan

S. 45090

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**CONTENTS**

12, 013 Q

New-Hampshire

Jonathan Quincy

of Wellesfield in the state of N. Hampshire  
who was a private in the regiment commanded by  
Colonel Reed of the N. Hampshire  
c, for the term of three years

scribed on the Roll of New Hampshire  
at the rate of 8 Dollars per month, to commence on  
the 20 of April 1819.

Certificate of Pension issued the 17 of June 1819  
and sent to D. M. Darrell Esq.  
Dover New Hampshire

Arrears to 4th of Sept- 1819 \$33.29  
Semimonthly account  
At One. 5 days and \$33.29

{ Revolutionary claim,  
Act 18th March, 1818. }

Paid at the Treasury under  
the Act of the 6. April 1838  
from 4 March to 3 May 1823  
Act notified 6. March 1844

Done at New Hampshire  
on the 1st June 1823

Know all Men by these presents that  
we Daniel Loring, Dorothy Loring, Anna  
Loring, Robert Loring and Amasa  
Loring, all of Wakefield in the County of  
Suffolk and State of New Hampshire  
children of Jonathan Loring late of  
Wakefield aforesaid a Revolutionary  
Pensioner of the United States do con-  
stitute and appoint John Hall of  
Portsmouth State of New Hampshire  
true and lawful Attorney, for us and  
in Our Name to receive from the agent  
of the United States for paying pensions  
in Portsmouth State of New Hampshire the  
pension due Our Father Jonathan  
Loring aforesaid, from the fourth day  
of March 1823 to the second day of  
May following

Signed, Sealed &  
delivered in presence

of Jonathan Loring  
Mark Heritance

Dorothy Loring  
mark

Robert Loring  
Anna Loring

Signed at Wakefield aforesaid  
September 8<sup>th</sup> 1830

Amasa Loring

State of New Hampshire

First Judicial District ss } On this 30<sup>th</sup> day of April

A.D. 1819, before me the subscriber, Chief Justice of the Court  
of Common Pleas for the district aforesaid, personally appears  
Jonathan Timby, aged fifty eight years, resident in Wake-  
field, in the County of Strafford & district aforesaid, who  
being by me duly sworn, according to law, doth, on his  
oath make the following declaration, in order to obtain  
the provision made by the late act of Congress, entitled  
"an act to provide for certain persons engaged in the  
land and naval service of the United States, in the  
revolutionary war" That he the said Jonathan Timby  
enlisted in said service, in April 1777, in the State of New  
Hampshire, in the Company commanded by Capt. James  
Cory, of the 2d New Hampshire Regt. Then under the  
command of Col. Hale, but afterward commanded  
by Col. George Reid, to serve three years - that he joined  
the American Army, at Ticonderoga, some time in May  
1777. And that he continued to serve in the said  
corps, in the service of the United States, until the 28<sup>th</sup>  
day of March 1780, when he was discharged from said  
service, at Reading in the State of Connecticut.

That he was in the battle at Hubbardston; and the  
retreat from Ticonderoga in 1777, in the 1st battle against  
Burgoyne, at Saratoga, the same year, and in the  
battle against the Indians, at Wethersfield, in 1779. - And  
that he is, in reduced circumstances, detained in view

of the assistance of his country for support —

I, John McDowell, deposed before me, the day & year aforesaid,

I, Daniel McDowell, Chief Justice of the Courts of Common Pleas for the First District in the State of New Hampshire, as aforesaid, do certify, that it appears to my satisfaction, that the said Nathaniel Quincy did serve notice ~~reverting to my next~~, as stated in the preceding declaration, against the common enemy. And I have transmitted the preceding testimony which I had before me, to the Secretary of State Department of War, pursuant to the directions of the aforementioned act of Congress.

In witness whereof I have caused to be affixed to the same, this 13<sup>th</sup> day of May, in the year of our Lord one thousand eight hundred & nineteen —

D. McDowell

By Order of the Judge

A. Peirce, Clerk.

State of New Hampshire  
First Judicial district ss / May 13<sup>th</sup> 1819. I, D. McDowell, Chief Justice of the Courts of Common Pleas for the First District aforesaid, do certify that it has been made to appear to my satisfaction that Nathaniel Quincy, who made the foregoing declaration before me, is in need of the assistance of his country for support —

D. McDowell

I Henry Wiggin of Lawful age testify and say  
that I was personally acquainted with my brother  
Leimby late of Wakefield Pensioner that the said  
Jonathan Leimby Died at Wakefield on the second  
day of May A.D. 1823 that his Wife Died at Chipping  
soon after her Jonathan's Death. That said  
Leimby's Children were Dorothy, Daniel, Eliphilet  
Robert James & Thosce. That Eliphilet died after  
the time of age unmarred and without issue and  
that the above named Children are all the Issue said  
Jonathan Leimby had by his Wife male or female.  
That they all are twenty one years of age and upward.

Henry Wiggin

Stafford

State of New Hampshire

Wakefield Sept: 11<sup>th</sup> 1830

Upon personally appeared the above named Henry  
Wiggin made Loven Couth that the above Affidavit by  
him subscribed is just and true.

Befor: Jonathan Clegg Justice Peace

## DECLARATION.

State of New Hampshire County of Carroll

ss.

On this fifteenth day of February A.D. 1851, personally appeared before me John Peavy, a Justice of the Peace, duly authorized to administer oaths within said County and State. Daniel Quincy, aged sixty five years, a resident of Wakefield in said State, and Holly Quincy, aged sixty seven years, a resident of Wakefield in said State

who being duly sworn according to law, declare that, together with James Quincy

they are the only surviving children of Jonathan Quincy, late of Wakefield, a Revolutionary Pensioner, and of Holly Quincy, late of Wakefield, a widow, his widow, who was also a pensioner, and died on or about the tenth day of April A.D. 1824.

They make this declaration for the purpose of obtaining arreages of pension due the said Jonathan Quincy & Holly Quincy, at the time of his ~~her~~ death, by reason of his not having received the full amount of pension to which, it is believed, he was entitled annually to receive, as will appear by a re-examination of the papers already on file in the Pension Office, pertaining thereto;—and for the purpose of obtaining the benefit of all laws heretofore passed, relating to the class of pensions within which said Jonathan Quincy and Holly Quincy was included. Daniel T. Quincy

Subscribed and sworn to before me on the day and year above written; and I do hereby certify that I believe the facts before mentioned to be true.

John Peavy Justice of the Peace.

State of New Hampshire County of Carroll ss.

On this fifteenth day of February A.D. 1851, personally appeared before me John Peavy, a Justice of the Peace, duly authorized to administer

oaths within said County and State. Marcus Wentworth, aged sixty years, a resident of Wakefield in said State and County, and Nancy Philbrook, a resident of Oppenham in said State and County, aged sixty three years,

who being duly sworn according to law, say that they have been acquainted with Daniel Quincy, Holly Quincy and James Quincy, now residing in Wakefield, aforesaid, for forty years, and that the said Daniel Quincy, Holly Quincy and James Quincy,

are the only surviving children of Jonathan Quincy, who formerly resided in the aforesaid town of Wakefield. Marcus Wentworth and Nancy Philbrook

late a pensioner of the United States.

Subscribed and sworn to before me on the day and year above written; and I hereby certify that I am acquainted with said Marcus Wentworth & Nancy Philbrook.

and that they are credible persons.

John Peavy Justice of the Peace.

State of New Hampshire

County of Casco ss.

I, Macain R. Choate Clerk of the County Court in and for the County and State above mentioned, do hereby certify that John Peavy whose genuine signature appears above, is, and was at the time of signing the same, a Justice of the Peace, and that his Commission is dated the first day of March A.D. 1851, and continues for four years thereafter, in the County and State aforesaid, duly commissioned and sworn; that all his official acts as such are entitled to full faith and credit; and that the aforesaid County Court is a Court of Record, having general jurisdiction.

Given under my hand and Seal of Office at Ormeau this 14th day of March A.D. 1851.

Macain R. Choate Clerk  
The above bears date that he did not draw for at least one year  
that they believe him to have been entitled

John Peavy

To the Justices of the Court of Common Pleas now sitting at Wolcott, within and for the County of Stonefield  
in the State of New-Hampshire, on the Second Tuesday of July, 1822.

Jonathan Dumbly, aged forty, residence in Wolcott, in said Town, comes  
into court, and in pursuance of an act of Congress passed on the 2d day of May, 1820, comes with him, and in his  
proper person, exhibits to said Court a Schedule by him subscribed, containing his whole Estate and Income—the  
necessary clothing and bedding annexed, as follows:

One heifer 2 years old one Cow, one Sheep, 1 Swine  
2 Old ploughs 1 pair of old wheels on or Chain  
1 maple table 6 old Chairs 1 old iron shovel, 1 iron pot  
1 Iron Kettle 1 frying pan, 1 Cast Iron 1 pitchfork  
2 Pikes, 1 shovel, 100 yds. and bows, 1 Shovel, 1 hoc. 1 ax  
I have the "income" of small farm the income of which  
is worth about

And I am indebted to sundry persons to the amount of  
about five hundred dollars

Jonathan Dumbly.

And the said Jonathan Dumbly,  
following oath by him duly taken and subscribed, viz,

In pursuance as aforesaid produceth to said Court the

I Jonathan Dumbly do solemnly swear that I was a resident citizen of the United States on the  
18th day of March, 1818, and that I have not, since that time, by gift, sale, or in any manner disposed of my  
property, or any part thereof, with intent thereby so to diminish it, as to bring myself within the provisions of an act  
of Congress, entitled "an act to provide for certain persons engaged in the land and naval service of the United  
States in the revolutionary war," passed on the 18th day of March, 1818; and that I have not, nor has any person in  
trust for me, any property or securities, contracts or debts due to me, nor have I any income other than what is con-  
tained in the schedule hereto annexed, and by me subscribed.

Jonathan Dumbly

And the said Jonathan Dumbly, doth here in Court further declare on oath, that he served in the rev-  
olutionary war as follows, viz.

He enlisted in April 1777 for 3 years in the Company  
commanded by James Carr in the 2 Regiment of New  
Hampshire Commanded by Col Hale and was regularly  
discharged in 1780 and sent my discharge on to the com  
Office =

That the date of his original declaration in order to obtain a pension is April 30, 1819 and the number of his pension certificate is 12,013 — That his occupation is that of a laborer and can not able to support myself. That the number and names of his family residing with him, and their ages and capacities to contribute to their support, are as follows, viz. my wife age is 58 is now has been sick a number of years and unable to render any assistance to support herself - one daughter 38 is able to support herself with a little assistance - and one son aged 22 who is a cripple and unable to support himself.

Wherefore he prays the opinion of the said Court as to the value of the property contained in the said schedule, and that the same, together with a copy of the premises be duly certified to the Secretary of War.

Sworn and declared before the said court the

11<sup>th</sup> day of July 1820.

} Jonathan Quincy

Attest, A. Peirce CLERK.

STATE OF NEW-HAMPSHIRE.....STRAFFORD SS.

AT a Court of Common Pleas holden at ~~Wolborough~~ within and for the county of Strafford and state of New-Hampshire, on the 11<sup>th</sup> day of July, 1820 before

DANIEL M. DURELL, Esquire, Chief Justice, and

VALENTINE SMITH and

SAMUEL QUARLES, Associate Justices of said Court.

The aforesaid schedule and oath and the above declaration duly subscribed and sworn by the said Jonathan Quincy having been by him exhibited in person, and presented to the Court, and the same being seen and considered, it is the opinion of said Court that the value of the property contained in said schedule is ~~one hundred and one dollars and twenty cents~~ ~~thirty-eight dollars~~ ~~ninety-one cents~~ Wherefore the Court order that a copy of the premises, together with the proceedings thereon be duly certified to the Secretary of War.

Attest, A. Peirce, CLERK.

STATE OF NEW-HAMPSHIRE.....STRAFFORD SS.

I, ANDREW PEIRCE, Clerk of the Court of Common Pleas within and for the County of Strafford, being a court of record, do certify that the foregoing schedule and oath, and the declaration annexed, with the proceedings and opinion of the court thereon are true copies from the Records and files of said court.

In testimony whereof I have hereunto set my hand and affixed the seal of the said Court, the 11<sup>th</sup> day of July - 1820.

A. Peirce, CLERK.

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1820