Directions for taking depositions in the case mentioned in the form of the Caption below.

I. In all cases where depositions are to be taken, it will be best to employ some competent person to attend to the taking of them.

II. They may be taken "before any Justice or Judge of any of the Courts of the U. States, or before any Chancellor, Justice, or Judge of a Supreme or Superior Court, Mayor or Chief Magistrate of a city, a Judge of a County Court or Court of Common Pleas of any of the United States.

III. A caption in the following form must be written at the head of the depositions:

UNITED STATES OF AMERICA.

State of                                County of

Depositions of witnesses taken before me, (one of the Judges of or Mayor of
in the) as the case may be, giving his full official designation, at the
office of (in the city or town of the
in the County and State aforesaid, on the
day of A. D. to be read
in evidence on the part of the
plaintiff in a suit at law, now pending in the Circuit Court of the
United States, in and for the District of Ohio, wherein

Plaintiff and

Defendant, and which stands docketed thus;


IV. The depositions must be reduced to writing by the person before whom they are taken, or by the witnesses in his presence, and must be subscribed by the witnesses respectively.

V. At the end of the depositions the officer before whom they are taken must annex the following certificate, filling the blanks as the facts require.

UNITED STATES OF AMERICA.

State of                                County of

I, (one of the Judges of or a Mayor of
in the) do hereby certify that on the
day of A. D., at the office of (in the
in the County and State aforesaid, being the time and place mentioned in the above caption, before me came personally the above named, (here insert the names of the deponents,) and after being carefully examined, emonced and sworn to testify the truth, the whole truth, and nothing but the truth in the cause aforesaid, did respectively, and each for himself, in my presence, subscribe the foregoing and annexed depositions after the same had been reduced to writing, ("by me," or "by said deponents respectively," as the case may be,) that I am not of counsel or attorney to either of the parties in the cause aforesaid or in any manner whatsoever interested in the event thereof; that no notice was given to the or attorney, as neither of them is within one hundred miles of the place of the taking of these depositions; and that the said (here insert the names of the witnesses) reside and live at a greater distance than one hundred miles from the city of Columbus, in the district of Ohio. All which is certified at
in the county of aforesaid, by me this
day of A. D.

VI. The officer before whom they are taken will then sign this certificate officially. For greater certainty it will be advisable to add the certificate of the Clerk of the proper court as to his official character.

VII. The depositions must be sealed up by the officers before whom they were taken, and addressed as follows:

"To the Hon. Judges of the seventh Circuit Court of the United States for the District of Ohio:

COLUMBUS, OHIO,

He will also endorse on the depositions the style of the suit, and add—"Depositions, not to be opened except in presence of the Court—sealed up and directed by me before whom they were taken"—and subscribe his name. They must then be forwarded by mail.

SWAYNE & BATES, ATTORNEYS AT LAW,
Columbus, Ohio."
Dear Sir,

We have thankingfully received the abstract of Warranty, your letter of 18th July. It is a document that cannot be made out without the signature of Mr. Satterthwaite, and for the last 6 months his time and attention has been entirely occupied in the Custom House. Nothwithstanding we have been most regular in practice, we have not the satisfaction of giving the above signature. May I suggest all the wealth of the country to know of, and it is my opinion that the Mayor and Alderman in this case shall by none of the country have any claim to settle for them.

I think that in can have the abstract ready in about 4 weeks.

Mr. Anderson requests me to reply to your letter. I am in both your to have that we will finish the abstract with a little delay as J. will be here. Very respectfully,

E. P. [Signature]
In July of last year I forwarded from Washington to the District Court at Officers, Ohio, with the necessary papers from the land office at Chatanooga to obtain a patent on survey 364 of 1899 acre patented to myself in the name of John Breckenridge, which has not been patented. At the same time asked for copies of patents (if any existing) to the land described by survey 364, parts of 200 acres of 45 53 of 267 5 acres. Receiving no reply to my application, I then wrote to the office of the Secretary of the Interior, informing him that if the Patents should be issued to me, I would have his signature inserted by me.

Since then the lack of correspondence myself. I have concluded that it was necessary to correspondence from the Secretary of the Interior to send them direct to the President, and direct to be placed on file in your office before a Patent could issue and I have this day forwarded a certified copy of this back to you.

While the Bill to be but to you, with the request that he publish its passage, which has been passed in the House, and the Senate, and it is proper for him to issue the papers applied for before he leaves Washington, they will not issue.

Shall these notes about themselves because there have been disasters made within the last five years by Senator & others in ing and cutting off after the money. This money and it is necessary I must have the Patent to use in Court. And for the further reason that your desire the
hand to prejudice. Who are better satisfied with a party of men and the
measures that could be written.

If you please, I shall have left Washington before the
package (if you please) arrives you can take it from the
office. That you may know it will mark the 3d upon the en-
velope.

Your attention to this matter will be very much oblige-
One.

I hope if you wish it, you will retain your place at the head
of the Military Bureau, and my friend Purchase his assistant and
that you will have a more agreeable time than during the reign
of terror.

My father presents to you his regards. Accept mine.

With much respect,

[Signature]

[Name]
Portsmouth, March 13, 1841.

David & Anna

I intended being at
Washington when I left here for Philadelphia, but
was totally indisposed from a bad cold taken while
traveling up the river. This with some other reasons
made me to decline being present at Old Mr.'s
inauguration, as
I had designed to be.

I write you now, not knowing at
what time you expect to arrive in Portsmouth, for the reason
of being well, although there is a very good way, yet
as the cold has not been so severe that for the Dry Goods,
though that would probably render his services of hence
in idle. I shall not be able to get there for a very considerable
time to come. And we are the prospect of a very dull
summer for fishing. I do not, it would be desirable
with my interests, nor perhaps unto him, for him to remain
longer with me than he can find another situation.
Indeed I am of opinions that it would probably be
better at some other place than this. To have other business,
there is always
my goods for which he does not dare to have any
inquiries. I must keep a balance convenient
to attend to the business at all times. I think of keeping
the Dry Goods in the store. The summer summer
should I have occasion for another assistant, and
could not therefore to keep more hands than me.

Very — I write these expositions to prevent any
mistakes as to the reasons for not reposing opinion with
me to his morals, or conduct. I have not the least
objection, and if I could have made him answer as the
choice of a few months more it act as principal Salmon
I should have two plans to have been continued
I have not heard the matter of Obins yet or I suppose
it best to inform you first and that perhaps you might
have Washington here for the best
I am respectfully
[Signature]

[Additional handwritten notes and context]

[Further handwritten notes and context]
Chillicothe, Ohio Dec. 16, 1841.

Dear Sir,

On the 15th of Feb last I forwarded to the
Surf. L. O., Survey No. 1291 for 100$, in the name of John
Arnold in Survey No. 829 for 1000$, in the name of Thomas
Bowen requesting the Court to forward the patents
to me at his earliest convenience.

I desire to be thrifty, having some idea
of the profit of business in your office, but shall
take it as a very special favor to get these patents
soon, as I engaged to obtain them, long since for
the claimant. When these patents reach
me, will you engage to procure copies of the Entries of Survey
from this office? I should be pleased to hear from
you on this subject as soon as convenient.

Very respectfully,

E. H. Hendricks
P. T. Hackett

My dear: I wrote you on the 15th instant and by tomorrow's mail. Whether or not you have heard from my sister Mrs. Frances J. Wells, or obtained her signature to the letter or acknowledgement sent back from the patent office, if you have, I wish to be apprised of it. If you have, I wish to be apprised of it. If you have not received her signature, as I was told you must, then, also state why the patents to those lands have not yet come. If you have not received her signature, I wish to be apprised of it. I was told that I may write her on the subject. If you have not received her signature, I wish to be apprised of it. I was told that I may write her on the subject.

Shouts, you and as early as possible. I shall be forced to return to Washington at once (which is very inconvenient) and get the information in person which I hope you will give me without that trouble. You will find me obliging you by the next mail.

J. W. B. and any information you are in possession of, I shall take the patent to me at St. Louis and, if the signature alone has been sent, as periodic of my direction, return. I hope you will.

Yours,

[Signature]
Portsmouth, Dec. 27th, 1842

David G. Heaton Esq.

My dear friend,

I feel considerable anxiety to hear from you respecting the packets for the London office, sent to the commissioner of the land. Let me know about the time you left them in the subject boats. As you have no reply since, please let me have a reply on the subject of Virginia land warrants.

If you should purchase any some of the opinion that a few hundred acres of land might be located and sold for four or five hundred with fifty cents to two dollars per acre, nothing more in this country. I know that the habit and health and stability your family connection are well.

From your old friend,

[Signature]

Marine

Nicholas 1842

[Signature]
Washington 23rd Aug 1825

Dear Sir,

I am now in this place I will lie for a few days then in Phila until I shew for the east in dec or Nov on a tour of business. In the mean time will be absent from Nat. A.P. I am closing up business. It seems to me that you might send it to your attorney to make me interest in some of your claims against the offices which you have just left, as I am at present about some. Should it suggest itself to you as an advantage mutual in many quiet manner of claims and I am not in the way of them now it might be all agreeable to go into them immediately.

I am Sir very respectfully
Your old Friend

To. Holton.
Portsmouth, Ohio.
Sir:

I have the honor to transmit you a copy of a letter from Mr. Ells, containing a full statement of the views of the Protestant Episcopal Church in the State of New York, on the subject of slavery. The letter is a very valuable document, and is printed at length in the New York Tribune of the 16th instant.

I am, sir, your obedient servant,

[Signature]

Washington City, A.D. 1866.
One the statement of the disposition of Mr. Stanford
Warrant No. 2199— I am under the impression that
the title was still in Johnson's hands, but as it has passed
out, nothing can be done with it.
My brother is now in Highland, I have written
to him this day informing him of the result in the
Boston Case. I should there be any more answers
in which we are entitled I hope you will premise them
upon the same terms.

Yours truly,

[Signature]
To J. W. Maclin

1847
Oct 6
5 lbs. Cotton Hosiery $0.45
1 lb. Woolen $0.14
1 lb. Textile $0.15
2 lb. Indian Cotton $0.12
1 pair Hosiery $0.65

Nov 1
1 pair Hosiery $0.14
1 pair Indian Cotton $0.18

Dec 1
1 pair Hosiery $0.14
1 pair Indian Cotton $0.18

Dec. 1890
Paid as above
J. W. Maclin

To J. W. Maclin

Jan 7
1 pair Hosiery $0.14
1 pair Indian Cotton $0.18

Feb 4
1 pair Hosiery $0.14
1 pair Indian Cotton $0.18

Feb 8
1 pair Hosiery $0.14
1 pair Indian Cotton $0.18

May 1847
1 pair Hosiery $0.14
1 pair Indian Cotton $0.18

Dec. 1890
Paid as above
J. W. Maclin
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**Total:** $143.83