Portsmouth
July 71 1831

O. H. Keaton & Co.
Washington City.

Dear Sir,

I have received of the above
The Bill at par, and as agreed by our funds is being
by Twenty dollars and Eighty-five cents.

It is my opinion that many matters will
not be very clear to the other city's reasons except with our own mercantile. If known that
should be any action in their on crops that kind
of business will be postponed. Therefore it will be
much deflected.

I have always found it for the best
when any thing like a reasonable and was offered
for deferred pay made in Acts, it was best to take it
in whatever was good the同cash. This is so many
changes always offer for recovery when you
can settle your money—and sometimes settle it.
And then again it is always done with trouble with
in collecting. I give this as my expression in
business for 1831. Still you are the best judge
of your own business.

Very truly,

[Signature]

[Name]
Richmond, March 8th 1851

Mr. David T. Atwater:

Sir:

Having it probable that you would remain in Washington City, during the spring holidays, I concluded that I would have the pleasure of a personal interview with you, before its termination. I accordingly addressed a letter to you, a short time since, expressing you of my intention, stating that if you would answer it, I would meet you on a certain day. Having received no answer, I did not think that any thing farther could be made out, and have concluded that you had left it before the arrival of my letter.

When I write to you, asking for information relative to the point of the subject we had previously some difference of opinion. I know I am on the right side, and that you have made a very judicious location of your city. I think it possible that the patent can be enforced. Do you think that you could make a very valuable location of the patent upon a hundred acres? I shall be pleased to be heard from you as soon as it may be convenient.

I am yours,

Yours very respectfully,

S. W. Parker
Washington, D.C. 23rd March 1817

Sir,

Enclosed send you an application and Declaration of John Davis, a private of the 8th Regiment of the 2nd by the inhabitants of Lee county, Virginia. The signature is on the original discharge and certificate of the service of the regiment to which he belonged. I think the writ would be sufficiently satisfactory to an officer of the United States, in the absence of a Warrant to the early day.

I expect to be in this city for a month, and if I could get it before I leave, I would do the business. But if that would be asking too much, please direct to me at Portsmouth, and return the same.

Yours very respectfully,

[Signature: John M. Smith]

Corn Fitch
PENSION OFFICE,
Washington, March 12, 1851

Sir:
The claim of

for Bounty Land under the Act of September 28, 1850, has been received, and will be attended to as soon as practicable; of which you will be duly informed. It is therefore respectfully requested that every applicant will wait a reasonable time before making application to know what has been done in relation to his or her claim.

I am very respectfully,
Your obedient servant,

JAMES E. HEATH,
Commissioner.

[Signature]

D. H. Keaton

Portsmouth
Dear Sir,

I wrote you a short time since to let you know of the entry made for me to stand just as it was that I prepared it. As I expected to get other warrants, which I expect, I shall write again to day to Richmond, to have them sent to you. As you will hear from them in a few days, write me immediately on the receipt of this and inform me when you will leave for Ohio, as I am anxious to know when you expect to set out. Direct your letter to Orange Young, Orange County, Va., you shall hear from again as soon as you hear from Richmond. Yours very respectfully,

M. G. Wood. 1837.
March 22, 1861

Mr. Isoton

Washington City

J. G. in care of

C. P. Ogden, M.D.
Kenton, March 22, 1851

Dear Sir,

I received your letter of the 14th inst. I answered your letter of the 13th inst. on the 17th inst. and directed to Post Office, Kent, Ohio. I prepared to leave Kent and apply for funds, but the money before I could

with your

Very truly,

D. H. [Signature]

Moor, Kentucky
Dear Sir

There had a Conversation with Mr. Helm respecting some Bounty Land in Kentucky & Ohio some Years back of which Mr. C. was interested in the Game to Robert Howard the owner to take up the Land, but not to sell. Mr. Helm says he had a Conversation with Mr. C. about the same short time since & states that Don thought that he had sold the Ohio land.

I would take it as a great particular favor if you would look into the Matter & give me all the information that you can as civil Business to Don. Of course, I must acknowledge that I am making a request of a new Stranger to fill some difficulty in the condition of the Character of Mr. C. through Mr. Helm. I am taking the liberty of this in order to give you a great favor by assigning this to the proper of it stating whether or not Mr. C. has sold the Land at Ohio & to your return to this letter be as long as to look into the Matter & let the hear from you through this Channel by so doing you give an important favor.

Yours truly,

[Signature]
that all is understood. Yours very respectfully,

Williams & Moodie

P.S. Present my best regards to Col. Groves and W. C. Moon.
Honorable Gentlemen,

Orders of the 9th were duly received and to my great astonishment found that I omitted the most important point that of not giving you the name of the Claimant but as things have transpired it is all correct that you should have the right claim which is twenty one by fifty in width by ten and thirty feet in length. Claims by the heirs at law of Capt. Thomas Randall and John Minton on their accounts to me that first were first to be paid. Mr. Childs will have due notice of the same and that if such should be the case you present your claim to me and I will forward the same to the person in charge of the Land Office here to show that if such should be the case the same will be paid to you in cash as part of the land as I am now paying a portion of a few hundred acres and I should be greatly obliged if you would forward the proper papers of the Claimant that it may be disposed of properly. I have not yet received the necessary papers to be forwarded to you. In case you return to Ohio you can examine the case and let me know how it stands. If you think it expedient you can proceed in the meantime under your authority and if you should need any thing to be done or you have any thing to do you may forward it to me. I am, gentlemen, your obedient servant,

[Signature]

On the 17th of April, 1857, at Harrodsburg, this agreement was entered into between

Robert Wood, of Harrodsburg, and

H. C. Renanick, and others.
Galesville, April 17, 1857.

Dear Sir,

I have written to-day to the

store giving him a statement of the locators
Made on Warrant No. 307. This Warrant
has not been overlooked. It ran the
K & R Survey line 66675. That was with it
located by Saturday in this and last August.
Nearly all of this has been granted to
Andrews. I sent W. Brown
could be put back into the old stations.
Can you do something to affect it?

Then resident of this office and
granting, in the wisdom, a good deal
of correspondence.

Yours truly,

E. O. Henderson.
S. Office, Richmond, Apr. 25th 1851.

David J. Heaton Esq.

Sir,

I wrote you a letter some time since, and have not had the pleasure of hearing from you since.

Can you locate a few hundred acres judiciously about your place to locate about 1000 acres for you to select the patent on as soon as you can.

I find that I have a lot for 296 acres, which I thought 3,000 sold to you. Can you locate it from here? Let me hear from you soon.

Yours respectfully,

A. H. Parker