

We, the undersigned physicians, residents of the State and county aforesaid, do solemnly swear that we have carefully examined William R. Milton, who is personally known to us to be the person above applying for a pension under the laws of Florida, and

find ^{N.D.} Left inguinal hernia descending into the scrotum - reducible but kept up with difficulty. Right thigh bone fractured just below middle third - poorly set - causing loss of power in the limb on leg. By reason of these disabilities we consider him ^{totally} incapacitated for performance of manual labor.

Sworn to and subscribed before me this 29th Guy Hutchinson M. D.

day of January, 1902 Residence Euclid Fla

C. H. Edwards M. D.

Residence Umatilla Fla

Notary Public

I certify that the above affidavits are genuine; that all of the affiants are persons of respectability and good reputation, and that their statements are worthy of belief; that the attesting officers are duly authorized to attest said affidavits, and that their signatures thereto are genuine.

H. H. Duncan
Clerk of Circuit Court.

We, the undersigned County Commissioners of Lake county, Florida, do hereby certify that we have carefully investigated the above application for pension made by William R. Milton

and are satisfied that the conditions and alleged facts therein stated are true and correct, and that he is legally and justly entitled to the pension provided by the act, approved May 3, 1901.

S. M. Owens Chairman.
J. B. Register
J. E. Luning
E. The Brewer
A. D. Bell
County Commissioners.

By the County Commissioners, Attest:
H. H. Duncan
Clerk Circuit Court.

REVISED STATUTES OF FLORIDA, CHAPTER II, ARTICLE I.

- 2077. The children of parents who are unable to support themselves, shall be required to make provisions for their support.
- 2078. On information filed before the Justice of the Peace of the proper district by any person whomsoever, stating that certain persons have made no adequate provision for their father and mother, or either of them, the Justice shall cause a summons to be issued to said parties, and evidence to be taken as to the truth of the facts stated in the information, and if the same shall be found true, after a fair trial in which the defendants shall have the right to be heard by counsel, the Justice shall issue an order making an assessment on the said children for such amount as be necessary for the support of their parents.
- 2079. Said order shall carry with it the right of enforcement by execution, and shall have the force and effect of a writ of garnishment on the wages of such children, and shall further provide for the person to whom and the manner in which the money assessed therein shall be paid.