

pat to
Lloyd G. Johns

Additional Homestead Entry under Section 2306
of the Revised Statutes of the United States

Final Certificate No. 1965 *dated F.R.L.*

Homestead Application No. 5656

58204 to McDonald, Bright & Fay,
88 Cir. May 23/88 *W.L.*

LAND OFFICE
~~Rec. No.~~ AT Page 270.

Saw Lake City
May 31st, 1882

20 x 22, Town. 1 N., Range 2 E.

Soldiers Additional
Pat 188

180-12-38 2318
Reg Page 288

Lincoln Act
July 29, 85. To R.R. ordering hearing.
Jan. 13, 87. Entry for cancellation.
Apr. 25, 88. All former action
rescinded; + entry to stand.
D.M.R. in 85-43,931. *D.M.R.*
88-44,669. *Chaffey*

Recommended for patent & re-
ferred to Dir "O" May 14, 1888.

W.R. - *127* *F.R.L.*

pat & reg. on 29/88
cancel. John 4/88

Pat July 20
Rec. No. 7
Page 270
1888

88-70878-1

Under Section 2306 Revised Statutes of the United States
Additional Homestead Entry

HOMESTEAD.

Land Office at Salt Lake City

May 31st 1882

FINAL CERTIFICATE

It is hereby certified That, pursuant to the provisions of Section No. 2297,
Revised Statutes of the United States, Lehard Young legally authorized Attorney

Lloyd G. Johns, has made payment in full for

North East quarter of North West Quarter of
Section Twenty Two

and
South East Quarter of South East Quarter

of Section No. Twenty, in Township No. one North

of Range No. Two East, containing Eighty $\frac{100}{100}$ acres.

NOW, THEREFORE, BE IT KNOWN, That on presentation of this Certificate

COMMISSIONER OF THE GENERAL LAND OFFICE, the said

shall be entitled to a Patent for the Tract of Land so described.

DMR

Register.

Additional Homestead Entry under Section 2306 Revised Statutes of the United States

T R L

(4-140.)

FINAL RECEIVER'S RECEIPT, No.

1965

APPLICATION, No.

5656

HOMESTEAD.

Receiver's Office, Salt Lake City

May 31st, 1882.

Received of Le Grand Young legally authorized Atty for Lloyd G. Jones the sum of Six dollars cents,

being the balance of payment required by law for the entry of

North East quarter of North West Quarter Section Twenty Two and

South East Quarter of South East Quarter

of Section Twenty in Township 1 North of Range 4 East

containing Eighty acres, under Section 2291 of the

Revised Statutes of the United States.

\$ 6⁰⁰

M M Bane

Receiver.

Final Receipt

No 1965

Salt Lake City, Utah

F.C. W.R. + R for sig.
of Reg. June 7 '88
Aurum

6

MS 17946

J.H.C.
M.E.H.

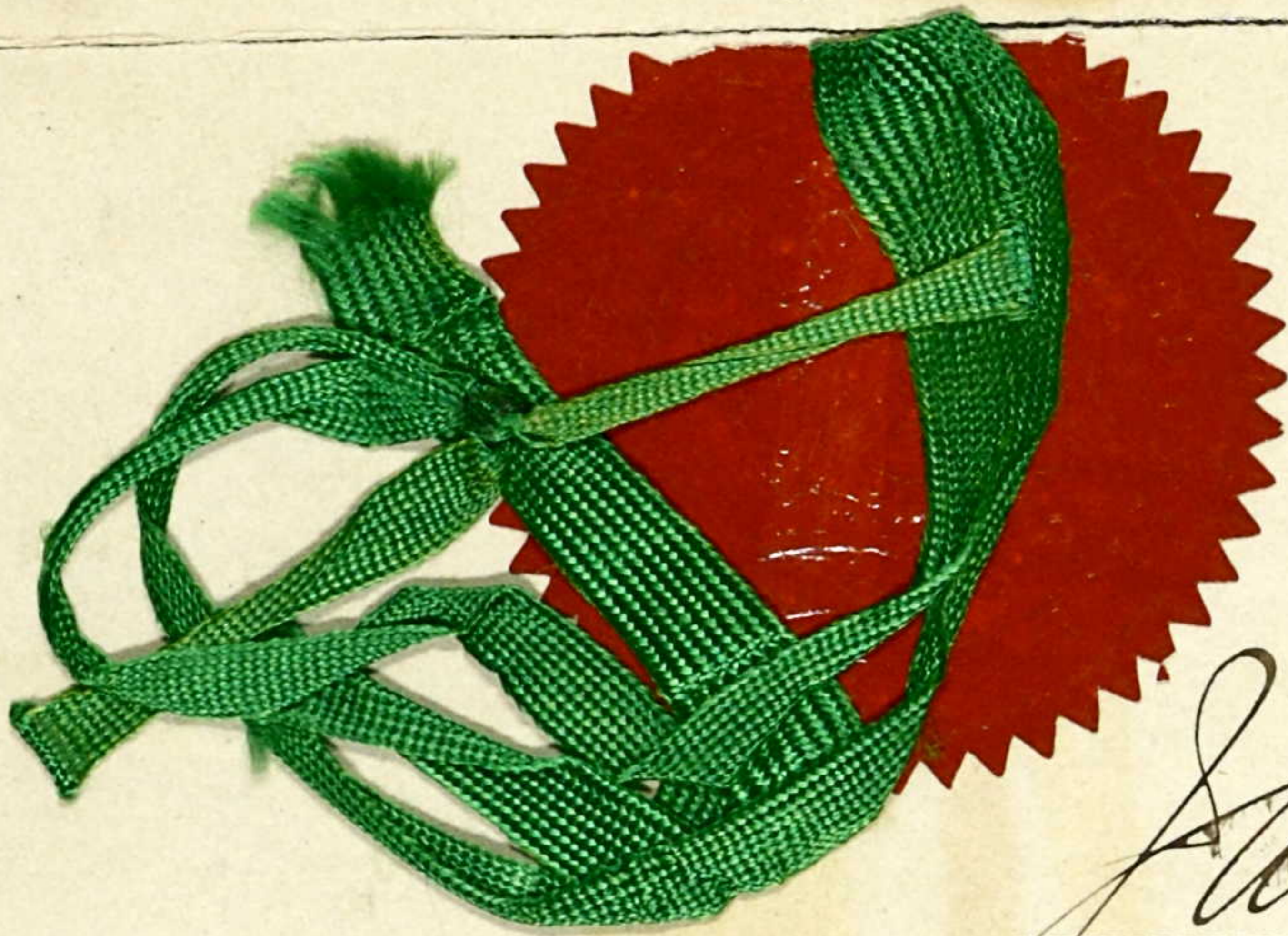
Department of the Interior,

GENERAL LAND OFFICE,

Washington, D. C., *March 9th 1881.*

In accordance with Official Circular issued from this Office, dated May 17, 1877, I, *J. A. Williamson*, Commissioner of the General Land Office, do hereby certify that *Lloyd E. Johns*, who made original homestead entry No. *2318*, at *Lincoln Nebraska* dated *Sept 19. 1868*, containing *Eighty* acres, is entitled to an additional homestead entry of not exceeding *Eighty* acres, as provided in Section 2306, Revised Statutes of the United States.

In testimony whereof I have hereunto subscribed my



name, and caused the Seal of this Office to be affixed, at the City of *Washington*, on the day and year *above* written.

J. A. Williamson
Commissioner of General Land Office.

LOCATED
AND
PATENTED

LOCATED
AND
PATENTED

Department of the Interior,

GENERAL LAND OFFICE,

Washington, D. C., May 17, 1877.

Registers and Receivers, U. S. Land Offices.

GENTLEMEN: The Honorable Secretary of the Interior, under date of 10th March, 1877, authorizes the modification of the circular instructions of 22d May, 1876, ~~respecting soldiers' additional homesteads~~—his decision being as follows:

DEPARTMENT OF THE INTERIOR,

OFFICE OF THE SECRETARY,

Washington, D. C., March 10, 1877.

SIR: I have considered your report of the 17th ultimo, in relation to soldiers' additional homestead entries, and in view of the facts therein stated I have determined to modify my decision of May 17, 1876, so as to permit entries to be made in the following cases, viz:

1st. Those presented prior to the order of March 20, 1876, suspending all entries of this kind, and rejected for reasons insufficient in law to bar their reception, but kept alive by appeal, which by such rejection were postponed beyond the date of the order and so lost.

2d. Those actually in the hands of agents or attorneys at the date of the promulgation of your instructions of May 22d last, in execution of my decision of the 17th of the same month, which under said instructions have not been recognized, and which will still remain in the hands of such agents or attorneys; and

3d. To allow entries to be made by the agents or attorneys of the party originally entitled to the entry, but only after the claim has been presented to you and certified as valid and that the party is entitled to the amount of land claimed, under such instructions and regulations as you may prescribe.

I herewith return the papers accompanying your report.

Very respectfully,

Z. CHANDLER,

Secretary.

The Commissioner of the General Land Office.

Respecting the first of these classes, I have to advise you that they may be admitted without further formality when again presented at the district office after the settlement of the question upon which they were originally refused. The right of the applicant to make the entry will be fully inquired into by this Office in adjudicating the claim, and proper action will be taken in its final disposition.

To secure the recognition of claims of the second class, the papers held by agents or attorneys must be forwarded to this Office in order that a critical examination of the same may be made, upon which, if found admissible, they will be returned to the proper parties duly certified as to their sufficiency, and may thereafter be accepted by Registers and Receivers when presented for location.

If it shall appear that the party has already used his additional homestead privilege, or if, from any other cause, the right cannot be admitted, the parties will be promptly advised of the facts in each case.

~~The third class embraces those rights yet remaining in the hands of the parties originally interested, which have never been presented for satisfaction or made the subject of transfer or agency.~~ To secure these rights it is required that a full recital of military service be presented to this Office, with due proof of the identity of the party making the claim, and with proper reference to his original homestead entry, giving the name of the district office, date and number of entry, and description of the land. In addition, a detailed statement, under oath, must be filed by the party in interest, setting forth the facts respecting his right to make the entry, and containing his declaration that he has not in any manner exercised his right, either by previous entry or application, or by sale, transfer, or power of attorney, but that the same remains in him unimpaired. He must also declare, under oath, that he has made full compliance with the homestead law in the matter of residence upon, cultivation and improvement of, his original homestead entry; and should further recite whether or not he has proved up his claim and received a patent of the land.

When these papers are filed and examined; they will, if found satisfactory, be returned with a certificate attached recognizing the right of the party to make additional entry under the law; and when presented with a proper application at any district land office, either by the party entitled or his agent or attorney, they will be accepted by the Register and Receiver, and forwarded with the entry papers to this Office in the usual manner.

The fee for examination and certificate, under the seal of the office, will be one dollar, which must in all cases accompany the papers presented for approval.

Very respectfully,

J. A. WILLIAMSON,
Commissioner.

17.946.
65B

ADDITIONAL HOMESTEAD.

[AFFIDAVIT.]

Land Office at

....., 187
I, Lloyd G. Johns, of Seward Nebraska
having filed my application, No., for an additional entry under the provisions
of the second section of the act of June 8, 1872, as amended by the act of March 3, 1873, do solemnly
swear that on the 19th day of September, 1868, I made
a homestead entry of Eighty acres of public land at the U. S. Land Office
at Lincoln Neb., per application No. 2318 S.A. 4
that I have faithfully complied with the requirements of the law in respect to said original Homestead
No. 2318; that the same is now in good and regular standing upon the records of the
Land Office at Lincoln Nebraska; that I have never abandoned or
relinquished an entry made under the provisions of the homestead laws; and that this additional entry
is made for my own exclusive benefit, and not directly or indirectly for the benefit or use of any other
person or persons whomsoever.

7
8

Lloyd G. Johns

Sworn and subscribed this Tenth day
of December, 1880, before

H. P. Lewis

..... of the Land Office.
Clerk of Dist. Court
Seward County
Nebraska

Cost
1288

ADDITIONAL HOMESTEAD.

SPECIAL AFFIDAVIT AS TO MILITARY SERVICE, IDENTITY, ETC.

Land Office at _____

Louis Blount, 18__

I, *Lloyd G. Johns*, of *Seward County Neb*

do solemnly swear that I am the identical person who was mustered into the military service of the United States under the name of *Lloyd G. Johns*, in Co. *C*, *47*th Reg't of *Penna. Infantry* Volunteers, on the *23*rd day of *February*, 1864, and was honorably discharged from such service on the *25*th day of *December*, 1865.

I furthermore solemnly swear that I am the identical person who made original homestead entry No. *2318*, at *Lincoln Nebraska* ^{on S. 1/2 N. 6, 1/4 of sec 30 T. 12 R. 3 East}; that I now make application for an additional homestead entry, having fully met all the requirements of the homestead law as to said original entry; ^{and have received patent therefor on final cert no 1288} that I have not sold my additional homestead claim, and that I have not made any prior application for an additional homestead certificate.

My post-office address is *Seward Nebraska*

Two witnesses to signature.]

X *Geo. W. Wampler*
Y *Jos L M Phely*

X *Lloyd G. Johns*
Claimant.

Sworn to and subscribed this *Tenth* day of *December*, 18__

before *H. P. Lewis*

Clk of the District Court

The undersigned do solemnly swear that we have been well acquainted with said *Lloyd G. Johns*, who made the above affidavit, for about *9* years, and that we have reason to know that his statements in said affidavit are true.

Sworn to and subscribed this *Tenth* day of *December*, 18__

George W. Wampler
Jos L M Phely
Two corroborating witnesses.

H. P. Lewis

Clk of the District Court
Ward Seward County
Nebraska

Ms. L. 17946. Enc. 2.

[Faint, illegible handwritten text in the left column]

[Faint, illegible handwritten text in the middle column]

[Faint, illegible handwritten text in the right column]

Lloyd G. Johns being first duly sworn deposes and says - I am the identical person who enlisted in Captain Daniels Oyster's company "C" 47th Regt Penna Vet Vol Infy. on the 23rd day of Feb 1864 and was discharged on the 25th day of Dec 1865. That my name appears on the enlistment roll as Lloyd G. Johns which was a clerical error in orthography. The correct orthography of my name is Lloyd G. Johns and further he saith not.

Lloyd G. Johns
Subscribed and sworn to before
me this 15th day of Dec 1880,

E. S. Butler

Register

Norfolk Land Office

M. L. 17946. Ewe. 3.

Affidavit
as to
Correct Orthography
of
Name

TO ALL WHOM IT MAY CONCERN.

Know I, That Lloyd G. John a Corporal
of Captain Daniel Oyster's Company (6) 47th Regiment of
Penna. Vet. Volunteers, who was enrolled on the 23rd
day of February one thousand, eight hundred and Sixty Four
to serve Three years, or during the war, is hereby discharged from
the service of the United States, this 25th day of December
1865 at Charleston S.C. by reason of Instructions from Hq. 2^d Dept. S.C. dated Nov. 28th 1865

(No objection to his being re-enlisted is known to exist.)

Said Corpl. Lloyd G. John was born in Columbia County
in the State of Pennsylvania, is 23 years of age Five
feet Six inches high, Dark complexion, Grey eyes,
Light hair, and by occupation, when enlisted, a Farmer

Given at Charleston S.C. this 25th day of December 1865

Geo. R. Gorman

Major 5th Penna. Vols.

Asst. Comy of Muster

Dept. - South Carolina

U. S. LAND OFFICE,

Norfolk, Neb., Dec 15 1865

I, the undersigned..... do hereby certify that
the above is a correct and true copy of the original.

E. M. Butler
Registrar

M.L. 17946, Enc. 4,

Copy of
Discharge

War Department,

ADJUTANT GENERAL'S OFFICE,

Washington, D. C.,

Jan 4th, 1887.

Sir:

I have the honor to acknowledge the receipt of your letter of the 22nd day of Dec. 1886, requesting a "Statement of Service" of Lloyd S. John

The following information has been obtained from the files of this Office, and is respectfully furnished in reply to your inquiry:

It appears from the Rolls on file in this Office that Lloyd S. John was enrolled on the _____ day of _____, 186 _____, at _____, in Co. _____

_____ Regiment of _____ Volunteers, to serve _____ years, or during the war, and mustered into service as a Recruit on the 23rd day of July, 1864, at Frankford, in Co. C, 47th Regiment of Iowa.

Volunteers, to serve 3 years, or during the war. On the Muster Roll of Co. C of that Regiment for the months of dated Dec. 25th, 1865, he is reported mustered out on that date with _____ as Corporal.

I am, sir, very respectfully,

Your obedient servant,

[Signature]

Assistant Adjutant General.
(6)

To the Commissioner
of the Genl. Land Office
Washington, D.C.

[Handwritten initials]

+

Hon: C. J. Mauderson. Feb. 17/92

Due 6,50

80.2

58204188

McDonold Bright & Fay
Washington D.C.

Gentlemen

Referring to my letter of the 23^d ult
in reply to yours of May 18, 1888 I have
now to advise you that upon final
examination by the Board of Review of
Dalt Lane City Soldiers additional final
homestead 1965 covering NE NW Sec 22
& SE SE Sec 20 of T¹ N¹ R² E. The
Registers, ^{final} certificate was found to be
unsigned. The certificate will at once
be ~~returned~~ ^{sent} to the local office for correction
and as soon as perfected & returned to
this office the case will be disposed of

Mr Volk ^{see inside}

This is one
of the two
entries that the
Com^{mand} directed
to be passed by ^{the} ~~the~~
~~Voluntella~~
and that the
issue of ~~an~~ office
certificate of
additional right
of entry should
be accepted
without further
evidence of military ^{service - Iceland}

Dw Co

SOLDIER'S ADDITIONAL HOMESTEAD.

See Return

No. *36, 1965*, District *Salt Lake City, Utah.*

Date Original Entry, *Sept 19, 1868*

No. acres in Original Entry, *80*

" " " Additional Entry, *80*

" " " Certified to, *80*

Date certified to, *Mar 9, 1881*

Excess over No. acres certified to, _____

Excess Receipt No. _____

Additional Entry made by *Atty in fact.*

Conflicts, _____

Mineral and Coal, _____

Date of Patent on Original, *May 2, 1870*

Mil. service verified *1*, y. *10*, m. *2*, d.

Signatures omitted, _____

~~Papers missing,~~ *Final certy*

~~Amendments and dates,~~ *icate not*

signed by register

Examined *11* day of *May*, 188*8*

A. E. Tack

Examiner.

[OVER.]

Clerks using these cards will be held to a strict responsibility for all errors and omissions, and in estimating their reliability and efficiency, all such errors and omissions will be considered.

These cards to be used only for the purpose intended.

WILLIAM WALKER,
Chief Clerk.

10770—1 m

Do check
me to AB

132. Leadville
or Gunnison

No.

District,

No. of acres,

Errors in description,

Date of Settlement,

“ “ Residence,

“ “ Entry,

“ “ Proof,

“ Advertised,

“ of Certificate,

Officer taking proof,

No. of weeks advertised,

Improvements,

Value of

Acres broken,

“ in crop, No. of seasons,

Kind of crops,

Residence claimed,

Military or Naval service,

No. of absences,

Total duration,

Cause,

Native-born—Naturalized,

Supplemental proof,

Claimant's family,

REMARKS:

Recommendation, tabulate, suspend,

Examined day of, 188 .

APPLICATION

FOR ADDITIONAL ENTRY UNDER SECTION 2306, REVISED STATUTES OF THE UNITED STATES.

From D. H. TALBOT, General Land, Scrip and Warrant Dealer, Sioux City, Iowa.

No. Land Office at Salt Lake City, Utah
Lloyd G. Johns of May 31st 1882
County,

State of being entitled to the benefits of section 2306, of the

Revised Statutes of the United States, granting additional lands to soldiers and sailors who served in the war of the

Rebellion, do hereby apply to enter the NE 1/4 Sec 22 + SE 1/4 SE 1/4

of section 20 of township 1 N of range

2 E containing Eighty acres, as additional to my original

homestead on the S 1/2 NE 1/4 of section Thirty of township

Twelve of range Three East containing Eighty

acres which I entered Sept. 19th 1868 per homestead No. 2318 per

final certificate No. 1788 dated May 20th 1869

SUBSCRIBED TO IN PRESENCE OF

Fred E. Derwing
W P Olmstead

Lloyd G. Johns

Land Office at Salt Lake City U.S.
May 31st 1882

H M Martin Register of the Land Office at Salt Lake
City, Utah do hereby certify that Lloyd G. Johns is in fact for

filed the above application before me for the tract of land therein described, and that he has paid the fee and commissions pre-

scribed by law. Register.

Wm & witness

POWER OF ATTORNEY,

For Obtaining "Approval" of Claim, and Location of Additional Homestead Lands, Under Section 2306, Revised Statutes.

From D. H. TALBOT, General Land, Scrip and Warrant Dealer, Sioux City Iowa.

KNOW ALL MEN BY THESE PRESENTS:

THAT I, Lloyd G. Johns of Seward Nebraska

have made, constituted and appointed, and by these presents, do make, constitute and appoint D. H. TALBOT, of Sioux City, Iowa, my true and lawful attorney, for me and in my name, place and stead, to obtain for me the examination and approval of my claim to additional lands, to which I am entitled under and by virtue of Section 2306, Revised Statutes, and do hereby authorize the said D. H. TALBOT to receive the certificate of the General Land Office, acknowledging my said right, and to locate for me, and in my name, place and stead, at any Land Office in the United States, such lands as I may be entitled to enter under said section 2306, Revised Statutes, as additional to my original Homestead, No. 2318 of 80 acres, Lincoln Neb series.

Hereby giving unto my said Attorney full powers of substitution, and to ask for and receive the Patent for the land so located by my additional right. I further ordain and declare, that the said D. H. TALBOT is hereby irrevocably vested with full power to perform everything whatsoever required and necessary to be done, as I might or could do if personally present.

In Witness Whereof, I have hereunto set my hand and seal, this fourteenth day of December A. D. 1887

Witness W. P. Olmstead Lloyd G. Johns [SEAL.]
Fred E. Derring

STATE OF Nebraska }
Seward COUNTY, } ss:

BE IT KNOWN, That on this 15 day of Dec. A. D. 1887, before me County Clerk in and for said County and State, personally came Lloyd G. Johns to me known to be the individual person described in, and who executed the foregoing Power of Attorney, and acknowledged that he executed the same freely and voluntarily, for the uses and purposes therein expressed.

[SEAL.]

Witness my hand and seal the day and year first before written.

Ed O'Keefe
County Clerk

Execute this

KNOW ALL MEN BY THESE PRESENTS, That I,

D. St. Gallot

by virtue of the power and authority to me given, in and by the within letter of attorney of

Lloyd G.

John Grand Young

of *Seeward Co. Neb.*
St. Louis City Mo.

do make, substitute and

appoint *John Grand Young* of *St. Louis City Mo.*, as well for me as the true and lawful attorney and substitute of the said constituent named in the said letter of attorney, to do, execute and perform, all and every thing requisite and necessary to be done, as fully, and to all intents and purposes, as the said constituent or I could do if personally present; hereby ratifying and confirming all that the said attorney and substitute hereby made shall lawfully do in the premises by virtue hereof of said letter of attorney.

IN WITNESS WHEREOF, I have hereunto set my hand and seal, the

Seventeenth

day of

December, A. D. 18. *81*

Signed, Sealed and Delivered in Presence of

(TWO WITNESSES.)

Clarence E. Ash
Richard Enright

D. St. Gallot [SEAL]

STATE OF

Iowa

County of

Woodbury

I, *E. E. Lewis* a Notary Public

in and for

said *County and State*

do hereby certify that

D. St. Gallot

party to the foregoing letter of attorney, bearing date the

14th

day of

December

A. D. 18. *81*, personally appeared before me in the county aforesaid, the said

D. St. Gallot

being personally known to me to be the person who executes the said letter of attorney, and acknowledged the same to be his act and deed.

GIVEN under my hand and

Official seal this

17th

day of

December

A. D. 18. *81*

E. E. Lewis

Notary Public
Woodbury
Iowa

Rules Adopted by the General Land Office with Reference to the Applying for and Location of Additional Homesteads, Under Section 2306, R. S.

FIRST. No one entitled to an additional entry can be allowed to make an entry of the land coming to him, unless he shall first send in his proper application to the General Land Office, and having been passed upon by the War as well as the Land Department, is approved and certified under seal of the General Land Office that he is so entitled.

SECOND. In the making out of any papers in the application for, or location of, the right to an additional entry under Section 2306 R. S., an oath or other required instrument can be properly made or executed before a Justice of the Peace, Notary Public (with or without seal), Clerk of any Court of Record, or the Register or Receiver of any local Land Office; but if in the case of the two former, a Clerk's certificate must be placed on file in the General Land Office before action will be taken, and that though there may be in many cases no certificate attached to the certified papers when presented at the local Land Office, there is certainly one on file in Washington, or the application would not have been allowed.

THIRD. That when such certificate of his rights is given him, he may then, either in person or by agent or attorney, make entry without settlement upon any of the lands of the United States subject to homestead, including Government lands within the limits of any railroad grant, without extra payment, other than the usually required fees in cases of filing for and proof

on homesteads. And further, that if, in case the party is entitled as per example, a 120 acres of additional lands, he may make the entry on three separate 40s or, in lieu, an 80 and a 40 at the same time, provided that the said lands desired are all in the one LAND DISTRICT, though they may not be in the same township, or even county.

FOURTH. And further, that should the party be entitled to 21, or over 20 and less than 40, over 60 and less than 80, over 100 and less than 120, or over 140 and less than 160, he will be allowed to pay for in cash, the fractional excess of the land desired, by payment at rate of class either single or double minimum as the case may be. Other fractions are allowed the same proportion of excess. For further particulars, or special instructions, address, D. H. TALBOT, Sioux City, Iowa.

Sioux Half-Breed Scrip can be located upon single minimum lands, surveyed or unsurveyed (not mineral). Bounty Land Warrants or College Scrip upon offered single minimum lands or in lieu of cash, for payment of pre-emption or commuted homestead. Private Land Scrip, upon single minimum offered lands, without settlement or fees.

Will buy, sell or locate on shares all classes of Scrip for location of State or Government Lands, purchase imperfect titles and do a general land business. Also all classes of Guaranteed Texas Land Scrip for sale.

Additional Homestead Entry under Section 2306 Revised Statutes of the U. S.,

RR L
(4-137.)

RECEIVER'S RECEIPT, No. 5656

APPLICATION, No. 5656

H O M E S T E A D .

Receiver's Office, San Juan City Utah

May 31st, 1882.

Received of L. Ward Young legally appointed Atty for Lloyd G. Johns the sum

of Eleven dollars 00 cents;

being the amount of fee and compensation of Register and Receiver for the
entry of North East 1/4 of North West 1/4 Section No. 22 and
South East 1/4 of South East 1/4

20 of Section Twenty in
Township one North of Range 2 East, under

Section No. 2290, Revised Statutes of the United States.

M M Bane

Receiver.

\$ 11⁰⁰

NOTE.—It is required of the homestead settler that he shall reside upon and cultivate the land embraced in his homestead entry for a period of five years from the time of filing the affidavit, being also the date of entry. An abandonment of the land for more than six months works a forfeiture of the claim. Further, within two years from the expiration of the said five years he must file proof of his actual settlement and cultivation, failing to do which, his entry will be canceled. If the settler does not wish to remain five years on his tract, he can, at any time after six months, pay for it with cash or land warrants, upon making proof of settlement and cultivation from date of filing affidavit to the time of payment

H. E. Receipt
#5656.

NON-MINERAL AFFIDAVIT.

COUNTY OF Saukake }
By OF Utah } ss:

Le Grand Young legally authorized Atty for Lloyd G. Johns.
being duly sworn according to law, deposes
and says that he is the identical person who is an applicant

for Government title to the NE¹ of NW¹ Section 22 and
SE¹ of SE¹ Section 20
of N. R 2 E Saekake Meridian

that he is well acquainted with the character of said described land, and with each and every legal sub-
division thereof, having frequently passed over the same; that his knowledge of said land is such as to
enable him to testify understandingly with regard thereto; that there is not, to his knowledge, within the
limits thereof, any vein or lode of quartz or other rock in place, bearing gold, silver, cinnabar, lead, tin,
or copper, or any deposit of coal; that there is not within the limits of said land, to his knowledge, any
placer, cement, gravel, or other valuable mineral deposit; that no portion of said land is claimed for
mining purposes under the local customs or rules of miners or otherwise; that no portion of said land is
worked for mineral during any part of the year by any person or persons; that said land is essentially
non-mineral land, and that his application therefor is not made for the purpose of fraudulently obtaining
title to mineral land, but with the object of securing said land for agricultural purposes.

Le Grand Young
legally authorized Atty for Lloyd G. Johns

Subscribed and sworn to before me this 31st day of May A. D. 188 2,
and I hereby certify that the foregoing affidavit was read to the said Le Grand Young
previous to his name being subscribed thereto; and that deponent is a respectable person to whose affidavit
full faith and credit should be given.

H. W. Master
Register

Non Mineral Affidant
H. # 196 J