

IN SENATE OF THE UNITED STATES.

JULY 26, 1842.

Ordered to be printed.—To accompany bill H. R. 140.

Mr. SEVIER submitted the following

**REPORT :**

*The Committee on Pensions, to whom was referred House bill No. 140, for the relief of Mary Campbell, widow of John Campbell, deceased, have had the same under consideration, and report :*

That it appears, from the papers in the case, that Mary Campbell had applied at the Pension Office for a pension, and that it was not allowed her on the ground that there was no evidence that Captain Larmore, under whom she alleges her husband served, was ever in the army. The Commissioner of Pensions thinks, and in that opinion the committee concur, that, in order to obtain a pension, the proof of service should be clearly established. In this case, the committee think such evidence is wanting ; and, therefore, report that the bill for the relief of Mary Campbell ought not to pass.

Thomas Allen, print.

IN SENATE OF THE UNITED STATES

July 26, 1868.

Ordered to be printed.—To accompany bill H. R. 149.

Mr. BAYLER submitted the following

REPORT:

The Committee on Pensions, to whom was referred House bill No. 149, for the relief of Mary Campbell, widow of John Campbell, deceased, have had the same under consideration, and report:

That it appears from the papers in the case that Mary Campbell had applied to the Pension Office for a pension, and that it was not allowed for the reason that there was no evidence that Captain Jackson, under whom she claims her husband served, was ever in the army. The Committee on Pensions think, and in that opinion the committee concur, that in order to obtain a pension, the proof of service should be clearly established. In this case, the committee think such evidence is wanting; and therefore report that the bill for the relief of Mary Campbell ought not to pass.

James A. [unclear]