Mr. Waldo, from the Committee on Revolutionary Pensions, made the following report:

The Committee on Revolutionary Pensions, to whom was referred the application of sundry persons of Higginsport, Brown county, Ohio, in favor of James Cahill, respectfully report:

The petitioners represent that James Cahill, a soldier of the Revolution, is now one hundred and four years old; that he is a pensioner at the rate of thirty dollars per annum; was wounded in the revolutionary war, and that his disabilities have greatly increased within the last four or five years. It does not appear how long Cahill served in the army of the Revolution, or whether his pension is on account of said service, or for the wounds he received. If Cahill was wounded as claimed, and these wounds prevent him from obtaining his subsistence, he is entitled to an invalid pension; and if he has obtained one for a partial disability which has since increased, his pension can be proportionally increased, and the enjoyment of this invalid pension will not prevent his receiving a pension for his services under the act of June 7, 1832. If the wounds of Cahill are as bad as they are described, and if he rendered service for any considerable time in the revolutionary army, it is very clear he is entitled, by existing laws, to a larger gratuity than thirty dollars per annum; and, consequently, that there is no necessity for any special legislation in his favor. It is true the facts in this case are but imperfectly presented to the committee, and their true state may have been mistaken; but as they are made to appear, there cannot be any doubt that the existing laws will furnish adequate relief in the present case. The committee therefore recommend that the application be laid upon the table.