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Robert Poindexter. (To accompany bill H.R. no. 551.)

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H.R. Rep.No. 947, 27th Cong., 2nd Sess. (1842)

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27th Congress, 2d Session. Rep. No. 917.

Ho. of Reps.

ROBERT POINDEXTER. [To accompany bill H. R. No. 551.]

JULY 27, 1842.

Mr. Jones, of Maryland, from the Committee on Invalid Pensions, submitted the following

REPORT:

The Committee on Invalid Pensions, to whom was referred the petition of Robert Poindexter, of the State of Kentucky, have duly considered the same, and report:

That the petitioner sets forth, under oath, that he served in Captain Morrison's company of Colonel Dudley's regiment of Kentucky militia, for six months during the last war with Great Britain; that, on the 5th day of May, 1813, Colonel Dudley's regiment was sent by General Harrison to storm and spike a British battery of cannon; that the petitioner was among the number who assisted in storming said battery, and received a wound in the right arm by a ball while in the act of spiking a cannon in said battery; that he has rendered much service to his country; is seventy-four years old, and unable to gain a living on account of wounds received while in the service of his country, and prays a pension in consideration of the premises.

The deposition of John Scott sets forth the services of the petitioner in the Indian wars of 1791, under Wilkinson; in 1793, under Wayne; and again in 1794, under Wayne, and proved himself a brave and faithful soldier.

The deposition of James Figg states that the petitioner was with him in Dudley's defeat, on the 5th day of May, 1813; and that, while in the act of storming the British battery, he was shot and wounded in the arm.

The deposition of Doctors S. W. Clarkson and John Mendenhall, practising physicians in the town of Vevay, in the State of Indiana, states that, on the 3d day of November, 1841, they examined the petitioner's right arm, and found the injury received in said arm is of such a hature that in their opinion he is, by reason of said injury or wound, unable to labor, and that the disability amounts to about three-fourths.

The committee are of opinion that the petitioner is entitled to relief, and therefore they report a bill—disability three-fourths.