

aforesaid, shall file his own affidavit of ownership, and the sworn testimony of two witnesses cognizant of the fact.

In force from February 8, 1866.

1865, c. 49 further enacts as follows:

1865, c. 49, s. 5.
Not to be paid
to agent or
attorney.

14. No payment shall be made by virtue of this act, to any agent or attorney who may claim the same by virtue of any agency created or any power of attorney executed prior to the passage of this act.

1865, c. 49 in force from March 15, 1865.

1865, c. 106 amends and re-enacts 1865, c. 33, ss. 1 and 2, as follows:

1865, c. 106, s. 2.
How \$300
bounty to be
paid.

15. Whenever under the proclamation of the president of December, eighteen hundred and sixty-four, or any similar one hereafter made, the quota of this state shall have been ascertained and promulgated, a bounty of three hundred dollars shall be paid to every volunteer or drafted man who may enter or shall have entered the military or naval service of the United States, and to every drafted man who may furnish or shall have furnished a substitute that enters such service in his stead, and to every man liable to draft who may furnish or shall have furnished such a substitute who so enters said service, or his authorized agent or attorney, and who shall be credited to the quota of the sub-district of the state where such volunteer enlists, or where such drafted men or man liable to service resides, the fact of such person respectively having so entered the service and being so credited to be first ascertained and certified as hereinafter directed.

Ibid. s. 3.
State bounty
commission-
ers.

16. One responsible citizen shall be appointed by the governor, by and with the advice and consent of the senate, for each county, and one for each of the