Instructions to Applicant: Fill in Blocks B, D, E, & F on this page by entering text in each field. List your main ancestral line on pages 2, 3 & 4 beginning with yourself as #1. Type or hand print all information. \*\*\*Read the rules of evidence on pages 6\*\*\*

A. WCOGS USE ONLY				Applic	cation			BY APPLICANT
PROVED ANCESTO	ORS		ETD	CT E	A MITL TEC	N	ame	
01.					AMILIES		aunty.	
02.			OF V	VOOD	COUNTY		ounty ociety Name	
03.			A	iaatian	Dondline is		WCOGS US	
04.					<u>Deadline is</u> 31 of year		ember No.	C ONLY
05.					<u>ication.</u>	_	ate Applicati	on
06.			-				eceived	
07.				WEALO	OGICAL		ee Received	YN
08.				O ZAN		_	neck No	
09. 10.				<b>3</b>	/₹		cceptance ate	
11.					<b>F</b> /			of Wood County
11.				Wood	County	N		or wood country
		1				,		
<b>D.</b> Applicant's Name		Stre	et Addr	ess			County	
Full name of Spouse	City				State			Zip
·	,							
	1				1			
E.	STORE OF	TUE	ADDL TO	A N/T 14/L	IO SETTLED IN V	WO.	OD COUNTY	
ANCES	STOKS OF				MBER 1855	<b>V</b> O(	DD COUNTY	
Name of Ancest				ear oved in	<b>Township</b> first proved in		Country	, State or County
Name of Ancest	.01			County	Wood County		Ance	stor came from
			•					
F. My Wood County Chapt	er Dues			<b>G.</b> WC	OGS Dues			
are paid for the year $\_$				Pay	ment Verification	n	Y	N
			Ap	proved	I By:			
Wood County Chapter President					Date:			
					Date.			
First Families of Wood County	У				Date			

1.	I,		was born on		
		at	City	County	State
2.	I am the child of	I	<u> </u>		I
	born on	at	City	County	State
	died on	at	City	County	State
	and	, h	l is wife	<u> </u>	
	born on	at	City	County	State
	died on	at	City	County	State
	married on	at	City	County	State
3.	The said	<u> </u>	was the daughte	er/son	
	of				
	born on	at	City	County	State
	died on	at	City	County	State
	and	, t	l nis wife	I	
	born on	at	City	County	State
	died on	at	City	County	State
	married on	at	City	County	State
4.	The said		was the daughte	er/son	
	of				
	born on	at	City	County	State
	died on	at	City	County	State
	and	,h	is wife	<u> </u>	
	born on	at	City	County	State
	died on	at	City	County	State
	married on	at	City	County	State

5.	The said		was the daughte	er/son	
	of				
	born on	at	City	County	State
	died on	at	City	County	State
	and	,h	l is wife		
	born on	at	City	County	State
	died on	at	City	County	State
	married on	at	City	County	State
6.	The said		was the daughte	er/son	
	of				
	born on	at	City	County	State
	died on	at	City	County	State
	and		 is wife		
	born on	at	City	County	State
	died on	at	City	County	State
	married on	at	City	County	State
7.	The said		was the daughte	er/son	
	of				
	born on	at	City	County	State
	died on	at	City	County	State
	and	,,,	 nis wife		
	born on	at	City	County	State
	died on	at	City	County	State
	married on	at	City	County	State

8.	The said		was the daughte	r/son	
	of				
	born on	at	City	County	State
	died on	at	City	County	State
	and		l nis wife		
	born on	at	City	County	State
	died on	at	City	County	State
	married on	at	City	County	State
9.	The said		was the daughte	r/son	
	of				
	born on	at	City	County	State
	died on	at	City	County	State
	and	,h	is wife	<u> </u>	
	born on	at	City	County	State
	died on	at	City	County	State
	married on	at	City	County	State
			Certification		
т		do here		nat the statements set fort	h in thic
app	lication, are true to the be	est of my knowle	dge and belief.	nat the statements set fort	II III UIIS
Sig	nature of Applicant		 Date		<del></del>

**NOTE:** This application, information, and all supporting documentation and data become the property of the Wood County Chapter, Ohio Genealogical Society.

The First Families of Wood County Application must be accompanied by copies of <u>ALL</u> documents necessary to: (1) prove the pioneer ancestor(s) settlement in Wood County on or before December 31, 1855 and (2) prove each step of descent from the pioneer(s) to the applicant. Proof may <u>NOT</u> be omitted for any step. Copies of proof must be either: (1) copy-machine copies of the certified original or (2) <u>exact</u> typed, "true copies" notarized or otherwise certified by a court house official, genealogical librarian or other official. All proof documents must show their <u>source</u> and be contained in an  $8\frac{1}{2}$ " x 11" file folder. Applicants should include a pedigree chart(s) that traces the applicant's lineage back to the pioneer ancestor and a family group sheet(s) for each generation.

	Authorities as to Settlement in Wood County, Ohio prior to 31 December 1855 (List and include facsimile copies)
	Authorities as to Descent
	Authorities as to Descent (List and include facsimile copies. <b>Each generation must be proved.</b> )
1.	
2.	
2.	
2.	
<ol> <li>3.</li> <li>4.</li> </ol>	
<ol> <li>3.</li> <li>4.</li> </ol>	
<ol> <li>2.</li> <li>3.</li> <li>4.</li> <li>5.</li> </ol>	
2. 3. 4. 5.	
2. 3. 4. 5.	
1. 2. 3. 4. 5. 6. 7. 8.	

## FIRST FAMILIES OF WOOD COUNTY Rules of Evidence

## A \$15 NON-REFUNDABLE FEE MUST ACCOMPANY THE APPLICATION

- 1. The ancestor(s) proved in Wood County as of December 31, 1855 **must** be a **direct** line back from the paternal (father) or maternal (mother) ancestors of the applicant. Adoptive lines are not acceptable.
- 2. Primary evidence from vital statistics (birth, death, and marriage certificates), court house or other government records (military, land records, deeds, wills, land warrants, naturalization records, tax list, guardianship, ward and trustee, and civil dockets), church records (birth and baptism, marriage, death, membership communicates), school records (enrollment and school census) is considered to be excellent proof.
- 3. Every effort must be made to prove birth, marriage. and death for each person in each generation. Relationship between each generation **must** be proven. For each birth, marriage, and death not proven, a written explanation must be submitted as to the reason for lack of proof. **NOTE:** New applicants using a previously accepted ancestor **must** include **all proofs** for their entire line.
- 4. Secondary evidence such as census records, newspaper clippings and obituaries (name of newspaper and date of publication), old letters (dates), Bible records (with title page and publication date) or other family records contemporary to the facts reported is considered almost as authentic.
- 5. Circumstantial evidence, implied by facts or hearsay is **not** considered as proof, unless backed up by primary or secondary evidence.
- 6. Oral, written or published family traditions are often inaccurate and not acceptable,
- 7. Printed or manuscript genealogies, genealogical records (Family Group Sheets, etc.) or genealogical compilations are **not** accepted as proof, unless they are well documented and proved in themselves or backed up by other acceptable proof. **County histories, such as Beers, and atlases are not considered as proof,** though they often provide valuable clues.
- 8. Lineage papers from other patriotic and hereditary societies by themselves are **not** acceptable as proof.
- 9. Materials authored by the applicant or their family, cannot be considered as proof.
- 10. Documents used as proof must, either by themselves, or in conjunction with other acceptable documents. Actually state the fact to be proved. If the document merely implies the fact, this is not considered as proof. An example of the expression "heirs-at-law" or "heirs" as found in some estate records. The expression could mean other relatives. Other examples of implied evidence which is not acceptable as proof are:
- A. Census records which show only the name of the Head of Household with numbers to represent the other residents by age grouping (pre-1850) and do not state specific relationships of household members (pre-1880).
- B. A father is **not** proved as being in the area just because a child was born there. A birth proves only that the **mother** was certainly there on the date of birth.
- C. Blood descent is **not** necessarily proved by owning the same land as an earlier owner with the same surname, whether the land was received by inheritance or by purchase,
- 11. Land transactions (deed, warrants, grants, etc.) can be accepted as evidence of settlement in Wood County as of December 31, 1855, if the record **actually states** that the individual was of "Wood County", and was dated prior to 1856.
- 12. A tax list of 1856 is usually a record of taxes levied in 1855, and therefore could prove residence prior to 1856, if the individual is shown as a resident, and **not** an "absentee owner".
- 13. Proving female ancestors as settled in Wood County as of December 31, 1855 can be difficult. They must be proved as individuals **by their maiden names.** Birth and death records for their children usually state the mother's maiden name. These, or similar records, in conjunction with a deed dated prior to 1856 showing her (1) married name and (2) place of residence as Wood County are one way of proving residence of a female ancestor as of December 31, 1855.
- 14. When a father or mother is above the age for having children. the parentage claim is suspect, and must be proven beyond a doubt.
- 15. Photographs of tombstones are acceptable for proof of birth and death dates. Include the name and location of the cemetery in which the tombstone is found, Most published compilations of tombstone readings are acceptable. Tombstone photographs must be transcribed when they are difficult to read. Tombstones must be contemporary in style with the ancestor's death date.
- 16. Married female applicants must include a copy of their marriage license, or record, to prove their maiden name.