

NOTICE

Notice 1

This Notice to inform any person who has lawful standing to view this file who wishes to review the complete file on record may do so by requesting an appointment with;

Your Name: **Mark Cordano**
Address: **c/o 690 Mills Rd**
Sacramento California, [95864]

E-mail: **mark@cardanocommercial.com**
Phone: **916-600-4245**

Notice 2

I, **Mark Cordano** will set the time, date and place for the review of my documents, no exceptions!

Notice 3

I, **Mark Cordano** have the summary of the chain of title included in this file.

Notice 4

This document of the public posting has a total of 16 pages.

Notice 5

Failure of any lawful party claiming an interest, to bring forward a lawful challenge to this **Certificate of Acceptance of Declaration of Land Patent and the benefit of Original Land Grant/Patent Forever Benefit, as stipulated herein, otherwise estoppel or laches shall forever bar any and all parties claiming an interest forever.**

Failure to make a lawful claim, as indicated herein, within **sixty (60) calendar days** of this notice, will forever bar any claimant from any claim against my/our allodial Land Patent estate as described herein and will be Final Judgment.

The united states of America, And In The Republic state California

NOTICE OF,

**CERTIFICATE OF ACCEPTANCE OF DECLARATION OF LAND PATENT,
PATENT #1244156, Dated May 4, 1858 (SEE ATTACHED PATENT),**

Natural Persons: Mark Cordano and Rhonda Cordano

Mailing Address:

Mark Cordano
c/o 690 Mills Rd
Sacramento, California [95864]

KNOW ALL YE MEN BY THESE PRESENT:

We, **Mark Cordano**, and **Rhonda Cordano** do hereby certify and declare that we are "Assignees" at law in the LAND PATENT named and numbered above; that we have brought forward said **Land PATENT Forever Benefit**, in our names as it pertains to the land described below. See [*Hooper et. Al v. Scheimer, 64 U.S. (23 how.) 235 (1859)*] "I affirm that a GRANT/PATENT is unimpeachable at law, except, perhaps, when it appears on its own face to be void; and the authorities on this point are so uniform and unbroken in the courts, federal and state, that little else will be necessary beyond a reference to them."

The character of said land, brought forward, so claimed and conveyed by this PATENT, which is legally described and identified by the Bureau of Land Management (BLM), based upon location and referenced under **Land PATENT #1244156**, Dated **May 4, 1858** is as follows;

Lot No. 37, Part of Rancho Del Paso Grant, Section 2, Township 8 North, Range 5 East, Mount Diablo Meridian, Sacramento County, California. (SEE ATTACHED PATENT FOR FULL MEETS AND BOUNDS DESCRIPTION).

Unless otherwise stated we, **Mark Cordano** and **Rhonda Cordano** have individual knowledge of matters contained in this Certificate of Acceptance of Declaration of PATENT. We are fully competent to testify with respect to these matters.

We, **Mark Cordano** and **Rhonda Cordano** are Assignees at Law and bona fide subsequent Assignees by contract, of a certain legally described portion of LAND PATENT under the original, certified **Land PATENT #1244156**, Dated **May 4, 1858**, which is duly authorized to be executed in pursuance of the supremacy of treaty law, citation and Constitutional Mandate, herein referenced, whereupon a duly authenticated true and correct lawful description, together with all hereditament, Tenements, pre-emptive rights appurtenant thereto, the lawful and valuable consideration which is appended hereto, and made a part of this NOTICE OF CERTIFICATE OF ACCEPTANCE AND DECLARATION OF LAND PATENT. (SEE ATTACHED PATENT)

No claim is made herein that we have been assigned the entire tract of land as described in the original PATENT. Our assignment of land is inclusive of only the land described herein and within the attached deed. Said assignment of land being situated entirely within the bounds of **Land PATENT #1244156**, as established by The Bureau of Land Management (BLM) via the attached certified Land PATENT. Together, this deed and property description demonstrate the equitable interest in said property and establish the lawful basis for valuable consideration upon which the LAND PATENT FOREVER BENEFIT has been brought forward, said deed between the parties thereto, being dated **November 21, 2016**.

The description of our assignment of land is as follows;

Lot 47, as shown on the official "Plat of Sierra Oaks Vista", filed May 6, 1932, In Book 20 of Maps, Map No. 12, in the office of the County Recorder of Sacramento County, California.

Excepting therefrom the following: Beginning at the Northeast corner of said Lot 47, located on the Southerly line of Barberrry Lane, as shown on said plat; thence South 01 deg. 26' 30" East 60.37 feet along the East line of said Lot 47 to the Southeast corner thereof; thence South 83 deg. 13' 30" West 132.0 feet along the south line of said Lot 47; thence North 08 deg. 04' 02" East 117.0 feet to a point in the Northerly line of said Lot 47; and in the Southerly line of said Barberrry Lane and thence Easterly along said Northerly line and said Southerly line (which is located 25 feet Southerly and parallel to the center line of said Barberrry Lane) and on a curve to the left a distance of 116.08 feet; more or less to the point of beginning.

The filing of this NOTICE OF CERTIFICATE OF ACCEPTANCE OF SAID DECLARATION LAND PATENT shall not deny or infringe on any right(s), privilege, or Immunity of any other Heir or Assigns to any other portion of land located within the above-described **Land PATENT #1244156** Dated **May 4, 1858**. (SEE ATTACHED LAND PATENT)

At common Law, a **(60) day** posting period has been provided for challenges to this Land PATENT FOREVER BENEFIT. It is stipulated that, if after **(60) days** from date of posting, no Lawful challenge has been presented and upheld, said Certificate of Acceptance of said Declaration of Land PATENT, perfects this PATENT (Allodial) Title in the names so listed above FOREVER, otherwise latches or estoppel shall forever bar the same against said Freehold PATENT (Allodial) land so described herein.

If a lawfully qualified Sovereign American individual has a lawful claim to title and this Land PATENT benefit is challenged, the court must be a court of competent jurisdiction, being the Common law Supreme Court (Article III) or any other court of competent jurisdiction. Any action against a PATENT by a corporate state or their Respective statutory, Legislative units (i.e., courts) would be an action at law which is outside the venue and jurisdiction of the Article III courts. There is no Law issue contained herein which may be heard in any of the State or Federal courts (Article I/IV), nor can any court of Equity / Admiralty / Military set aside, annul, or change a Land PATENT. **(Reference: Corpus Juris Secundum, volume 73(B), Topic of Public Lands, section on Land PATENTS.) "Nothing in this GRANT/PATENT can be changed by either party, nothing can be added, nor can anything be deducted" once the PATENT is issued.**

If this duly certified LAND PATENT is not challenged by a lawfully qualified party having a Lawful claim, Lawful lien (security interest), Lawful debt, or other Lawful interest in said land, and no Lawful claim having been filed in a court of competent jurisdiction at law **within sixty (60) days** from the date of posting this NOTICE, then the above-described land shall remain an Allodial Freehold title of **Mark Cordano and Rhonda Cordano** and their Heir(s) or Assignee(s) forever.

JURISDICTION

THE RECIPIENT HERETO IS MANDATED by Article IV, Sec. 3, Clause 2, the 9th and 10th Amendments with reference to the 7th Amendment, enforced under Article III, Sec. 3, Clause 1, Article 1 Sec. 10, Clause 1 of the Constitution for the united states of America.

LAND GRANT/PATENTS, OBLIGATION OF CONTRACTS, VESTED RIGHTS

Chief Justice Marshall's opinion in *Fletcher v. Peck* - performed two creative acts pursuant to Contracts having Continuing Obligations. See Source: <http://www.law.cornell.edu/supremecourt/text/10/87> Chief Justice Marshall recognized that an obligatory contract was one still to be performed—in other words, an executory contract, also that a grant of land was an executed contract- a conveyance. But, he asserted, every grant is attended by "an implied contract" on the part of the grantor not to claim again the thing granted. Thus, grants are brought within the category of contracts having continuing obligation.

The early cases of *Fletcher v. Peck*, *New Jersey v. Wilson*, and *Dartmouth College v. Woodward*-<http://www.law.cornell.edu/supremecourt/text/17/518> established that the States could not "impair the obligation of contracts" **by attempting to repeal or modify private acts, such as land PATENTS** or corporate charters, **which had already created vested rights.**

DOCTRINE OF RELATION BACK

The doctrine of relation is applicable to public land transactions under a federal GRANT/PATENT. ¹When necessary to give effect to the intent of the statute or to cut off intervening claimants, the **GRANT/PATENT is deemed to relate back to the time of the inception of the GRANT/PATENTEE's claim to the land.** ² When the doctrine applies, the last proceeding which consummates the conveyance of the public land is held to take effect by relation back as of the day when the first proceeding was had. ³ This relation back is also effective in favor of persons to whom the claimant has assigned or transferred rights in the land before the issuance of the GRANT/PATENT. ⁴ In applying the doctrine of relation back, the GRANT/PATENT has been regarded, under the particular circumstances, as relating back to the date of the initiatory act, ⁵ such as the date of the entry, ⁶ to the date of conveyance or deed, ⁷ to the first qualifying act which definitively located the

boundaries of the claimed land so as to legitimately bar others from entering, ⁸ and to the inception of the equitable right upon which title is based ⁹. **§249 Doctrine of relation back, Research References - West's Key Number Digest, Public Lands 114(2)**

DOMICILE NOT NATIONALITY

WHEREAS, We, **Mark Cordano** and **Rhonda Cordano** sometimes reside at **690 Mills Rd, Sacramento, California** domiciled in a state of the Union "national" of the United States **8 U.S.C. §1101(a)(21)**, and NOT domiciled within the exclusive jurisdiction of Congress and hence are not subject to federal civil law. Cannot have a civil statutory STATUS under the laws of Congress to which any obligations attach, especially including "citizen" without such a federal domicile. Domicile is a prerequisite to having any **civil status** per Federal Rule of Civil Procedure 17. One therefore cannot be a statutory "alien" under 8 U.S.C. U.S.C. §1101(a)(3) without a domicile on federal territory. Without such a domicile, we are a transient foreigner and neither an "alien" nor a "nonresident alien." DOMICILE and NOT nationality is what imputes a status under the tax code and a liability for tax;

ESTATE RESTORED / PERFECTED LAND PATENT

WHEREAS, We, **Mark Cordano** and **Rhonda Cordano** hereby make lawful claim to the Allodial Land PATENT FOREVER BENEFIT in our names, said land described above and in the attached deed, representing equitable interest which is the subject of this land PATENT forever benefit, said claim shall be considered henceforth perfected in our names as Assignees, and all future claims by others against this land shall be forever waived;

NOW, the ownership interests as expressed in the attached deed, dated **November 21, 2016**, being appended hereto, having been deceptively and fraudulently cleaved from the full bundle of rights, and an ESTATE having been created, thus equitable ownership having been severed with the issuance of the first and subsequent Deeds and Mortgage instruments, those deeds and instruments being Color of Title (That which is a semblance or appearance of title, but is not title in fact or law, Black's Law Dictionary, 6th edition), the "ESTATE" then having been created for the ALL CAPITALIZATION name(s) and NOT the "Natural" man/woman;

HENCEFORTH; The ESTATE is segregated no longer, the Legal and Equitable Ownership interests are now and forever more restored to full Allodial Freehold rights, for **Mark Cordano** and **Rhonda Cordano** with the right of Possession, Use, Exclusion, and the right to Encumber and Dispose of being fully and completely restored, *nunc pro tunc*;

There now exists NO Federal, State, Municipal or other corporate authority to impose a direct tax upon the equitable and legal ownership interest which is expressed in the attached deed, dated **November 21, 2016**, which is the subject of this Declaration of Land PATENT.

THEREFORE; This Land PATENT Forever Benefit, being regular in form, authorized by Supremacy of Treaty Law and Constitutional and Congressional Mandate, now restores ALL Legal and Equitable ownership interests previously surrendered through prior adhesion contracts, since the issuance of original Land PATENT Allodial Title, to the current equitable interest which is the subject of this Declaration of Land PATENT, said PATENT having been signed and executed by Presidential authority as **Land PATENT #1244156, Dated May 4, 1858**;

PERJURY JURAT

Pursuant to Title 28 USC sec. 1746 (1) and executed "without the United States", We, **Mark Cordano** and **Rhonda Cordano** affirm under penalty of perjury under the laws of the united states of America that the foregoing is true and correct to the best of our belief and informed knowledge. And further, deponents saith not. We now affix our autograph of the above affirmations with EXPLICIT RESERVATION OF ALL OF OUR UNALIENABLE RIGHTS, WITHOUT PREJUDICE.

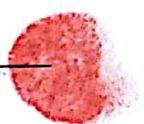
Respectfully By: Mark - Andrew Cordano
Mark Cordano

Date: June 10, 2024



Respectfully By: Rhonda - Lee Cordano
Rhonda Cordano

Date: June 10, 2024



California Notary Acknowledgement

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of California)
County of Sacramento)
the united states of America)

On 6/10/2024 before me, **Mark Cordano** and **Rhonda Cordano**, personally appeared and proved to me, based on satisfactory evidence to be the persons whose names are subscribed to the within instrument and acknowledged to me that they executed the same in their authorized capacity, and that by their signatures on the instrument the person or the entity upon behalf of which the person acted, executed the instrument.

I certify under the PENALTY OF PERJURY under the laws of the State of California, that the foregoing paragraph is true and correct.

SUBSCRIBED AND SWORN (AFFIRMED) before me
this 10th day of June 2024.



Brian D. Ford
Signature and Title of Administering Officer
Notary Public
My Commission Expires: 12 / 11 / 25

(Seal)

①

RECORDING REQUESTED BY:
Stewart Title of Sacramento

AND WHEN RECORDED MAIL TO:

Mr. and Mrs. Mark Cordano
690 Mills Road
Sacramento, CA 95864

Sacramento County Recorder
Donna Allred, Clerk/Recorder
BOOK 20161128 PAGE 1072
Acct 1001-STEWART-SAC
Monday, NOV 28, 2016 11:59:08 AM
Ttl Pd \$21.00 Nbr-0009340380
001-UnIncorp. DTT PAID
JLW/14/1-3

Title Order No.: 01-028235-KM
AP#: 294-0094-001-0000

THIS SPACE FOR RECORDER'S USE ONLY:

Escrow No.: SO-01029235-KM

GRANT DEED

THE UNDERSIGNED GRANTOR(S) DECLARE(S)

DOCUMENTARY TRANSFER TAX is \$1,993.75

computed on full value of property conveyed, or
 computed on full value less value of liens or encumbrances remaining at time of sale.
 Unincorporated area City of AND

FOR A VALUABLE CONSIDERATION, receipt of which is hereby acknowledged,

Michael T. Genovese and Barbara G. Genovese, Trustees of the Michael and Barbara Genovese Family Revocable Trust, established December 14, 1999

hereby GRANT(s) to:

Mark Cordano and Rhonda Cordano, Husband and Wife as Joint Tenants

the real property in the County of Sacramento, State of California, described as:

LEGAL DESCRIPTION ATTACHED HERETO AS EXHIBIT "A" AND MADE A PART HEREOF

Also Known as: 690 Mills Road, Sacramento, CA 95864

DATED: November 21, 2016

Signature Page attached hereto
and made a part hereof

MAIL TAX STATEMENTS TO PARTY SHOWN ABOVE:

Title Order No.: 01-029236-KM

Escrow No.: SO-01029236-KM

APN: 294-0084-001-0000

SIGNATURE PAGE

Title of Document: **GRANT DEED**

Date of Document: **November 21, 2018**

The Michael and Barbara Genovese Family
Revocable Trust

BY: [Signature] TRUSTEE
Michael T. Genovese, Trustee

BY: [Signature] TRUSTEE
Barbara G. Genovese, Trustee



ACKNOWLEDGMENT

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

STATE OF CALIFORNIA
COUNTY OF Sacramento

On 11-22-16 before me, K. MORSE A Notary Public
personally appeared Michael T. Genovese and Barbara G. Genovese

who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature [Signature] (Seal)



Exhibit "A"
Legal Description

Lot 47, as shown on the official "Plat of Sierra Oaks Vista", filed May 8, 1932, in Book 20 of Maps, Map No. 12, in the office of the County Recorder of Sacramento County, California.

Excepting therefrom the following: Beginning at the Northeast corner of said Lot 47, located on the Southerly line of Barberrry Lane, as shown on said plat; thence South 01 deg. 26'30" East 60.37 feet along the East line of said Lot 47 to the Southeast corner thereof; thence South 83 deg. 13'30" West 132.0 feet along the South line of said Lot 47; thence North 08 deg. 04'02" East 117.0 feet to a point in the Northerly line of said Lot 47; and in the Southerly line of said Barberrry Lane and thence Easterly along said Northerly line and said Southerly line (which is located 25 feet Southerly and parallel to the center line of said Barberrry Lane) and on a curve to the left a distance of 116.08 feet; more or less to the point of beginning.

Apr: 294-0094-001

Effective 10-23-23
CHAIN OF TITLE

GRANTOR: MICHAEL T GENOVESE AND BARBARA G GENOVESE TRUSTEES

GRANTEE: MARK CORDANO AND RHONDA CORDANO

DATED: 11/21/16 RECORDED: 11/28/16 BOOK / INSTRUMENT #: 20161128 PAGE: 1072

GRANTOR: MICHAEL T GENOVESE AND BARBARA G GENOVESE

GRANTEE: MICHAEL T GENOVESE AND BARBARA G GENOVESE TRUSTEES

DATED: 4/7/11 RECORDED: 5/12/11 BOOK / INSTRUMENT #: 20110512 PAGE: 772

GRANTOR: MICHAEL T GENOVESE AND BARBARA G GENOVESE TRUSTEES

GRANTEE: MICHAEL T GENOVESE AND BARBARA G GENOVESE

DATED: 4/7/11 RECORDED: 5/11/11 BOOK / INSTRUMENT #: 20110511 PAGE: 795

GRANTOR: MICHAEL T GENOVESE AND BARBARA G GENOVESE

GRANTEE: MICHAEL T GENOVESE AND BARBARA G GENOVESE TRUSTEES

DATED: 12/27/99 RECORDED: 1/10/00 BOOK / INSTRUMENT #: 20000110 PAGE: 504

GRANTOR: MALCOLM C MCCONNELL AND MARY K MCCONNELL

GRANTEE: MICHAEL T GENOVESE AND BARBARA G GENOVESE

DATED: 5/24/90 RECORDED: 5/31/90 BOOK / INSTRUMENT #: 900531 PAGE: 115

GRANTOR: PAUL G LARSON AND MARGARET J LARSON

GRANTEE: MALCOLM C MCCONNELL AND MARY K MCCONNELL

DATED: 2/10/66 RECORDED: 11/23/66 BOOK / INSTRUMENT #: 661123 PAGE: 422

GRANTOR: BH AND MARY C MCBROOK

GRANTEE: PAUL G LARSON AND MARGARET J LARSON

DATED: 4/26/55 RECORDED: 4/26/55 BOOK / INSTRUMENT #: 2819 PAGE: 163

No deed between Sierra Oaks Inc and McBrook Found

Effective 10-25-23

CHAIN OF TITLE

GRANTOR: HOMER B MCKEE AND FLORA M MCKEE

GRANTEE: SIERRA OAKS INC

DATED: 5/2/29 RECORDED: 5/2/29 BOOK / INSTRUMENT #: 3688 PAGE: _____

GRANTOR: USA BLM CDI / Patent #1244156

GRANTEE: SAMUEL MORRIS

DATED: 5/4/58 RECORDED: 5/4/58 BOOK / INSTRUMENT #: CACAAA 040667 PAGE: BLM RECORDS

In 1911, the property held by the Sacramento Valley Colonization Company- no deed from them to Homer McKee was found. Sacramento record keeping in that era is not very good. They tend to use a lot of initials, so we checked those as well. No deed from Samuel Morris to the Sacramento Valley Colonization Company (or anyone else in between) was found

The United States of America

Patent sent to

Genl. Gouvier

May 21 1858

To all to whom these presents shall come greeting

Whereas it appears from a duly authenticated manuscript filed in the General Land Office of the United States, that pursuant to the provisions of the Act of Congress approved the third day of March one thousand eight hundred and fifty one entitled "An Act to ascertain and settle the private land claims in the State of California" Samuel Howard as claimant filed his petition on the 1st day of April 1852, with the Commissioners to ascertain and settle private land claims in the State of California sitting as a Board in the City of San Francisco in which petition he claimed the confirmation of his title to a tract of land containing ten square leagues, known as Rancho del Paso situated on the Northern bank of the American River, said claim being founded on a Mexican grant made by Michelton and Governor of California bearing date the 20th of December 1844. And whereas the Board of Land Commissioners aforesaid on the 18th day of April 1853 rendered a decree of confirmation in favor of the claimant, which decree or decision was on appeal by the United States affirmed by the District Court of the United States for the Northern District of California, at a stated term on the 18th August 1853. And the said Court further ordered adjudged and decreed that the claim of the appellee be confirmed to the extent of ten square leagues to the land described in the grant made by Governor Michelton on the 20th day of December 1844, to Celeste Gomez under whom the appellee claims and the map referred to therein copies of which are on file in the transcript of the

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providing the thirtieth of June eighteen hun-
dred and fifty three and for other purposes" and
in consequence of a Certificate of the United States
Court for the Northern District of California of
which a copy is annexed, having been filed in
this office, whereby it appears that the Attorney
General of the United States, having given notice
that it was not the intention of the United States
to prosecute the appeal from the decision of the
said District Court, by which it confirmed the
decision of the Board of Commissioners appointed
under the provisions of the said Act of the 3 March
1851 to ascertain and settle the private land claims
in the State of California, by which they recognized
and confirmed the title and claim of Samuel
Storis under Grant Thomas to the tract of land
designated as the Rancho del Pasi containing
two square leagues, the said appeal has been de-
-empted by the said District Court, and thereby
the said decisions in favor of the said Samuel
Storis have become final. I have caused the
same to be surveyed in conformity to the grant
of the same and the said decisions, and I hereby
certify the annexed map to be a true and
accurate plat of the said tract of land
as appears by the field notes of the Survey
thereof made by Delbert C. Cage, Deputy Surveyor
in the month of March 1857, under the direction
of this office, which having been examined and
approved are now on file in this office.
And I do further certify that under and by
virtue of the said Confirmation and Survey the
said Samuel Storis is entitled to a patent from
the United States upon the presentation heretofore
to the General Land Office for the said tract of

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The same being bounded and described as follows:
Beginning on the North bank of the American River
at a Post marked S. & N. established at a point
one Spanish league distant by the meanders of said
bank above the junction thereof with the Sacramento
River from which post a cottonwood standing on the
bank of the river bears South forty eight degrees
fifteen minutes West, distant sixty links.

Thence up the North bank of the American
River and with the meanders thereof according
to the true meridian (the variation of the magnetic
needle being fifteen degrees fifteen minutes East) as
follows to wit South thirty six degrees fifteen minutes
East, eight chains and twenty links to Station, at the
North end of Lusk's Bridge (the bearing of bridge
being 265° N. and its length eight chains and fifty links)

Thence South twenty two degrees fifty five minutes East,
twenty two chains and twenty two links to Station

Thence South thirty seven degrees forty four minutes
East, twenty one chains and fifty six links to Station

Thence South fifty one degrees thirty eight minutes
East, twelve chains and ninety five links to Station

Thence South thirty seven degrees, twenty five minutes East
ten chains and twenty three links to Station

Thence South sixty one degrees forty four minutes
East four chains and forty seven links to Station

Thence North fifty five degrees thirty minutes East,
six chains and eighty seven links to Station

Thence North thirty degrees East, eight chains
and thirty five links to Station

Thence North thirty degrees East, two chains and
eighty links to Station

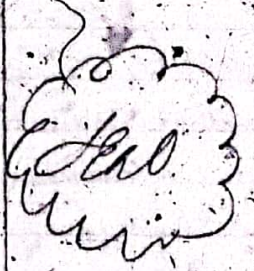
Thence North seventeen degrees forty five minutes East
one chain and eighty five links to Station

Thence North forty one degrees thirty minutes East, seven

Now Know Ye that the United States of America
in consideration of the sum of one hundred and fifty thousand
dollars of Congress approved of 8th March 1857
and granted and by their present of three individuals
unto the said Samuel Morris and to the heirs the heirs of said
said and descends on the following namely but with the
stipulation that in case of the death of the said Morris
confirmation of this said claim and the rights shall not be
the interests of third persons.

As before and to hold the said
and with the effectiveness unto the said Samuel Morris and
to his heirs and assigns forever with the stipulation of said.

In testimony whereof I have hereunto
President of the United States have caused these letters
to be made Patent and the seal of the Patent Office
Office to be hereunto affixed.



Given under my hand at the City of
Washington this fourth day of May
in the year of our Lord one thousand
eight hundred and fifty and of
the Independence of the United States the
eighty second.

By the President James Buchanan

By F. S. Albright Secretary

J. N. Granger Recorder of the Patent Office

**Bureau of Land Management
Eastern States
5275 Leesburg Pike
Falls Church, VA, 22041**

1.01 01 2023

Date
I hereby certify that this reproduction is a true copy of the
official record on file in this office.

Authorized Signature

