

No. 254724

No. 916

THE UNITED STATES OF AMERICA,

To all to whom these Presents shall come, Greeting:

WHEREAS, In pursuance of the provisions of the Revised Statutes of the United States, Chapter Six, Title Thirty-two, and legislation supplemental thereto, there have been deposited in the GENERAL LAND OFFICE of the United States the Plat and Field Notes of Survey and the Certificate No. 7103 of the Register of the Land Office at ~~Tonopah~~, in the State of Nevada, accompanied by other evidence, whereby it appears that ~~Wm. H. Blood and~~
~~Peter Bartell~~,

did, on the nineteenth day of December A. D. 1858, duly enter and pay for that certain mining claim or premises, known as the ~~Giant Lode Mining Claim~~

designated by the Surveyor General as Lot No. 37, comprising a portion of the unappropriated public domain.

in the ~~Paisley~~ Mining District, in
the County of ~~Nye~~ and State of ~~Nevada~~, in the District of Lands subject to sale at ~~Tonopah~~

and bounded, described, and platted as follows, with magnetic variation ~~ninety~~
~~degrees and thirty minutes east~~
~~BEGINNING~~ at a post marked No. 106 of Survey
No. 37, from which the 99th meridian
meets section line in township forty-three
North of range forty-four east, Mount
Diablo meridian, bears south eighty

Giant Lode Mining Claim - Patented
Millet District

100

eight degrees and fifteen minutes west
six thousand seven hundred and ninety-
eight feet distant, U.S. mineral post on
Apex of Black Point bears north eighty-
three degrees and thirty minutes west
eight hundred and eighteen feet
distant; and the center of the main
shaft bears north forty-one degrees
and fifteen minutes west five
hundred and thirty-four feet dis-
tant.

Thence, first course, south eighty-
one degrees and fifteen minutes west
six hundred feet to post marked
No. 2 U.S. Survey No. 3°.

Thence, second course, north eight
degrees and forty-five minutes west
nine hundred and twenty-three feet
to post marked No. 3 U.S. Survey
No. 3°.

Thence, third course, north eighty-
one degrees and fifteen minutes west
six hundred feet to post marked
No. 4 U.S. Survey No. 3°.

Thence, fourth course, south eight
degrees and forty-five minutes
west nine hundred and twenty-
three feet to post marked No. 1 U.S.
Survey No. 3°, the place of begin-
ning; said lot No. 3° after being
surveyed and twenty-three
feet in length along said Giant
man wlder, and containing twelve
acres and severalty-one hundreds
of an acre of land, more or less.

NOW KNOW YE, That there is therefore hereby GRANTED by the UNITED STATES unto the said

Niel McLeod and Peter Bartell

and to *their heirs* and assigns, the said mining premises hereinbefore described, and not expressly excepted from these presents, and all that portion of the said

vein, lode, or ledge, and of all other veins, lodes, and ledges, throughout their entire depth, the tops or apexes of which lie inside of the surface boundary lines of said granted premises in said Lot No. *3 1/4*, extended downward vertically, although such veins, lodes, or ledges in their downward course may so far depart from a perpendicular as to extend outside the vertical side lines of said premises: *Provided*, That the right of possession to such outside parts of said veins, lodes, or ledges shall be confined to such portions thereof as lie between vertical planes drawn downward through the end lines of said Lot No. *3 1/4*, so continued in their own direction that such planes will intersect such exterior parts of said veins, lodes, or ledges: *And provided further*, That nothing herein contained shall authorize the grantee & herein to enter upon the surface of a claim owned or possessed by another:

TO HAVE AND TO HOLD said mining premises, together with all the rights, privileges, immunities, and appurtenances of whatsoever nature thereunto belonging unto the said grantee above named, and to *their heirs* and assigns forever; subject nevertheless to the above-mentioned and to the following conditions and stipulations:

First. That the premises hereby granted, with the exception of the surface, may be entered by the proprietor of any other vein, lode, or ledge, the top or apex of which lies outside of the boundary of said granted premises, should the same in its dip be found to penetrate, intersect, or extend into said premises, for the purpose of extracting and removing the ore from such other vein, lode, or ledge.

Second. That the premises hereby granted shall be held subject to any vested and accrued water rights for mining, agricultural, manufacturing, or other purposes, and rights to ditches and reservoirs used in connection with such water rights as may be recognized and acknowledged by the local laws, customs, and decisions of courts.

Third. That in the absence of necessary legislation by Congress, the Legislature of *Nevada* may provide rules for working the mining claim or premises hereby granted, involving easements, drainage, and other necessary means to its complete development.

IN TESTIMONY WHEREOF I, *Grover Cleveland*, PRESIDENT OF THE UNITED STATES OF AMERICA, have caused these letters to be made PATENT, and the SEAL OF THE GENERAL LAND OFFICE to be hereunto affixed.

GIVEN under my hand at the City of Washington the *twenty-third* day of *May*, in the year of our Lord one thousand eight hundred and *ninety-five*, and of the INDEPENDENCE OF THE UNITED STATES the one hundred and *nineteenth*

BY THE PRESIDENT:

Grover Cleveland

By *M. M. Keane*

Secretary

L. L. L. Larmer
Recorder of the General Land Office

L.S.