

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.

Fourth that in the absence of necessary legislation by Congress, the Legislature of Utah may provide rules for working the mining claims or premises hereby granted, involving easements, drainage, and other necessary means to its complete development.

In testimony whereof, D. Chester A. Arthur, 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 twentyfifth day of June in the year of our Lord one thousand eight hundred and eighty eight, and of the Independence of the United States the one hundred and eighth.

By the President,

Chester A. Arthur,

By W. H. Cook, secretary

D. W. Clark, Recorder of General Land Office.

Examined
Recorded in Vol 113 Pages 281 to 284 inclusive.

Recorded July 18th 1890 at 3:30 P.M.

This Indenture, made the Tenth day of April in the year of our Lord one thousand, eight hundred and ninety, Between W. H. Hull, William Brown and J. B. Morris all of the city and county of Salt Lake and Territory of Utah, the parties of the first part and Arthur Meads of the same place, the party of the second part, Witness-
ith, That the said parties of the first part, for and in consideration of the sum of Five ^(\$50) ~~Dollars~~ ⁽⁵⁰⁾ Lawful money of the United States of America, to them in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, have granted, bargained, sold, remise, released and forever quit-claimed, and by these presents do grant, bargain, sell, remise, release, and forever quit claim unto the said party of the second part and his heirs and assigns forever, all the right, title and interest, estate, claim and demand, both in law and in equity as well in possession as in expectancy, of the said parties of the first part, of, in or to that certain portion, claim and mining right, title or property on that certain vein or lode of rock, containing valuable deposits of Brown, Red, Sandstone Building Rock and situate in the Hot Springs Mining District T. Salt Lake Co. U. T. and described as follows, to-wit commencing at stake and monument of stones, which is corner number one (1) Thence West Seven Hundred and fifty (750) feet more or less; Thence North six hundred (600) feet more or less; Thence East fifteen hundred (1500) feet more

or less. Thence South six hundred (600) feet more or less
 Thence West seven hundred and fifty ^{feet} (750) feet more or less
 to the place of commencement. Said claim being situated partly in
 South West quarter of Section No 28 and partly in South East
 quarter of Section No 29 in Township one (1) North of Range
 two (2) East of the Salt Lake Meridian in what is known as
 Brigham Fork of Emigration Canyon and about one and
 one fourth miles North Easterly from the junction of said
 Brigham Fork and Emigration Canon Creek. Said Placer
 Mining Claim is duly recorded upon the records in the
 Recorder's Office of the Hot Springs Mining District,
 Salt Lake County, Utah Territory, and is known as the
 "Consolidated Quarry Claim". Together with all the valuable
 deposits of sand stone and rock and earth therein and
 all the rights, privileges and franchises thereto incident,
 appurtenant and appertenant or therewith usually had and
 enjoyed; and, also, all and singular, the tenements, heredit-
 aments and appurtenances thereunto belonging and the rents
 issues and profits thereof, and also, all the estate, right, title
 interest, possession, claim and demand, what soever, of the said
 parties of the first part, of, in or to the premises, and every part
 and parcel thereof.

To Have and to Hold, all and singular, the premises
 with the appurtenances and privileges thereto incident unto
 the said party of the second part. In Witness Whereof, The said
 parties of the first part have hereunto set their hands and seals
 the day and year first above written.

Signed, Sealed and Delivered
 in Presence of
B. A. M. Grosseth

G. G. Hall (seal)
Joseph R. Morris (seal)
William Brown (seal)

United States of America

Territory of Utah
County of Salt Lake } ss.

On this 15th day of April A.D. one thousand eight hundred
 and ninety before me B. A. M. Grosseth a Notary Public in and
 for Salt Lake County, duly commissioned and qualified, per-
 sonally appeared the within named G. G. Hall, William Brown
 and J. R. Morris whose names are subscribed to the
 foregoing Deed of Conveyance as grantor therein, personally
 known to me to be the identical person, mentioned in and
 who executed the same, and duly acknowledged to me that they
 executed the same freely and voluntarily, and for the uses
 and purposes therein mentioned. In Witness Whereof

I have hereunto set my hand and affixed my Official Seal
 the day and year first above written (seal) B. A. M. Grosseth at the
 Notary Public

Recorded July 18th 1890 at 35 min past 4 P.M.

This Indenture, Made the Eighteenth day of July in the year of our Lord one thousand eight hundred and ninety Between Henry Rudy and ~~an~~ M. Rudy his wife, both of Salt Lake City Salt Lake County, Utah Territory the parties of the first part and Joseph D. Cook of the City and County of Salt Lake Territory Utah, the party of the second part. Witnesseth, that the said parties of the first part, for and in consideration of the sum of Six Hundred (\$600) Dollars lawful money of the United States of America to them in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, have granted, bargained, sold, remised, released, and forever quit claimed and by these presents do grant, bargain, sell, remise, release, and forever quit claim unto the said party of the second part, and his heirs and assigns forever, all the right title and interest, estate, claim and demand, both in law and in equity, as well in possession as in expectancy, of the said parties of the first part, of, in or to that certain portion, claim and mining right, title or property on a certain vein or lode of rock, containing precious metals of gold, silver and other precious metals and situated in the West Mountain Mining District and described as follows, to wit: The undivided one half (1/2) part of and interest in that certain lode, vein or mining claim, known, located and patented as the Almo Lode in West Mountain Mining District in Salt Lake County, Utah Territory Designated by the Surveyor General as Lot numbered 231. Together with all the metals, ores, gold and silver bearing quartz rock and earth therein; and all the rights, privileges and franchises thereto incident, appurtenant and appurtenant or therewith usually had and enjoyed; and also all and singular, the tenements, hereditaments and appurtenances thereto belonging and the rents issues and profits thereof, and also all the estate, right, title, interest possession, claim and demand whatsoever, of the said parties of the first part, of, in or to the premises, and every part and parcel thereof.

Do Have and Do Hold, all and singular, the premises with the appurtenances and privileges thereto incident, unto the said party of the second part. And the parties of the first part for their heirs, doth hereby agree to and with the party of the second part they have full right and power to sell and convey the said premises; and that the said premises are now free and clear from all incumbrances, sales or mortgages made or suffered by the said parties of the first part.

In Witness Whereof. The said parties of the first part have hereunto set their hands and seals the day and year first above written.

Signed Sealed and Delivered
 in the Presence of
 W. H. Cromer

Henry Rudy
 and M. Rudy

United States of America.
 Territory of Utah,
 County of Salt Lake } ss.

On this 18th day of July A. D. 1890