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Vol. 184 Page 19553

Gary Reil
9275 SW Green Dr
Culver, Oregon 97734

DECLARATION OF LAND PATENT

Patent Number No 12

Know all men by these presence. That Gary O. Reil
 does severally certify and declare as follows: that I bring up this
 Land Patent in my name.

DESCRIPTION OF PROPERTY

The character of said property so sought to be patented and
 legally described and referred under patent number listed above is:
 Patent is recorded at Klamath County Clerk and Records Office,
 Book _____ Page _____.

and it is the only way a perfect title can be had in my name,
 Wilcox vs. Jackson, 13 Pet. (U.S. 498, 10 L. ED 214) all questions
 of fact decided by the general land office are binding everywhere,
 and injunctions and mandamus proceedings will not lie against it.
 Litchfield vs. The Register and Receiver. 9. Wall. (U.S. 575 19 L.
 ED 681).

NOTICE IN EFFECT OF LAND PATENT

A grant of land is a public law standing on the statute books
 of the State, and in notice to every subsequent purchaser under any
 conflicting sale made afterward. Wineman vs. Gastrell, 54 FED 819.

Where the United States has parted with title by a patent
 legally issued and open surveys legally made by itself and approved
 by the proper department the title so granted cannot be impaired by
 and subsequent survey made by the Government for its own purposes:
 Cage vs. Danks, 13, LA. ANN. 128.

LAND TITLE AND TRANSFER

The existing system of land transfers is a long and tedious
 process involving the observance of many formalities and technical-
 ities, a failure to observe any one of which may defeat title, even
 when these have been most carefully complied with, and where the
 title has been traced to its source, the purchaser must at his peril,
 there always being in spite of the utmost care and expenditure, the
 possibility that his title may turn out bad. (Yeakell Torrence
 System 209.)

If this land patent is not challenged within 60 days in a court
 of law by someone, or by the Government, it then becomes my property,
 as no one has followed the proper steps to get legal title, the
 final certificate or receipt acknowledging payment in full by home-
 steader or pre-emptioner is not in legal effect a conveyance of
 land, (U.S. vs. Steenerson, 50 FED 504, 1 BCA 552, 1 U.S. APP 322).

A land patent is conclusive evidence that the patent has complied
 with the Act of Congress as concerns have proven on the land, etc.,
 (Jankins vs. Gibson, 13 LA ANN 203).

Dated this 19 day of November, 1984

STATE OF OREGON
 COUNTY OF KLAMATH

} SS.

Gary O. Reil
 Gary O. Reil

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STATE OF OREGON,

County of Klamath

ss.

FORM NO. 23 — ACKNOWLEDGMENT
STEVENS-NESS LAW PUB. CO., PORTLAND, ORE.

BE IT REMEMBERED, That on this 19th day of November, 1984,
before me, the undersigned, a Notary Public in and for said County and State, personally appeared the within
named

Gary O. Heil

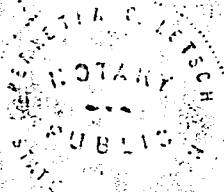
known to me to be the identical individual described in and who executed the within instrument and
acknowledged to me that.....executed the same freely and voluntarily.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed
my official seal the day and year last above written.

Bernetha J. Fetich

Notary Public for Oregon.

My Commission expires 12-29-85



No. 12,

The United States of America

To all to whom these presents shall come, greeting:

Whereas, by the act of Congress approved September 28, 1850, entitled "An Act to enable the State of Arkansas and other States to acquire the 'Warrant Lands' within their limits," and the act of Congress approved March 12, 1860, entitled "An Act to extend the provisions of the Act to enable the State of Arkansas, and other States to acquire the 'Warrant Lands' within their limits," to Minnesota and Oregon, and for other purposes," it is provided that all the "Warrant and Unsettled Lands" made unfit for cultivation, within the State of Oregon, which remained unsold at the passage of said act of March 12, 1860, with the exception herein named, shall be granted to said State:

And whereas, in pursuance of instructions from the General Land Office of the United States the several tracts or parcels of land hereinafter described have been selected as "Warrant and Unsettled Lands," situate in the said State under the act aforesaid, situate in the District of Lands set apart to sale at Lakeview, Oregon, to wit:

Williamette Meridian.

Township 34, South of Range 6, East.

The lot numbered one of section one, containing thirty acres.

Township 34, South of Range 7, East.

The lot numbered five, six, seven and eight of section six, containing one, one hundred and eighty-one acres, and thirty-eight hundredths of an acre.

Township 37, South of Range 8, East.

The lot numbered one, two and three and the east half of the east quarter of section thirty-one, containing one hundred and eleven acres and twenty hundredths of an acre.

Township 38, South of Range 8, East.

The lot numbered seven, eight and nine of section two and the lot numbered three and five of section three, containing in all, one hundred acres and eighty seven hundredths of an acre.

Township 39, South of Range 9, East.

The lot numbered seven of section thirty, containing thirty-one acres and ninety seven hundredths of an acre.

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by: Ann Smith, Deputy