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## Vol. <u>mg0</u> Page\_ **5843**

## Assignee's DECLARATION OF LAND GRANT

## **URISDICTION**

THE RECIPIENT HEREOF IS MANDATED by Article 6 paragraph 2 & 3 of the U.S. Constitution, section 1 of the 14th Amendment, the 9th and 10th Amendment with reference to the 7th Amendment, enforced under Section 3 of the 14th Amendment and Section 3(1) of Article III of the U.S. Constitution

This document is instructed to be attached to all deeds and/or conveyances in the name(s) of the party(ies) below shown as requiring recording of this document, in a manner known as nunc protunc (as it should have been done in the beginning), by order of U.S. Supreme Law mandate as endorsed by case history as cited hereinafter.

IT IS HEREBY ESTABLISHED BY ORDER OF LAW THAT <u>Charles W. Weathers</u> AND <u>Lucille C. Weathers</u> DO CERTIFY AND DECLARE THAT I AM/WE ARE ASSIGNEE(S) TO A LAND PATENT OR GRANT THAT IS FILED AND IS KNOWN AS PATENT(S) OR GRANT(S):#\_622397 COPIES OF WHICH IS/ARE ATTACHED HERETO. I/WE FURTHER CERTIFY THAT I AM/WE ARE ASSIGNEE(S) TO A PORTION OF SAID PATENT(S) OR GRANT(S) WHICH IS LEGALLY DESCRIBED WITHIN THE ATTACHMENT(S) hereto and thus made a part hereof.

NO CLAIM IS MADE HEREIN THAT I/WE EAVE BEEN ASSIGNED THE ENTIRE TRACT OF LAND AS DESCRIBED IN THE (RIGINAL PATENT(S) OR GRANT(S), MY/OUR ASSIGNMENT IS INCLUSIVE OF ONLY TO THE ATTACHED LEGAL DESCRIPTION. THE FILING OF THIS DECLARATION OF LAND PATENT(S) SHALL NOT DENY OR INFRINGE ON ANY RIGHT. PRIVILEGE OR IMMUNITY OF ANY OTHEF ASSIGNEE TO ANY OTHER PORTION OF LAND COVERED IN THE ABOVE DESCRIBED PATENT(S) OR GRANT(S) NUMBER(S).

IF THIS LAND PATENT IS NOT CHALLENGED BY A LAWFULLY QUALIFIED PARTY UNDER EXCLUSIVELY ORIGINALUS. JURISDICTION IN A COURT OF LAW WITHIN 60 DAYS FROM THE DATE OF FILING, THEN THE ABOVE DESCRIBED PROPERTY SHALL BECOME MINE/OURS AS AN ALLODIAL FREEHOLD, AND THEN THIS/THESE LAND PATENT(S)8 SHALL BE CONSIDERED UPDATED IN MY/OUR NAME, SUBJECT TO THE LIMITATIONS STATED HEREIN.

1) NOTICE AND EFFECT OF LAND PATENT A Grant of land is a public law standing on the statute books of the State, and is notice to every subsequent purchaser under the conflicting sale made afterward; <u>Wineman vs Grastrell</u>, 54 FED, 819, 4 CCA 596, 2 US APP 581. A Patent alone presses title to the Grantee; <u>Wilcox vs Jackson</u>, 13 PET (U.S.) 498, 10 LED, 264.

Where the United States has parted with title by a potent legally issued, and upon surveys legally made by itself and approved by the proper department, the title so granted cannot be impaired by any subsequent survey made by the government for its own purposes. <u>Cage vs Dinks</u> 13. LA. Ann 128.

2) LAND TITLE AND TRANSFER The existing system of land transfer is a long and tedious process involving the observance of many formalities and technicalities. <u>A</u> <u>failure to observe any one of which may defeat title</u>, even where these have been most carefully complied with, and where the title has been traced to its source, the

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