

File no. 9062.

agreement and option
J. M. & J. T. Martin of Eureka, Nevada
to

Harry D. Rodgers of Spokane, Washington.
all - Gaby Hill no. 1. Gaby Hill no. 2. Monarch,
and Monarch no. 3. Sode mining claims.

This agreement made and entered into
on this 22nd day of December 1911, by and between
J. M. Martin & J. T. Martin, both of Eureka
Nevada, parties of the first part, and Harry D.
Rodgers, of Spokane, Washington, party of the
second part, witnesseth:

That whereas, the said party of the second
part is desirous of securing independent of
each other certain mining claims on Adams
Hill, and adjacent thereto, in the Eureka mining
district, in the County of Eureka and state of
Nevada, to be under one management, for the
purpose of acquiring, working and developing
the same, of which, the premises hereinafter
described is a portion: and whereas, the parties
of the first part are desirous of placing the
premises hereinafter described, of which they are
the owners, so that the said party of the
second part may acquire, work and develop
the same upon the conditions hereinafter set
forth: Now, therefore, in consideration of the
premises, and of the covenants and agreements
herein contained, the said parties of the first
part hereby give, grant, sell and confirm,
unto the said party of the second part, the sole
and exclusive right and option to purchase
the premises hereinafter described upon the
terms and conditions hereinafter set forth for
the delivery of the deed herein provided for,
said right and option to continue for such
time as the party of the second part shall
conform to each and all of the conditions
herein set forth, and further, hereby agree
to place forthwith in escrow with the
Henderson Banking Company of Elko, Nevada
for delivery, a quiet claim deed duly acknowledged
conveying a good title to the following described
mining property, situated on, or adjacent to
Adams Hill, in the Eureka mining district, in
the County of Eureka and state of Nevada, to wit:
Gaby Hill number one, Gaby Hill number two,
Monarch, & Monarch number two. Sode mining

claims. said deed to have as grantee, the said party of the second part, and to be delivered by the said escrow holder to the said party of the second part, provided he shall fully and completely comply with each and all of the following conditions, to wit:

First: The said party of the second part shall commence work on one or more of the claims on Adams Hill aforesaid to which deeds are to be placed in escrow in accordance with agreements similar hereto, within thirty days from the time the deeds to the above mentioned ground are placed in escrow with the said Escrow holder and shall prosecute the said work with due diligence and in a good workmanlike and miner like manner during all the time of the life of this agreement.

Second: The said party of the second part shall not permit any item to be placed on the said premises during the life of this agreement, or, thereafter, for work done thereon during the life of this agreement, or, for materials or supplies of any kind furnished for working or carrying on any mining operations, and further, shall keep posted on on said premises at all times during the life of this agreement, a notice or notices regarding such items in form to be dictated and furnished by the said parties of the first part or agent, and in such place or places on said premises as shall be designated by the said parties of the first part or agent, and also shall permit the said parties of the first part or agent to visit or enter upon any part of the said premises at all times during the life of this agreement to see that such notice or notices are posted at any place or places on said premises that the said parties of the first part may desire.

Third: Further, that in the event pay ore shall be discovered on any one or more of the group of claims on, or adjacent to said Adams Hill secured by the party of the second part under this or a similar agreement, the said party of the second part shall develop the same diligently, and, unless prevented by unforeseen or insurmountable obstacles or casualties shall ship the same as developed for treatment, if the same be required; and out of the net smelter or mill returns

received from said ore so shipped shall pay forthwith twenty-five per cent thereof as royalties to the person and persons whose claims situated or are adjacent to said adams Hill have been secured by him under this or a similar agreement in proportion as the selling price of each claim bears to the selling price of all the said claims.

~~Fourth:~~ Further, in the event that the said party of the second part shall exercise the right and option to purchase, herein provided for, the purchase price of the mining property hereinabove described shall be, and he shall pay therefor, the sum of \$ 14285.70, and said sum shall be payable in full out of said royalties of twenty-five per cent of said net smelter or mill returns, or, otherwise, at any time within three years from thence.

~~Fifth:~~ Further, that, in the event that any payment shall be made hereunder said payment shall forthwith belong absolutely to the parties of the first part as soon as made, and such payment or payments shall be regarded as a part of the consideration hereof.

~~Sixth:~~ And further that during each calendar year while this agreement is in full force and effect, and the terms and conditions hereinabove be complied with, any and all taxes shall be paid and the annual assessment work on the property herein described shall be performed and recorded by the party of the second part. It is mutually agreed by and between the parties hereto, that the party of the second part shall have the right to enter upon, work and develop the aforesaid premises and every part thereof and, in accordance with the terms and conditions hereof, mine, extract, and ship any ore by him discovered thereon:

~~Further,~~ that all books, papers, mill or smelter returns, freight bills, and items of expense which refer to the royalties to be paid hereunder shall be open to the inspection of the parties of the first part upon demand therefor at the principal office of the party of the second part.

~~Further:~~ That the said parties of the first part at all times during the life of this agreement, or until payment be made for the property herein described, shall have the right, subject to the foregoing, to enter upon and work the said premises, take out ore and ores therefrom,

and own so much thereof as may be separated and taken out; but, shall do the same without interference with the operations of the party of the second part:

Further: That payment for said premises shall be made by royalties, or otherwise, at any time before the expiration of three years from the date hereof. Returned checks, endorsed paid shall be absolute proof for the escrow holder of any payments hereunder required or made:

Further that all of the agreements herein set forth, and especially the time and times mentioned herein are of the essence hereof, and should the party of the second part fail or neglect to comply with each and all of said agreements, then these presents shall forthwith become and be null and void and of no effect, and, all papers, deeds and contracts relating to, and the possession of the premises hereinbefore described shall be forthwith returned to the parties of the first part.

And, further, that these presents shall bind and extend to the respective parties hereto and their respective heirs and assigns.

Witness our hands and seals in duplicate.

J. M. Martin (Seal)

John T. Martin (Seal)

Parties of the First Part.

Harry D. Godges (Seal.)

Party of the Second Part.

State of Nevada
County of Eureka }⁵⁵

This certifies that on this 26th day of December A. D. 1911, personally appeared before me G. McCharles County Clerk and ex-officio Clerk of the Third Judicial District Court of the State of Nevada within and for said County of Eureka State of Nevada J. M. Martin and John T. Martin, to me personally known to be the person described in and who executed the foregoing instrument, who then and there acknowledged to me that they executed the same truly and voluntarily for the uses and purposes therein mentioned. Do witness whereof I have hereunto set my hand and official seal at my office in the County of Eureka on the day first above written.

(Seal)

G. McCharles. County Clerk.

and ex-officio Clerk of the District Court, Eureka County.

Recorded at the request of J. C. Buchanan April 4. A. D. 1912 at 2. 50 P. M.

Edgar Eather. Recorder