

82298

GENERAL SERVICES ADMINISTRATION  
National Archives and Records Service

In witness whereof, these presents shall come, Greetings:

I, Janet L. Hargett, in virtue of the authority vested in me by the Administrator of General Services, I do hereby certify, on this 29th day of July, 1981, in Washington, D.C., on behalf, under the seal of the National Archives of the United States, that the document or reproduction(s) is a true and correct copy of documents in his custody.

SIGNATURE	
<i>Janet L. Hargett</i>	
NAME	DATE
JANET L. HARGETT	7/29/81
TITLE	
Acting Director	
NAME AND ADDRESS OF DEPOSITORY	
National Archives and Records Service General Archives Division Washington, DC 20409	

GSA FORM APR 68 6791

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## 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-four,  
there have been deposited in the General Land Office of the United States the Plat and Field Notes of survey of the

claim of Abram Laird upon the

Rambler Lode

accompanying by the Certificate of the Register of the Land Office at Eureka  
in the State of Nevada, whereby it appears that, in pursuance of the said Revised Statutes  
of the United States, the said

Abram Laird

did, on the fourteenth day of April A.D. 1881 enter and pay for  
said mining claim or premises, being Mineral Entry No. 528, in the office of said Office, designated by the Surveyor  
General as Lot No. 239, embracing a portion of the unsurveyed  
public domain

in the Secret location Mining District in the County of Eureka and  
State of Nevada in the District of Lands subject to sale  
at Eureka containing six and eighty nine  
hundred acres (6.885) acres of land, more or less.

and, according to the returns on file in the General Land Office, bounded, described, and platted as follows, with magnetic  
variation at sixteen (16) degrees thirty (30) minutes East, to wit:  
Beginning  
at corner No. 1, a Post marked "No. 1 U.S. Survey  
No. 239" from which a Post on Cave Bluff, marked  
U.S. Monument No. 8, bears South eighteen (18)  
degrees two (2) minutes West at the distance of  
forty four hundred (4400) feet Post No. 1 of lot  
No. 202 A, patented to D. J. J. MacLaughlin

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with his claim upon the Birch Embassader Lode, lies  
 South forty one (41) degrees thirty seven (37) minutes  
 West at the distance of thirty four hundred and  
 twenty (3420) feet, and the Rambler Shaft bears  
 North sixty six (66) degrees forty five (45) minutes  
 East at the distance of even hundred and fifty  
 five (555) feet. Thence from said corner No. 1, North  
 forty eight (48) degrees forty five (45) minutes East,  
 fifteen hundred and five (1505) feet to corner No. 2, a Post marked  
 "No. 2 U.S. Survey No 239". Thence, South thirty one  
 (31) degrees fifteen (15) minutes East, two hundred  
 (200) feet to corner No. 3, a Post marked "No. 3 U.S.  
 Survey No 239". Thence, South fifty eight (58) degrees  
 fifty five (55) minutes West, fifteen hundred (1500)  
 feet to corner No. 4, a Post marked "No. 4 U.S. Survey  
 No 239". Thence, North thirty one (31) degrees fifteen  
 (15) minutes West, two hundred (200) feet to the  
 place of beginning, containing six and eighty nine  
 hundredths (6.89) acres of land, more or less, and  
 embracing fifteen hundred (1500) linear feet of  
 the said Rambler Lode, as represented by yellow  
 shading in the following plat.

Ex.

(4-22-1)

PLAT

of the Claim of

Abram Laird

upon the

RAMBLER LODE

SECRET CANON MINING DISTRICT - EUREKA - COUNTY,

NEVADA

Containing 0.89 acres  
Scale 300 ft to an inch  
12-1630R

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NOW KNOW YE, that the United States of America, in consideration of the premises, and in conformity with the said Revised Statutes of the United States, HAVE GIVEN AND GRANTED, and by these presents DO GIVE AND GRANT, unto the said

*Abram Laird*

and to his heirs \_\_\_\_\_, and assigns, the said mining premises heretofore described as Lot No 2 39, embracing a portion of the unsurveyed public domain.

with the exclusive right of possession and enjoyment of all the land included within the exterior lines of said survey not herein expressly excepted from time present and of fifteen hundred and 650 linear feet of the said Rambler vein, lode, ledge, or deposit for the length hereinbefore described, throughout its entire depth, although it may enter the land adjoining, and also of all other veins, lodes, ledges, or deposits throughout their entire depth, the tops or spurs of which lie inside the exterior lines of said survey at the surface extended downward vertically, although such veins, lodes, ledges, or deposits in their downward course may so far depart from a perpendicular as to extend outside the vertical side lines of said survey: Provided, That the right of possession hereby granted to such outside parts of said veins, lodes, ledges, or deposits shall be confined to such portions thereof as lie between vertical planes drawn downward through the end lines of said survey at the surface, so continued in their own direction that such vertical planes will intersect such exterior parts of said veins, lodes, ledges, or deposits

And provided further, That nothing in this conveyance shall authorize the grantee Laird, his heirs, or assigns, to enter upon the surface of a mining claim owned or possessed by another To HAVE AND TO HOLD said mining premises, together with all the rights, privileges, immunities, and appurtenances of whatever nature thereto belonging, unto the said

*Abram Laird*

and to his heirs, and assigns forever, subject, nevertheless, to the following conditions and stipulations:

Fifth. That the grant hereby made is restricted to the land hereinbefore described as Lot No 2 39 linear feet of the Rambler vein, lode, ledge, or deposit for the length aforesaid throughout its entire depth as aforesaid, together with all other veins, lodes, ledges, or deposits throughout their entire depths as aforesaid, the tops or spurs of which lie inside the exterior lines of said survey.

Sixth. That the premises hereby surveyed, with the exception of the surface, may be entered by the proprietor of any other vein, lode, ledge, or deposit, the top or spur of which lies outside the exterior limits of said survey, should the same in its downward course be found to penetrate, intersect, extend into, or underlie the premises hereby granted, for the purpose of extracting and removing the ore from such other vein, lode, ledge, or deposit.

Seventh. That the premises hereby surveyed shall be held subject to any valid 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.

Eighth. That in the absence of necessary legislation by Congress, the legislature of Nevada may provide rules for working the mining claims or premises hereby granted, involving taxation, drainage, and other necessary rules to its complete development.

IN TESTIMONY WHEREOF, I, 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.

(Seal) Given under my hand, at the City of Washington, the thirtieth day of June, in the year of our Lord one thousand eight hundred and eighty-two, and of the Independence of the United States the one hundred and sixth.

BY THE PRESIDENT: Chester A. Arthur

By J. T. Lincoln, Secretary.

J. T. Lincoln, Secretary of the General Land Office.

Recorded Vol. 76, page 277 to 282, inclusive.  
(60-41)

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