

Recorded at request of James Hobbs, Nov. 12, 1917, at 2:43 P.M. in Book "2-W" of Liens & Leases, pages 492-3. Abstracted in "S-7," page 230, line 10. Recording fee paid 50¢. (Signed) Geo. H. Islaub, Recorder Salt Lake County, Utah. By Bernice E. Rogers, Deputy.

#386808

Salt Lake City, Utah, November 9th, 1917.

For value received, I hereby sell, assign and transfer the within agreement to William F. Dean.

Signed in presence of

James Hobbs

J. W. Ensign

State of Utah, } ss.

County of Salt Lake, } On this 12<sup>th</sup> day of November, A.D. 1917, personally appeared before me G. A. Fickberg, the signer of the attached assignment of agreement, who duly acknowledged to me that he executed the same on Oct. 22, 1917;

Also, on said date, personally appeared before me James Hobbs, the signer of the attached assignment of agreement, who duly acknowledged to me that he executed the same.

My commission expires

March 20th, 1921.



Frank L. Malmstedt

Notary Public.

Recorded at request of James Hobbs; Nov. 12, 1917, at 2:44 P.M. in Book "2-W" of Liens & Leases, page 493. Abstracted in "S-7," page 230, line 11. Recording fee paid 50¢. (Signed) Geo. H. Islaub, Recorder Salt Lake County, Utah. By Bernice E. Rogers, Deputy.

#386906.

Original

Tax Sale Redemption Certificate

No. 477

Office of City Treasurer

Salt Lake City, Utah, Dec. 22, 1916

Received of Chas. J. Husbands Eighty seven & 43/100 Dollars, \$87<sup>43</sup>/<sub>100</sub> the same being to redeem the following described premises, situate in Salt Lake City, County of Salt Lake, State of Utah, from a certain sale thereof for Delinquent Special Taxes made by the City Treasurer of Salt Lake City, on April 29 1916 to Salt Lake City Corp. to-wit:

Description	Tax And Costs
Sewer Extension No. 182 Salt Book 6 Page 44	Tax and Costs at Date of Sale \$ 80 48
Part of Lot 1 Block 15-Platow Sub. A	Interest from Date of Sale \$ 6 44
Described as follows: 43.32 ft W. by 11337 ft N. of S. E. Cor.	Redemption Certificate Fee .50
	\$ 87 42

Frontage abutting said improvement and to a depth of 25 feet back therefrom.

Frank Godbe

Treasurer of Salt Lake City

State of Utah, } ss.

County of Salt Lake, } On the 22nd day of Dec. A.D. one thousand nine hundred and sixteen, personally appeared before me Frank Godbe Treasurer of Salt Lake City, Corporation, the signer of above instrument who duly acknowledged to me that he executed same.



Max M. Beavers

Notary Public

Recorded at request of Chas. J. Husbands Nov. 14, 1917, at 11-15 A.M. in "2-W" of "L & L" page 493. Abstracted in "C-11" pg 213 line 18. Recording fee paid 70¢. (Signed) Geo. H. Islaub, Recorder Salt Lake County, Utah. By H. M. Swans, Deputy.

#386909.

Agreement.

This Agreement, made and entered into, in duplicate, this the 6th day of February, 1917, by and between Enamel Brick & Concrete Company, a corporation of the State of Utah, party of the first part, and hereinafter called Brick

See Tax Sale #360371 in "2-W" of "L & L" page 557-8.

Company, and Union & Jordan Irrigation Company, a corporation of the State of Utah, party of the second part, and hereinafter called Irrigation Company, Witnesseth:

That the Brick Company, for and in consideration of the covenants and agreements of the Irrigation Company hereinafter contained, hereby licenses and permits Irrigation Company, upon the terms and conditions hereinafter set forth, to construct, maintain and use a water way across a tract of land owned by the Brick Company situate in the Southeast quarter of Section 5, Township 3 South, Range 1 East, Salt Lake Base and Meridian, in Salt Lake County, Utah, said water way to be constructed by the Irrigation Company and to consist of a pipe line and a reservoir. The right of way for said water way is more particularly described as follows, to-wit:

Beginning at a point South  $43^{\circ} 21'$  East, 408 feet from the South  $\frac{1}{4}$  Corner of Section 32, Township 2 South, Range 1 East, Salt Lake Base and Meridian and running thence South  $42^{\circ} 55'$  East, 2532 feet to the North side of the right of way of the Denver & Rio Grande Railway Company.

That said reservoir site is more particularly described as follows; to-wit:

Beginning at a point on the above mentioned right of way which point is located South  $43^{\circ} 21'$  East 408 feet and South  $42^{\circ} 55'$  East 875 feet from the South  $\frac{1}{4}$  corner of Section 32, in Township 2 South, Range 1 East, Salt Lake Base and Meridian, and running thence South  $47^{\circ} 05'$  West, 50 feet, thence South  $42^{\circ} 55'$  East, 100 feet, <sup>East 100 feet, thence North  $42^{\circ} 55'$  West, 100 feet, thence South  $47^{\circ} 05'$</sup>  thence North  $47^{\circ} 05'$  West 50 feet to the place of beginning.

The Brick Company further agrees that because of the practically ~~in~~ <sup>im</sup>ovable nature of the reservoir to be constructed on said right of way that a permanent grant of the tract of land, hereinbefore described, for said reservoir, shall be made to said Irrigation Company. The Irrigation Company shall have the right of ingress and egress to the Brick Company's property for the purpose of maintaining the said pipe line and reservoir.

For and in consideration of the covenants and agreements of the Brick Company herein made and to be kept and performed by the Brick Company, the said Irrigation Company covenants and agrees to pay to the Brick Company for the said right of way and reservoir site the sum of \$250.00, the receipt whereof is hereby acknowledged by the Brick Company.

The Irrigation Company agrees that should the Brick Company desire to work the ground within said right of way for the purpose of excavating and marketing sand and gravel, either by itself, agent or lessee, that said Irrigation Company will protect its pipe line in such a way as to cause the Brick Company, or its agent or lessee, no expense.

The Irrigation Company hereby promises, covenants and agrees to save the Brick Company, its agents and lessees, free and harmless from any and all damage sustained, due to water escaping from the said pipe line or the reservoir and running to and on the Brick Company's premises, and from any and all damage due to the construction and maintenance of said pipe line and said reservoir on, over and across the Brick Company's premises.

Witness the hands of the parties hereto, by their officers thereunto duly authorized, this the day and year first above written.

Attest:

Secretary.

Witness:

J. F. Greenwood

Secy.

Caramel Brick & Concrete Company,

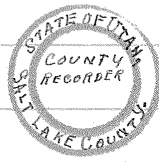
By Chas. A. Day, President

Union & Jordan Irrigation Company,

By James M. Olson

President

State of Utah, }  
County of Salt Lake. } ss. On the fourteenth day of November A. D. one thousand nine hundred and seventeen personally appeared before me James M. Oborn who says that he is the President of the Union & Jordan Irrigation Company, and that the said instrument was signed in behalf of said corporation by authority of its By-Laws and resolution of its Board of Directors and he duly acknowledged that he signed the same in behalf of said corporation.



Geo. H. Islaub  
County Recorder  
Salt Lake County, Utah  
By Geo. J. Tsywater Deputy

Recorded at request of James M. Oborn, Nov. 14, 1917 at 11:30 A. M. in "2-W" of L. & L. pg 493-5. Abstracted in "D-12" pg 143 lines 6 & 7. Recording fee paid \$1.50. Geo. H. Islaub Recorder Salt Lake County, Utah.

#386941. Salt Lake City, Utah, November 14, 1917.

The undersigned, Fred Mathews, Jr., as additional security for a loan of One Thousand Dollars (\$1000.), secured by a mortgage by said Mathews and wife to Elsie Jaysum Triscomb, said mortgage covering certain property in Section 1, Township 2 South, Range 1 East, Salt Lake Meridian, hereby sells, assigns, transfers and sets over unto the said Elsie Jaysum Triscomb all the right, title and interest in and to a certain contract made by and between the said Fred Mathews, Jr., the Mt. Olympus Live Stock and Fruit Farm Company and J. Edward Taylor, said contract being of record in the office of the County Recorder of Salt Lake County, Utah, in Book "B" of Water Claims, pages 581-2, Entry Number 312446, by which said contract there is conveyed to the said Fred Mathews, Jr., a one-third interest in a certain pipe line owned in common by said parties, and an entire interest in a certain Thomas Spring, said Spring and pipe line being in Neff's Canyon, Salt Lake County, Utah.

Witness the hand of the above named Grantor this 14th day of November, 1917.

In the presence of  
Mary A. Perry  
State Of Utah  
County Of Salt Lake } ss.

Fred Mathews

On this 14th day of November, 1917, personally appeared before me Fred Mathews, Jr., the signer of the foregoing instrument, who duly acknowledged to me that he executed the same.



Mary A. Perry  
Notary Public.

Recorded at request of F. B. Stephens Nov. 14, 1917, at 3:46 P. M. in "2-W" of L. & L. pg 495. Entered in Water Index # 1410. Recording fee paid 20¢. Signed Geo. H. Islaub Recorder Salt Lake County, Utah. By Bernice C. Rogers, Deputy.

#387050. In The District Court In And For Salt Lake County, State Of Utah.

Charles B. Rand,  
Plaintiff,

vs.

Philip Cross,  
Defendant.

Release Of Levy.

I, John S. Corless, Sheriff of Salt Lake County, State of Utah, do hereby release the levy made by me on the 29th day of August, 1917, upon the following described real property, to-wit:-

See Execution #383079 in bk 21 pp 428