Bringing Your Land Patent Claim Forward
with Ron Gibson’s Assistance

ABOUT RON GIBSON - Full Bio

Ron Gibson is a former US Marine and Vietnam veteran, currently working as a professional land consultant having 50 years of career experience on the subjects of Land Patents, Mining Law, Right of Way, Water Rights, Contracts, and Constitutional Law. He currently serves as Vice President of the South West Oregon Mining Association and is the chairman of the Jefferson Mining District located in southern Oregon; the largest mining district in The United States. Ron is called as an expert witness for defending land patents in court; and successfully debating attorneys, judges, and even the U.S. Department of Justice.

An author on land rights, Ron also teaches campus classes on originalist Constitutional Law, Mining Law and Land Patents. The campus where Ron teaches is dedicating a building to him: Ron Gibson Constitutional Law Center. Ron loves history, and has a lifelong experience in cattle and horses which have also served him well in his land operations and tackling many of the issues facing Americans today. Ron Gibson may very well be the best land patent historian, teacher, defender, enforcer, expert witness and land patent assistance provider left alive today.

LAND PATENT ASSISTANCE

Ron enjoys assisting people with their land patent projects, and makes himself and his team available to people who would like to benefit from his experience and assistance. But he wants you to know that no two projects are exactly the same. Your project can go smoothly and complete in under 4 months, or it can incur differing complexities based on poor county cooperation and poor title company cooperation, potentially adding delays up to a year or more. Your project may even require enforcement actions which can potentially add expense and become costly, perhaps preventing completion if those enforcement costs are not affordable for you. Fortunately, as of the time of writing this document, costly enforcement rarely happens. The average time of completion is 6-7 months. Your time may be lessened by doing your own county records research.

Vers 9-15-2021
HISTORY OF LAND PATENTS

Land Patents began on America before the Revolutionary War. At the end of that war negotiations were conducted to stop investing in war, and instead return to peace, trade, friendship, and commerce. Several treaties were reached between We the People, the British Crown, the bankers in Westminster, and the Pope in Rome. Our sacred land and our sacred rights were acknowledged and protected in these international settlements, and from there the Constitutions were constructed under the authority of those sovereign peace treaties.

When the land was granted to the people of this country, it was all described by a public land survey system (PLSS) which is a grid system defined in metes and bounds. These metes and bounds were then placed on allodial titles, superior titles called land patents, or also called letters patent. These land patents were issued by our sovereign nation, under the authority of international treaty law and then managed and protected by the Constitutions of our country; which means that land patents are acknowledged under the highest man-made lawful authority, much higher than that of real estate or commerce. The land patents also include the priceless “forever clause”; “…to the heirs and assigns forever.” Priceless because land patents cannot be sold, liened or otherwise encumbered, they can only be granted. By bringing your patent forward, you are becoming the heir or assign to the forever benefit provided by the patent. The land patent is the true title (not a warranty deed, or equivalent, which are merely colorable, derivative titles of the land patent) which always include that forever clause. The founders intended these land patents for you because 1) the sacred scriptures say so, 2) They help keep the peace by avoiding controversy, and 3) they want to assure the posterity that even the poorest farmer could not be separated from their land by any bankers, politicians, or attorneys. Today we can clearly see just how much they knew what they were doing for “We the People”.

POLITICAL OVERVIEW RELATING TO LAND PATENTS

Over the last 160 years, maybe more, people with political ideals foreign to the founding principles of The United States of America have steadily introduced their own alternative ideals into our public management processes. Many of these ideals are not consistent with the founding sacred principles relied upon to draft the Declaration of Independence and the Constitutions. These foreign, “supranational” ideals (globalism) have introduced much confusion, controversy, and suffering between most of our people, and have manifested into the confiscations and political chaos we see nearly everywhere in the public today.

For example, the Supreme Law of the Land, which governs land patents, is something that government officers, agents and employees all swear an oath to uphold, protect and defend. But, over decades and generations of globalist interference, we are seeing more and more resistance to acknowledging, honoring and upholding that oath. This trend has been steadily increasing as quality education dwindles and propaganda & political ideology increases. As a result, our people no longer know much about their country’s true history which means they no longer stand up for their inherent, natural, and unalienable rights. Instead, they are lured into fighting vigorously for civil rights under
Roman civil law (foreign law to land patents). This is troubling for those who are still interested in the guarantees of our Sacred Scriptures, Peace Treaties, Constitutions, and other founding instruments.

Since The United States of America began, technical modernization has brought many new and favorable efficiencies. Unfortunately, perfecting a land patent through a chain of title which goes all the way back to the original land grant has not been ambitiously included in that modernization. In other words, there is still a portion of your project which may include searching old, historic, handwritten record books which are kept in your county building’s basement, and digital copies are not often available online to the public.

**POLITICAL EFFECTS ON YOUR LAND PATENT PROCESS**

The reason politics are being addressed here with you is because, as time goes on it is becoming more and more likely that your land patent project may experience delays and other challenges as a result of global politics. Meaning, that despite Ron having historical and lawful accuracy on his side, the hyper-wealthy political influences that globalism is having over your county employees may affect the speed of bringing your land patent forward, and it may affect what actions are required to complete your claim and defend it successfully. It may also affect your understanding of the methods and contingencies of the land patent assistance which Ron Gibson is offering to provide you with.

**In the 50 years of his Land Patent experience, Ron has determined that there is NOT one set of expectations which he can set for bringing a land patent forward.** The process of perfecting each land patent may vary due to county workers’ under-education, misinterpretations, political beliefs or agendas, including direct and obstructive instructions from county and title company attorneys. **Your land patent title search is NOT the same as a real estate title search! That’s because it’s a historical records research project subject to additional variables, including decades of records erosion, skillsets that are significantly forgotten, and political obstacles leading to mismanagement of the public records and poor fiduciary relationships with we the people.** It can be quite frustrating, especially for someone who is just starting out and trying to do it all on their own. But there are remedies because the county has a fiduciary duty to keep the records, not you.

So don’t be discouraged, sometimes it goes smoothly, and if it doesn’t, know that all they are knowingly or unknowingly doing is coercing you into accepting someone’s foreign ideals as a substitute for servicing your inherent rights and lawful interests. We still have a country that is obligated to treaty law and constitutional protections despite what globalist agendas may be attempting to convince you to accept instead. And in all fairness, many people working in our counties may have very little to no understanding or idea about the effects of globalism, their contradictory and competitive ideals, nor the supreme land law protected by the peace treaties and constitutions of our country. They are just compartmentalized and trained to “do their job” for the US citizen residents. But often their job training conveniently excludes that part about the fiduciary duty owed to “we the people” as intended beneficiaries of the treaties and constitutions.

So as you may see, the subject of land patents demonstrates a much bigger picture of why it is so important for all of us to re-claim our land patents; which are intended for us. And, to avoid accepting the real estate system which “secretly” substituted land patents along the way with inferior titles.
known as real-estate warranty deeds. We were intended to be land owners under the protective covenants of the treaties and the constitutions in order to be protected by the Supreme Law of the land. So with all of this in mind, Ron has offered his assistance in a way that plans for the worst, while hoping for the best and keeping your expenses to a minimum required.

**WHAT IS NEEDED IN THE LAND PATENT PROCESS?**

**WHAT IS REQUIRED TO BRING MY LAND PATENT CLAIM FORWARD SUCCESSFULLY?**

1. **Warranty Deed or Equivalent Proof of Right to Make a Land Patent Claim** + mailing address
2. **Complete Metes and Bounds Description of the Land Patent Your Claim is On**
3. **Chain of Title Research** – Connecting each grant/ conveyance all the way up to you.
4. **Chain of Title Summary** – See page 122 and 123 in Ron’s Land Patent Book or online here
5. **Certified Copies of the Land Patent from BLM or Equivalent in Your State**
7. **Public Notice Posting** – and who will accept notice of claim challenges, how to reach them
8. **Affidavits of Public Posting**
9. **Public Recording of Your Claim in the Land Recorders Office**
10. **Obtain Certified Copies of Your Recording**
11. **Share Your Completed Success With Us** – (optional)

1.) **Warranty Deeds (or Equivalent)**

When you begin your land patent project, the first thing you will require is your Warranty Deed, or equivalent proof that you have a legal position to make your land patent claim. Ron calls this proof of the “Owner of Record”. The county record will show that someone has the right to bring the land patent forward. If the owner of record is an LLC, corporation or other entity, a quit claim deed will need to be completed for the property because only a man or woman can bring a land patent claim forward. No fictions allowed to bring a land patent claim forward. The mailing address is also needed.

2.) **Complete Metes and Bounds Description**

When you have your warranty deed or equivalent deed in hand, then next you will want to determine if there is a complete metes and bounds description included in the legal description of the property. Sometimes there is a complete metes and bounds, sometimes there is a partial metes and bounds and sometimes all of the metes and bounds is missing (it’s supposed to all be there!). You are responsible for providing your metes and bounds to Ron as part of what is needed for him to begin assisting you with your land patent project. Sometimes we can help find these for you if your claim is not from an original colonial state or Texas or sometimes Florida. You can also grant your gift and allow us to try and get that done for you, but it is your responsibility to provide it.

If your Warranty Deed has a partial metes and bounds description or its entirely missing, then you may have to find the complete metes and bounds in order to locate the correct land patent for you to perfect your claim upon. Again sometimes we can be of assistance with this.

Metes and bounds are described in Township (T), Range (R) Section (S) and Aliquots (fractional section descriptions). For example: **T17 South, R10 East, in the South ½ of the Southeast ¼ of the Southeast**
¼ of Section 5. Aliquots explain in fractions where you are located within your Section. Sometimes your land is part of large land grant, and will be a small part of thousands or tens of thousands of acres of an original grant. Ron has created two pre-recorded calls in order to help you better understand metes and bounds and how to find them for your project. You can find those 2 pre-recorded calls here: http://AustinMeetingGroup.com/ron-gibson/#tips Or you can find them here for downloading: https://www.dropbox.com/sh/qu9cp5bye8gwjpw/AABRYZNF3OAJKxiAzX5hqsRa?dl=0

3.) Chain of Title Research
After you have your warranty deed and metes and bounds, the next thing to complete is your chain of title research. To save on expenses, it is recommended that you do this yourself, but a title company or independent title researcher can perform this for you for a fee, or Ron will find the title company or researcher for you which is included with his Gold Land Patent Assistance.

Title searches can range from $500-$750 up to 2-3 thousand dollars per patent, even more depending on your unique circumstances. Which can include uncooperative title companies, poorly organized county records, and any days of research in the county basement which may be required to complete a manual search of the handwritten historical records. Once your due diligence for your chain of title research is completed, a chain of title summary will need to be created.

4.) Chain of Title Summary
A chain of title summary is a document which summarizes each grant / conveyance of title from you all the way back to the original land patent. Ron has included his chain of title summary as a sample on pages 122 and 123 in his book “What You Need To Know About Land Patents”. You can also see the sample of his summary here: https://austinmeetinggroup.com/chain-summary

5.) Certified Copies of Your Land Patent From Bureau of Land Management or Equivalent
The objective is to locate the land patent which your metes and bounds is described correctly upon. Usually people are only claiming a portion of the metes and bounds on their land patent, which is ok, but the land patent which has the metes and bounds your claim is upon must be found. Once you find that land patent, then you obtain 3 certified copies of that land patent from the Bureau of Land Management (most states), or equivalent land management agency in your State Land Records Archive (colonial states, Texas and sometimes Florida or sometimes some other more eastern states). It is recommended that you obtain at least 3 certified copies of your land patent; one for your county records recording, and others for secure, away-from-home, deep/ safe storage.

6.) Acceptance of the Land Patent
Whether you choose Ron’s Gold or Silver Land Patent Assistance, Ron will prepare all the legal documents which successfully accept the land patent your land claim is a part of. These are technical documents and require experienced care in preparing properly as they add your link to the chain of title under the Peace Treaties and Constitutions of our country. Ron does these for you.

7.) Posting Public Notice of Your Claim
One of the requirements for bringing your land patent forward is a 61 day posting of a public notice of your claim. This notice adequately gives the public its opportunity to review all the documents in your claim. This notice is for anyone who believes they have an equal or superior claim to your land. Vers 9-15-2021
This posting was traditionally on the public notice bulletin board (corkboard) in the county building of the county where the claim is being made. The protective covenants of treaty law and the constitutions owed to your land patent claim begin on the second day of posting, as the first day is not considered a full day. Ron will also need to know who is going to be accepting notices of any challenges to your claim, and how to reach them, as he will be creating a page for making challenges.

**additional posting options**
However, there are other options available such as other public buildings with public notice boards, or running an ad in the legal section of your local newspaper or county legal news. Newspaper posting requires a webpage for displaying all of your claim documents, and your ad must include the website address for the public to review your claim and to give you proper notice of any challenge they may have to your claim. You will also require an affidavit of publication from the newspaper in order to defend yourself against any challenge stating you did not give the public proper notice.

**posting on the county billboard at the county building**
When posting on the county notice billboard *recommended*, please take a photo of you and your 2 witnesses, including your documents posted in the background, so that you can include that photo later with your posting affidavits. It is suggested that you put a **stapled** neon colored sticky ‘Post-It’ note on your post which says what day your post began, what date it is required to remain up until completed, and that interfering with, removing, disposing, or concealing your post is a federal felony under 18 USC 2071. It is also recommended to find your state statute regarding mandatory recording of land patents and include them on your post it note.

When using the county notice billboard, Ron urges you to return every week to check on your post, and to bring another copy of your post in case it has been removed prematurely and you have to post again. **Do not use an original certified copy of your land patent with your public notice posting, instead only a copy of that certified copy is required for posting.** When someone removes your post prematurely and unlawfully, this does not affect your 61 days, but you do have a duty to repost a copy, and also to give notice to a supervisor that someone is committing a felony under 18 USC 2071 by removing your posted public notice prematurely. You should also bring a copy of 18 USC 2071 with you in case you have to provide evidence of that law. Your replacement post should be an identical set of documents, and include the stapled ‘Post-It’ note on it again.

8.) **Affidavits**
When you go to your local public buildings to post your paperwork, you will bring 2 witnesses with you in order to attest to the facts of what day and time it was, who was there, what you did, and any government employees you discussed your post with, if anyone. You and your witnesses will provide verified testimony with a statement of facts in the form of an affidavit to be included with your project when you record.

If you decide to post in the legal section of your local newspaper, or in a county legal news, the publisher will provide an affidavit of publication which you will want to make sure you get as proof of meeting your public
notice requirement for bringing your land patent claim forward successfully. Please ask us if you require assistance with this. We provide you with that webpage upon request.

9.) Public Recording
After your 61 days of public notice are completed, it is time to put your project on the county land records at the county your claim is located in. You might get resistance from your county. If so they say there is no statutory authority to record such a claim. It is recommended to find the statute in your state regarding land patents to bring with you, and to bring a copy of Ron’s book as a reference to the laws and court cases making recording land patent claims mandatory. Make sure to replace the copy of your certified land patent with the original raised embossed certified land patent.

10.) Obtain Certified Copies of Your Recording
After your entire claim is recorded, then get at least 2 certified copies of the entire set of documents and save them safely as part of your estate deeds for your heirs, assigns. Also make copies of those certified copies for any unforeseen challenge which may arise from government agencies or globalists in the future.

11.) Share Your Completed Success - optional
We love to hear about you completing the process, and sharing your experience so that others who come after you can be inspired by your completion and determination. There is a big solution needed and land ownership under land patents is a big part of it.

***This completes your land patent claim successfully. However, as said above, some people may still try to ignore the Supreme Law of the Land, their oath to it, and your protected rights promised in it. They may instead attempt to impose international commercial / Roman civil law (Globalism) upon you. In that case you will be required to enforce the law and your rights. You can use Ron’s book to help, or you can inquire about Ron’s enforcement assistance. The Supreme Court has upheld numerous times, that if you don’t know your rights, then you don’t have any. They are not auto-executing.

GETTING STARTED WITH RON GIBSON LAND PATENT ASSISTANCE

DECIDE WHICH ASSISTANCE IS RIGHT FOR YOU

Gold Assistance - $2,995.00 + Title Search Price in lawful money as a minimum gift required, per patent. Any gift beyond the minimum gift required will go to support Ron Gibson Land Patent education and assistance efforts.

Ron will research and manage a suitable title company, or independent title researcher to conduct the chain of title search for your claim. He will also locate and obtain the certified copies of your land patent, create the chain of title summary, and create the acceptance documents you require. Once those are all completed, he will return that package to you for posting your public notice and for recording your claim onto the public record.

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**Silver Assistance - $1,500.00** in lawful money as a minimum gift required per patent. Any gift beyond the minimum gift required will go to support Ron Gibson Land Patent education and assistance efforts.

Ron will create what you require for the proper acceptance of your land patent claim and to give notice where you will receive any public challenges to your claim. He will send those to you so that you can add all of your documents for posting your public notice and recording your claim onto the public record.

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**GETTING RON TO BEGIN WITH YOUR SILVER LAND PATENT ASSISTANCE**

After you have acquired the Warranty Deed, obtained the full Metes and Bounds description, have completed your chain of title summary, and obtained your certified copies of your land patent, then your project is ready for Ron to review and approve this “preliminary-information”. This simply means sending copies (photos or pdfs, etc.) to Support@AustinMeetingGroup.com for Ron to validate you have provided enough information for him to begin his SILVER assistance.

**GETTING RON TO BEGIN WITH YOUR GOLD LAND PATENT ASSISTANCE**

After you have acquired the Warranty Deed and a complete Metes and Bounds description, then your project is ready for Ron to review and approve your “preliminary-information”. This simply means sending copies (photos or pdfs, etc.) to Support@AustinMeetingGroup.com for Ron to validate you have provided enough information for him to begin his GOLD assistance.

**ONCE RON HAS APPROVED YOUR INFORMATION FOR EITHER ASSISTANCE**

Once Ron has approved your information, you will be notified of his approval. At this point you will provide a simple acknowledgement and acceptance (A&A) of the understandings of this PDF by email, and then you may grant and convey your gift to begin your project. Please do not grant and convey your gift until you have been notified that your preliminary information has been approved and determined that it is ready for Ron to proceed, and that we have received your A&A. Ron prefers not to accept your gift until he can actually begin.

**HOW DO I GRANT AND CONVEY MY GIFT?**

Ron accepts your conveyance via [credit or debit card through our PayPal button](https://www.paypal.com) or directly from your PayPal account to our PayPal account which is: [Support@AustinMeetingGroup.com](mailto:Support@AustinMeetingGroup.com)

In order to avoid PayPal commercial service fees, please use your PayPal account and choose PayPal’s “Send to a Friend” option. Each PayPal transaction allows the opportunity for a “transaction note”; it is required you copy and paste the following note to include with your conveyance: *Gift granted and conveyed as lawful money only. [per 12 USC 411 where applicable]*
If you do not feel confident about using “send to a friend”, or about the transaction note, please ask for our assistance. If this is not completed properly we will have to return your gift and try again.

If you do not have a PayPal account you can use our PayPal button located here: http://AustinMeetingGroup.com/ron-gibson/#lpbuttons. After clicking on the button. You will see the option at the bottom of the PayPal page that says “debit or credit card”, scroll down the page if you do not see it yet. This option assesses a 3.5% PayPal commercial service fee to your gift.

If you would like an electronic invoice we would be happy to provide one, but it will include the 3.5% PayPal commercial service fee, please let us know and we will prepare and send you one.

UNDERSTANDING CONTINGENCIES WITH RON GIBSON’S GOLD LAND PATENT ASSISTANCE

Because your land patent project is a historical records project, and not a commerce based, industry standard real estate transaction, there are certain contingencies which Ron wants to provide full disclosure on.

Title Search Expenses
For those choosing Ron’s Gold Land Patent Assistance, the chain of title research expense is additional to the minimum gift required for your Gold Land Patent Assistance, and that additional expense is determined after Ron’s assistance begins. At the time the appropriate title company or independent title researcher for your project is identified, the quote obtained for the title search will be passed through directly to you for your approval and settlement with the title company or independent researcher directly. Ron’s assistance will pause until that settlement is completed.

Finding the Right Title Company or Independent Title Researcher
can be simple (approx 15% of the time), - 1-4 weeks
can be a little challenging (approx 50% of the time), - 1-3 months
can be challenging (approx 30% of the time), - 3-8 months
and can be very challenging (approx 5% of the time) – more than 8 months

Alternative Title Search Options
At any time you can choose to exercise the following options
A) go to the county and do the historical hand written records research yourself.
B) go to the county and see if they will help you to get the research done.
C) ask a title company researcher if they will accept a private agreement with you as side work.
D) have Ron or someone from his office fly in to your county and do the research. (additional gift required, as
travel and day rates are not included in Ron’s Gold Assistance).

*We recommend* waiting at least 4-6 months before choosing option A), B), or C), to give Ron and his team enough time to use up the portion of your gift which has been set aside for finding the appropriate title company or independent researcher.

Conducting the chain of title research is the most challenging part of your land patent project. Many title companies will only provide 40-60 years of title history, because in the real estate world (world of attorneys and commerce) they consider that good enough, and simply insure the rest. This type of research is routinely completed and can all be done on the computer, which leads to the misconception that land patent title searches are just as easy and efficient as real-estate but its not. Ron just wants you to know that it can take some time to go through the title companies in the area of your land claim, and through national companies, sorting through them to find the right one for your project. Some title companies say they can do the full title searches we need for your project, they will even accept payment from us for their services and then a week or two later, sometimes more, they will tell us that they will be unable to do the work and return the payment, and not provide a reason. So these things can slow down your project.

**Ron’s Travel Expenses**

If you choose to have Ron or someone from his office fly to your county to perform any records research, the airfare and ground transportation to and from the airports, meals while on the road, and a minimum gift for each day away from home will all be required. Please inquire for more information.


Because Ron works from Oregon and his Gold Land Patent Assistance is dependent on a willing title company to complete the research of the historical records held in your county building, it cannot be guaranteed that a title company in your area will perform that search beyond 40—60 years. This means that it cannot be guaranteed that Ron can complete a chain of title search under his full land patent assistance without flying him into your county at additional expense, or having you or someone you know perform the remaining part of the title search. And without a completed chain of title summary, your claim technically fails. There is remedy in some cases, please inquire.

If your county will not allow you to record your completed claim, after public notice posting, then you will have to either enforce the law and your right of access to the public land records, or use alternate methods. If you cannot or will not do this, then your claim technically fails. Ron makes himself and his team available for enforcement assistance, and also provides 1on1 private conversations. If you decide that your circumstances require this then please inquire for more info.

**WHETHER YOU HAVE RON ASSIST YOU OR NOT**

**You May Require Enforcement**

Unfortunately over the generations and decades our country has been sliding into globalism and leaving alot of confusion and controversy in its wake. It could be a county billboard that you are being denied access to, it could be denying your claim access to the county land records, it could be the tax assessor
refusing to change the definition of your real estate to private property, it could be the zoning board or building inspector refusing to acknowledge your exception to regulation, and it could be denial of your right to be recognized as holding superior title in a courtroom, etc... Whatever it may be, this political and jurisdictional confusion could present you with challenges that are legal yet unlawful, so if you become confronted by any of those unfortunate circumstances you will be required to enforce the law against those who would prefer to deny you, or use Ron’s alternate methods. However, because few people require enforcement, Ron’s Gold and Silver Land Patent Assistance does not include enforcement. However, Ron and his team are available for enforcement assistance, but an additional gift is required for that assistance.

**Ron’s Enforcement Assistance**

Ron’s enforcement assistance begins with negotiating by phone, and often that is all that is required. If that doesn’t work, then enforcement escalates to letters and affidavits, and that usually works because evidence is now being created. If that doesn’t work yet, then the enforcement process ends with state and/or federal court action, which would become costly. Negotiations by phone is often all that is required, or, using Ron’s alternate methods. If your project gets to a place where you need enforcement assistance please inquire to get more information about that.

**RELATIONSHIPS, TIME FOR DELIVERY, CANCELLATION**

Your land patent project is your historical records project, and Ron Gibson and his team are all assisting you with your project.

**RELATIONSHIPS**

Ron Gibson and his team are assisting you with your land patent project. All Ron Gibson Land Patent Assistance is a mutual exchange of lawful gifts and honor, under the jurisprudence of exclusive equity; a 3 way, private, non-commercial, unincorporated trust arrangement between friends. All those with privity have duties and obligations under this project. This not a commercial client/vendor relationship at any time.

1.) You are a beneficiary and a co-trustee
2.) Ron is the assistance provider; a co-trustee
3.) Austin Meeting Group - communications coordinator – custodian of records

**TIME FOR DELIVERY**

Time required to complete Ron Gibson land patent assistance varies greatly. It could be as soon as 2-3 months or as long as a year or more. Time to complete your project all depends on what obstacles are encountered, both political and logistical. Further explanations within this PDF.

**CANCELLATION**

Vers 9-15-2021
You are welcome to cancel your project if we are still having trouble finding your patent, or completing your chain of title after 1 year. At that time the portions of your gift for an uncompleted acceptance document and challenge notice document can be returned to you upon request.

*All Ron Gibson land patent related assistance is non-commercial, private, between friends, by granted and conveyed gifts only, sent by PayPal to a friend, with granted conveyances being lawful money only [or the equivalent of lawful money per 12 USC 411 where applicable].

**Granting and conveying your gift for Ron Gibson’s Land Patent Assistance is Acceptance of all the understandings described in this document.