



**AMERICAN MEETING GROUP**  
SEMINARS, WEBINARS, CONVERSATIONS, ASSISTANCE

## **NOTICE & DISCLAIMER**

**Is bringing your Land Patent rights forward right for you?**

### **Expectation Summary**

**Bringing your Land Patent rights forward is not about avoiding responsibility... it's about choosing a different kind of responsibility.**

You will be responsible for understanding the jurisprudence of the land patent and its origin. Exclusive Equity for America and uncorrupted sacred scripture are not a jurisdiction; therefore requiring the development of and discipline for the “eyes of equity” and “spiritual discernment.”

You will be trading convenience from your participation with public administration of real estate for the inconvenience of self-governance and lawful defense of your superior title.

If you want simplicity, liquidity, and ease, this is probably not a path for you.

If you want long-term certainty, legacy, and are willing to stand on principle and well-established land law, **this path *might* be for you.**

## ✓ This path might be right for you if...

- You are aligned with **exclusive equitable principles** over administrative familiarity and convenience and are inspired to obtain this **learning opportunity and to pursue mastery over obscured historical and lawful information.**
- Your ideal outcome would be to choose to act with self-determination and responsibility.
- You are comfortable with **inconvenient private responsibility over public administrative convenience.**
- You **intend to live on and/or steward your land privately** (family homestead, inheritable estate, farm, ranch, retreat land, etc.).
- You are properly prepared to consider holding land **outside the public property / real-estate administration system.**
- You understand that land under a Land Patent is **conveyed, not sold**, and you are not relying on the Multiple Listing Service (MLS) resale or the many aspects of the public administrative and commercial real estate system.
- You are willing to **learn, understand, know, and defend** your rights, interests, and title honorably and in peace if/when challenged.
- You are open to considering **private arrangement alternatives instead of prearranged public services** (i.e. fire & police protection, road services & maintenance, utilities, etc.). Or considering paying property tax and adding the following memo to your payment:  
"To maintain the peace, payment made as gift, not under contract: all rights preserved."
- You are financially and emotionally stable enough, and also have the time to:
  - Research & document creation (including any related costs)
  - Engage possible legal resistance
  - Endure ministerial and/or administrative time delays
- You want to pursue freeing the land from **compelled property tax AND** are willing to accept the potential loss of bundled county services listed on your property tax bill.
- You are philosophically aligned with:
  - Private land rights
  - Exclusive equity for America - operating in peace, sacred honor and trust.
  - Honor-based notice and presentment
  - Diplomatic engagement
  - Accepting responsibility for the combination of public and/or private titles you rely upon for your lifestyle

- You understand this is **not convenient, a shortcut, loophole, or hack**, but a lawful and disciplined lifestyle process.
  - You are okay with **being unique, different, and criticized** for not being mainstream.
  - You value **clear, reliable, absolute title** based on Land Patent from the foundation of our country.
  - You accept that American Meeting Group and/or its Trustees cannot guarantee any outcome due to geo-political dominance, and the equitable doctrine of laches.
  - Possible value hierarchy ???
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## ⊘ This process may NOT be right for you if...

This list is just as important, and often more so.

- You are unable or unwilling to put the **land in your name**
  - Not in the name of a Trust, LLC, or other fiction
- You are a **real estate developer**, flipper, or investor relying on:
  - Multiple Listing Service (MLS) for real estate
  - Title insurance
  - Conventional buyers and/or lenders
- You plan to **sell the property on the open real-estate market** in the future.
- You are looking for a way to:
  - **Avoid paying a mortgage**
  - Force a lender or lien to “go away”
  - Escape contractual obligations
- You are not willing to **learn and defend your rights** if challenged by a county, agency, or court.
- You want **zero friction** with government systems.

- You rely heavily on being provided:
    - County fire protection
    - Police response
    - Road maintenance
    - Public utilities
    - School funding
    - Anything tied to your property tax bill**and** you are unwilling to create private arrangements for these.
  
  - You expect instant or guaranteed results.
  
  - You are uncomfortable with:
    - Administrative resistance
    - Procedural delays
    - Being misunderstood
  
  - You believe Land Patents are a **magic shield** that:
    - Automatically removes property taxes
    - Automatically stops foreclosure
    - Automatically removes mortgages and liens
    - Automatically prevents administrative enforcement actions
  
  - You are NOT willing to:
    - Put in the time to acquire foundational organic law education
    - Learn and understand the equitable notice process
    - Take responsibility for your decisions
  
  - You need your land to remain:
    - Highly liquid
    - Easily financeable
    - Conventionally insurable
  
  - You are pursuing this primarily out of **fear, anger, or rebellion**, rather than clarity and honor.
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