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Document 19: Smith Account Ledger, Page 6

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Document 19: Smith Account Ledger, Page 7

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Document 19: Smith Account Ledger, Page 8

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Document 19: Smith Account Ledger, Moss Farm, Page 9

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Document 19: Smith Account Ledger, Page 10

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Document 19: Smith Account Ledger, Page 11

Doris Anderson and Karen Thomp- Mr. and Mrs. Gle

Betty Grover, who taught at the Perry of Rexbu cepted a position in Salt Lake City for the summer. T. Royce Moss, who was principal of Union school during the past school year during the vacation period. Two names used in the state of the state o Union school last winter has ac-cepted a position in Salt Lake City

Mrs. Kenny Remington was blessed and named Kathleen at sacra-

Mr. and Mrs. Arvid Edstrom, were holored on their 25th wedding and Esry Sunday, June 3, at a strong Brid. at the kome of Mr. and Mrs. Otto Brown in Rexburg. Mrs. Brown and her nieces, Ver-da and Wanda Edstrom were in charge of the social. More than 40 relatives and friends called during

Mr. and Mrs. Vern Perry en-tertained on Memorial Day com-plimenting the following members of Mrs. Perry's family: her father, Joseph Strubs; her sisters, Mr. and Mrs. William Obray and Mr. and Mrs. Dale Strahl and children of Idaho Falls; Mr. and Mrs. Don Smith and children and their son;

Many From Low allow

Independence Hive

INDEPENDENCE - Those attending Bee Hive Swarm Day,

Monday night of last week were:

Monday night of last week were. Mr. and Mrs. John McRae and data ther, Hilda; Mrs. Walker Ly-man and daughters, Barbara and Varlene; Mrs. Glenice S. Ander-son and daughter, Cora Ley; Mrs. Pearl Edstrom and daughter, Wan-da; Mrs. William Hill and daughter; El-

Vina; Mrs. Evelyn Spaulding; El-va Anderson, Karen Barber; and

Mrs. Eugene Smith

Mr. and Mrs. Bennett and Mr. and Mrs. Smith went to Hyrum, and Mrs. Smith went to Hyrum, Utah, Decoration Day and also vis-ited with relatives in Logan, Utah. While at Hyrum a family organiza-tion was made of the Christian Johnson, Christofferson families. Friday evening the L.D.S. girls and the Aaronic Priesthood mem-bers were given an outing at Green Market and Mrs. Jeaven on Decomposition of the second Mrs. Brown and her nieces, Ver-da and Wanda Edstrom were in charge of the social. More than 40 relatives and friends called during the afternoon. Light refreshments were served.

Arvid Edstrom, Levi Thomason, Ist, John L. Nelson, Stephen L. Spauld.
 John L. Nelson, Stephen L. Spauld.
 California were guests at the home of his brother, Dean Jenkins, Sun-of his brother, Dean Jenkins, Sun-day and Mrs. Andrew Anderson
 Mr. and Mrs. Andrew Anderson, Mr. and Mrs. Neils Jensen, Mr.
 Johnson Step-mother, also with his brothers Stanley C. Anderson and Kister, Mrs.
 Ludena Grover of Archer. Mr. and Mrs. Anderson were enroute for
 a trip through Yellowstone.
 Mr. and Mrs. College Alumni luncheon last Thursday called at the homes of Mr. and Mrs. Robert
 Mr. and Mrs. and Mrs. Robert
 Mr. and Mrs. Anderson and sister, Mrs.
 Ludena Grover of Archer. Mr. and Mrs. Anderson were enroute for
 Mr. and Mrs. Emil Hiansen of Orem, Utah, and Mr. and Mrs.
 Mit and Mrs. Anderson and sister, Mrs.
 Mr. and Mrs. Dell Hansen wert
 Mr. and Mrs. Anderson di the Ricks college Alumni luncheon last Thursday called at the homes of Mr. and Mrs. Robert
 P. Hill and Mr. and Mrs. Robert
 P. Hill and Mr. and Mrs. Robert
 The Hansen brothers are former

H. F. Free Donna Heilesen spent the week Jensen Hours Donna Heilesen spent the week Jensen Hours mrs. Luella Anderson of San Di-ego, California has been a guest of ker son, Ross Anderson and her sister-in-law, Mrs. John L. Nelson. Mrs. William P. Hill, Sunday. On Memorial Day, Mr. and Mrs. Different and State State

weeks in California, re n him.

June 7, 1951 by Mrs Many Smith (mrs Eugenemith

expects to remain quictly at nome was in nonor of Mrs. Beebee's birthday anniversary. Mr. and Mrs. David Spaulding Mr. and Mrs. David Spaulding Mr. and Mrs. Bugene Smith vis-of Shelton; Mr. and Mrs. Wayne Heileson and children of Rigby; law and daughter, Mr. and Mrs. Mrs. Moward Hieleson and this past year. They were Elaine Hansen and Elva Anderson. The infant daughter of Mr. and Mrs. Bennett and Mr. Mathilda Heileson on Memorial Dav Day.

Mr. and Mrs. George Jenkins and children, George N. and Randy of California were guests at the home

The Hansen brothers are former residents of Independence. Both are of the class of 1916. Mrs. May Fowler returned to Pocatello after spending a couple of weeks with her mother, Mrs. H. R. Freeman.

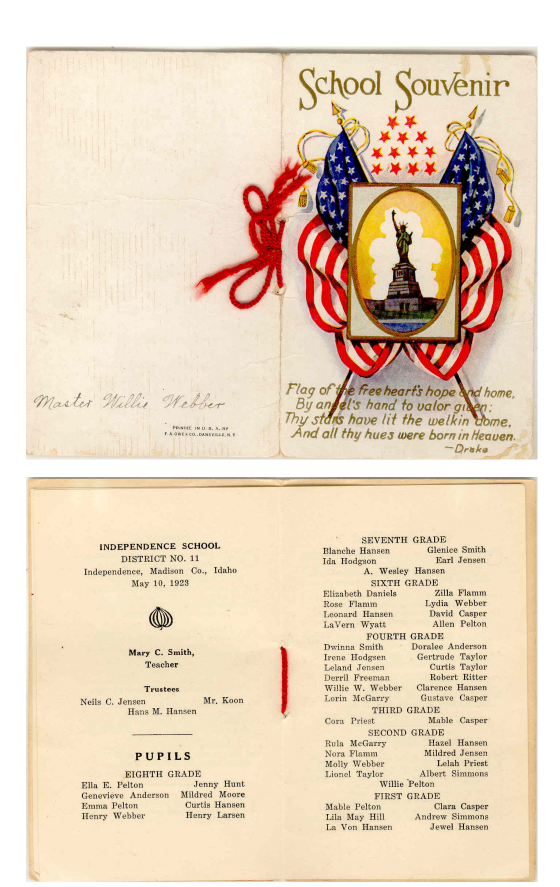
children of Ucon called at the Rex Jensen home Sunday.

Nelson accompanied Mrs. Ander-son to Kilgore to visit her daughter Mrs. Afton Seipert. The Sunday school gave the pro-gram at the L.D.S. meeting Sun-day evening. Members from all the

Document 20, "Swarm Day" Newspaper Article

No 252 State of Idaho State Clementary Certificate Department of Education This Certificate Has been awarded by the State Board of Education To Mary C. Smith\_ who, having fulfilled the requirements of the law, is authorized to teach in the Elementary Public Schools of the State for a period of five years from date, unless this certificate is revoked for cause. Given at Boise, Idaho, this first day of

Document 21: Mary's State Elementary Certificate



Document 22: 1923 Independence School Souvenir Book

87	TATE OF IDAHO
	CR'S CONTRACT
ILACHE	AS CONTRACT
	endent and Common School Districts.
Approved by State Board of	f Education. Sec. 46, Chap. 215, S. L. 1921.
	5 the day of September, 1924
n, d	)
by and between Leaar the	ount School District No. 3
of the Country of Madise	, State of Idaho, party of the first part, and
Mary USmith	of Thornton , party
of the second part,	
	f the first part, for and in consideration of the services here-
	ool district, agrees to employ, and does by these presents em-
	of District No. 3 of the County of Made on
for a period of	nonths from and after the Frifteentle day of
September 1924, and	d agrees to pay to the party of the second part for the said
services the sum of One Hun	d agrees to pay to the party of the second part for the said dred tifteen Dollars (\$ 11.300) per month,
to be paid at the end of each school month du The party of the second part, for and in consider	ation of the sum above agreed upon and the premises barein contained
agrees to teach the school in the above mentioned dis and discipline in the said school; to conduct the said amendatory thereof, and in accordance with the regi- or regulations of the party of the first part and, (un perintendent; to prepare and forward to the proper- dians such reports of the propress and conduct of the the school room and other school property in a propa- teacher; and, at the expiration of the term of office, urenerties to the said district.	ation of the sum above agreed upon and the premises herein contained, strict in a thorough and professional manner; to maintain proper order is school in accordance with the laws of the State of Tahaho and all acts ulations adopted by the State Board of Education and the by-laws, rules less otherwise provided by law), under the direction of the gounty su- officials all required school reports, and to make to the parents or guar- officials all required school reports, and to make to the parents or guar- officials all required school reports, and to make to the parents or guar- ar and sanitary condition so far as this is the proper function of the to turn over to the proper authorities all books, records, reports and
It is fully understood by the parties hereto that :	the party of the second part may be removed for just cause as provided
It is mutually agreed between the parties hereto, this contract at a date earlier than that specified her days' written notice of such desire and the reasons th	that in case either of the contracting parties hereto desire to terminate ein, the said party will give to the other party hereto at least thirty herefor, but no such notice will work a cancellation of this contract
without the consent of both parties hereto.	arty of the second part to carry out and fulfill the agreements made s sufficient grounds for the revocation of the certificate of said second
	his contract of the party of the first part is at all times dependent upon inrevoked, valid teacher's certificate in effect at all the dates mentioned
	nd between the parties hereto, that nothing herein contained shall op- ers, privileges or duties of either party hereto, by or under the laws of erwise than is herein expressly stated.
IN WITNESS WHEREOF. The parties	hereto have set their hands the day and year first above
mitton at Ce don't Point	County of madis on State of Idaho.
written, at car concerned and a	
	School District No
	County of Madison, State of Idaho.
	Ву
	Chairman,
	Class T. UVETR.
	Trustee.
WITNESSES:	Peter Rich Trustee. Fried Matisfier
	Trustee. Parties of the First Part.
	Teacher. Party of the Second Part.

Document 23: 1924 Cedar Point School Contract

Gertrude Walter THE DEE HOTEL ARCO, IDAHO Mrs. Mary C. Smith, Thornton, Idaho. Teacher at Cedar Point.

Arco, Idaho October 17,1924

Mrs.Mary C.Smith Thornron, Idaho

Dear Mrs.Smith:

I have thought much about you since I left there.I have told several teachers about you. Your opening exercises pleased me so much and I was especially interested in that story you were reading to the children.I mean the one that was not only a story, but at the same time taught manners and morals.Will you please send me the name, title and author of the bookand the publisher of same? I shall be very grateful.

I wish to express my appreciation of your whole-hearted cooperation and most of all, of your splendid womanhood.

With my very best wishes for you in your school work, and with kindest personal regards, I am

Yours very sincerely, Latruck M State Rural Supervisor.

Document 24: Rural Supervisor Letter

416

Bill of Sale KNOW ALL MEN BY THESE PRESENTS, That .-. - - - Eugene Smith - - - of Thornton, - - - - - , of the County of - - - Madison -- - -Four hundred and 00/100 - - - - - - - - - - - - - - - - Dollars lawful money of the United States of America, to ......him ...... in hand paid by .- - - - - - -Eugene Leon C. Smith - - - - - - - - - , of the County of - - - Madison - - - -State of Idaho, the party of the second part, the receipt whereof is hereby acknowledged, ha.s.... Granted, Bargained, Sold and Delivered, and by these presents do .. 25. Grant, Bargain, Sell and Deliver, unto the said party ..... of the second part, all of the following Goods, Chattels, and Property, to-wit: One 1920 series Special six Studebaker Club Roadster Serial # 270311 Motor # 22430 and Property unto the said party ... of the second part TO HAVE AND TO HOLD The said Goods, Chattels, assigns, to and for ..... his ....... own proper use and partitis ....... heirs executors, administrators and behoof, forever. AND the said party ..... of the first part dogs .... vouch ...... himself ..... to be the true and lawful owner ..... of the said Goods, Chattels, and Property, and have in ..... his ...... full power, good right and lawful authority, to dispose of said Goods, Chattels and Property in manner as aforesaid. ..... do for ....his ....... heirs, executors and administrators, covenant and agree to and with the And ..... said part.y .... of the second part, to Warrant and Defend the said Goods, Chattels and Property to the said party ...... of the second part, ....his ........ executors, administrators and assigns, against the lawful claims and demands of all and every person whomsoever. IN WITNESS WEREOF, ..... have hereunto set ... My ...... hand ..... and seal 20th day of \_\_\_\_\_ September\_\_\_ , 192.4 Signed, sealed and delivered in the presence of lent (SEAL) (SEAL) (SEAL) STATE OF IDAHO. Conntr of Madison

Document 25: Studebaker Bill of Sales

### CHURCH OF JESUS CHRIST OF LATTER DAY SAINTS HEBER J. GRANT. PREAIDENT SALT LAKE CITY, UTAH

August 21, 1925.

Elder Leon C. Smith,

Thornton, Idaho.

Dear Brother:

You have been recommended as worthy to fill a mission, and it gives us pleasure to call you to labor in the Swiss & German Mission.

The date of your departure is October 16, 1925. You will be expected, however, to present yourself at the Missionary Home, 31 North State St., Salt Lake City, Thursday, October 8th to avail yourself of a special course of training.

Flease let us know your feelings with regard to this call, and have your reply endersed by your Bishop.

· Praying the Lord to guide you in this important matter,

Wrother Sincerely ident of the Crusch Josus Christ of Latter Day Saints

### Document 26: Leon's Mission Call Letter

Leoris Missiona Contributions C.R. Henne acon 200 a. O nelson 200 I Sucdaher L .... 100 Jilla Wuly 9.W. Marleron 50 500 allen 100 Mary 200 David Spaulding 200 100 Mrs. C.R. Thomason. 1 100 La Rene Christenen. x Sie Margaret " 30 Total 4.4.50 1850 Unit Carry Uncle John and Irma 4.200 100 1000 Farry \$ 500 Orsen Heilison Fred Jensen 100 Mac. J.D. nelson 220 Wesley Hausen took REHER 300 James anderen 200 W. D. anderson 200 Hans M. Hansen 100 Florery M & Garry 3-0 7620

Document 27: Leon's Mission Contributions

No 119 State of Idaho State Clementary Kike Certificate Department g of Education This Certificate Has been awarded by the State Board of Education To\_\_\_\_\_ Mary & Smith ---who, having fulfilled the requirements of the law, is authorized to leach in the Elementury Public Schools of the State for life, unless this certificate is veroked for cause. Given at Boise, Idaho, this first day of Schten Granted upon State Elementary Certificate to 252

Document 28: Elementary Teaching Certificate

INESS TO THE LORN GO YE INTO ALL THE WORLD AND REACH THE GOSPEL TO EVERY CREATURE OF NONANN This Certities that Eugene Smith was ordained a Seventy in the Church of Jesus Christ of Satter-Stephen L. Richards on the and day of Oct ay Saints oy <u>Stephen L. Richards</u> on the and day of <u>October</u> D192 und is therefore authorized to officiate in all the duties pertaining to said office and calling day of October AD 192 7 Byorder of the Tirst Seven Presidents of the Seventies this 29th day of October D 1927. 40 1927. Attest 37601 President. tecretary 

Document 29: Seventy's Ordination Certificate

NUMBER 78 CERTIFICATE OF ORDINATION TO THE HOLY PRIESTHOOD THIS CERTIFIES THAT の行動は日本の日本の自然 11 WAS ORDAINED A IN THE R PRIESTHOOD IN THE CHURCH OF JESUS CHRIST OF Dec. 15th 1029. BYC Undgar ER-DAY SAINTS ON aura WHO HOLDS THE OFFICE OF STAKE (C) Biomannaman HERRY DU DU VIE DU WEIHER HERRY HE This certificate is not valid until it has been entered in the Ward Record. 353 Entered in the Ward Record, line No ... Date Dec. 929. By ( Ward Clerk Name in full. Father's Name Mother's Maiden Name. 22 DAY MONTH YEAR 24 De na Born at S 0 Z Baptized by 3 Confirmed by mis

Document 30: High Priest Ordination Certificate

Eugene Smith Thornton, Idaho

Dear Brother Smith:

Will you please accept for yourself and your associates our sincere congratulations and commendation for the splendid work done in your stake in the record-breaking Era Campaign.

Your stake has been awarded one of the twenty citations to be presented at June Conference. The final tabulation shows that Rexburg Stake won fourth place for percent of quota and eighth place for total number of subscriptions in your group in what has been unquestionably the most satisfactory campaign in the history of "The Voice of the Church."

We want you to know that we appreciate fully the splendid cooperation given in the campaign by the stake and ward Era workers of your stake. Your efforts contributed definitely to the outstanding results achieved. Our thanks and appreciation go to you and all of your associates in the stake and wards who participated in this truly great accomplishment.

When the Citation winners are called to the platform at the Friday morning session of June Conference, it will be a genuine pleasure for us to meet the person chosen to represent your stake in the citation presentation.

incerely

GEORGE Q. MORRIS General Manager

LUCY Associate General Manager

JDG:dj

Document 31: ERA Letter of Congratulations

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Document 32; Smith Household Account Book, page 48

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Document 32; Smith Household Account Book, page 49

	CHURCH OF JESUS CHRIST OF LATTER-DAY SAINTS
	ARIZONA TEMPLE
	MESA, ARIZONA Jan 2 100 15
Received from	Eine Amith
Received from	ghilig Cluts Dollars, \$ 57, A
As a voluntary donation	in to the House of the Loya
Stoke Re	ching by Office
250 Books-1 40-Strauch	's, Mesa, Aris.

Document 33: Mesa Temple Donation Slip

## **APPENDIX B**

Property Documents, Maps, & Diagrams

# Smith's First Farm

 Section 33 center point Township 5 North Range 39 East Boise Meridian, Idaho



Commencing at the center of said section 33 Running east one quarter section line forty rods (660') To division line between Oscar Martin and one Matson to point of commencement

Thence north thirty (30) rods (495'),

Thence east running parallel to said quarter section line between the S.E. quarter and the N.E. quarter of said section 33.

Through the portion of the S.W. quarter of the N.E. quarter

Also on same line through lot no. 4 of the said section 33

To east side of said lot No 4,

Thence in a southerly direction to the N.E. corner of the S.E. quarter of the said section 33. Thence west one quarter section line between the N.E. quarter and the S.E. quarter of the said section 33 one hundred and twenty (120) rods

To point of commencement

Map 1: Eugene Smith's Lorenzo farm location

So alto STATE OF IDAHO, County of The On this day of in the year 190. e me in and for said Coun personally appeared Ougens Im known to me (or provento me on oath on to be the person S whose names and subscribed to the within instrument and acknowledged to me that They executed the same, In witness whereof I have hereunto set my hand and affixed my official seal, the day and year first above written. 6 E Rostan [Seal] Enstruce Race My commission expires 190.

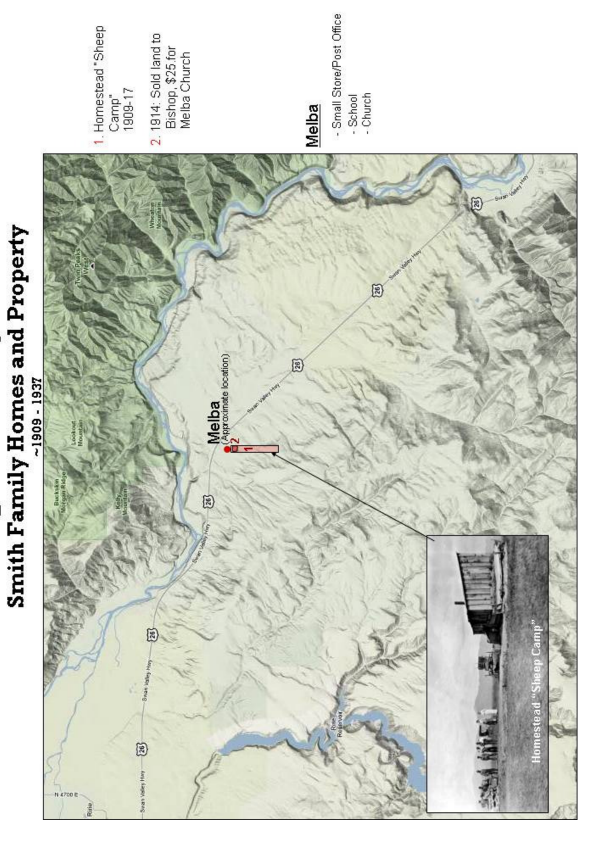
Document 1: Galbraith land sale (partial, pages 6 & 7 of seven).

ammon , Idalio, ... June 1 st. 190 3en mont Mafter date, without grace, for value received brder of nored ADOLLARS, vey of the United States, at the . with interest at the (Y) ICL. 1 St. 1905 ntil maturity. And at the rate of t. per annum from...... after maturity. And if suit be instituted for the collection of this note we ble attorney's fee for cost of collection, Maker and endorser & hereon consent note without notice. South ugene 8/2 in Rollars and 40 C. 5 10 ars and hos 50 399.89 2 n Vallars an Durna 650 0450 Asi 0 6 8 90 47 450 Jahren Dallary and 50 4 # 30 Sin Wallors and . 30% 15/06 8 810 ox 21/06 Englit Nalla Three Wallars and 66 50 3.25 Swo Wallans and 454 2:45 "b Shurleen and 60 K 3.60 Dallassandero 406 Jen 0.00 here Da llar sa 954 595 3 muchen Callars and gou •6 ø 990 2/06 Eleven Dollars and 250 2.5 1. 8 TurentyCallors 00 0 Ó Ø Callans and Top 7 vellars and 75 Dolla 205 sand no 10 495 2.00 000 ang 5 Do 46 52 0 5 65 wand 63 3 11/26/07 Junel 1/22/08 These and 1.15 Dayments on hause in racreage

Document 2: Zitting receipt and back side showing Smith payment ledger

	WARRANTY DEED. Bt 24 B 369
	No. 42252. Utis Indenture, Made the 18th day of March in the year of our Lord
-,	ons thousand nine hundred and seven , between Fred Klingler, and Luna M. Klingler,
	of the County of Fremont and State of Ideno, the part is s of the first part, and Eugene Smith,
	of the County of Fremont, and State of Idaho, the part y of the second part,
	WITNESSETH, That the said part 108 of the first part, for and in consideration of the sum of
	Two Thousand Four Hundred (\$2400.00) DOLLARS,
	lawful money of the United States of America, to them in hand paid by the said part y of the second part, the receipt whereof
	is hereby acknowledged, do by these presents Grant, Bargain, Sell and Convey and Confirm unto the said part y of the second
	part, and to his heirs and assigns, forever, all that certain lot, piece or parcel of land situate, lying and being in the County of
- -	Frement and State of Idaho, and bounded and described as follows, to-wit: Commencing at the South east corner of the north west quarter $\frac{1}{2}$ of the south east quarter $\frac{1}{2}$ of section ten (10) in township five (5) north of range thirty nine (33) east of the Boise theridian and running thence north sixty eight (66) rods; thence west one Hundred and twenty (120) rods; thence south sixty eight (66) rods; thence east one hundred and twenty (120) rods; to the place of beginning, together with eight shares of the Capital Stock of the Independent Canal Co. This convey- ance is made subject to one certain first mortgage favor of the Middlesex Banking Company for the principal sum of \$900.00 which second party herein hereby assumes and agrees to pay when due.
	and I do hereby certify that: on this 18th day of March in the year 1907, before me Hyrum Ricks, a Motary Fublic in and for said County and State personally appeared Luna M. Klingler, known to me to be the person whose name is subscribed to the within and foregoing instrument described as a married woman, the wife of the above named Fred Klingler, and upon an exami- nation without the hearing of her husband, I made her acquainted with the contents of the instrument, and thereupon she acknowledged to me that she executed the same and that she does not wish to retract such execution. In witness Whereof, I have hereunto set my hand and affixed my official seal at Rex- burg, Ideho, the day and year first above written.
	Hyrum Ricks.
	Ye.
⊷	
	together with all and singular the tenements, hereditaments and appurtenances therewnto belonging, or in anywise appertaining, and the
	rents, issues and profits thereof.
	TO HAVE AND TO HOLD, All and singular, the said premises, together with the appurtenances and privileges thereunto incident,
	unto the said part y of the second part, to his heirs and assigns for ever. And the said part ies of the first part and
	the $ir$ heirs, the said premises in the quiet and peaceable possession of the said part $y$ of the second part, his
	heirs and assigns, against the said part 108 of the first part, and their heirs, and against all and every person or persons who-
-	soever, lawfully claiming or to claim the same, shall and will warrant any, and by these presents forever defend.
	IN WITNESS WHEREOF, The said part ies of the first part have hereunto set their hands and seals,
	the day and year first above written.
· ·	Signed, Seeled and Delivered in the Presence of: Fred Klingler (SEAL)
	Hyrum Ricks. (SEAL)
-	Mary Fisher. (SEAL) Transcribed from Book Z of Deeds, page 198, Fremont County Records. (SEAL)
	STATE OF IDAHO,
	County of Fremont. I I do hereby certify that on this 18th day of March, in the year 1907, before me, Hyrum Ricks, personally appeared Fred Klingler
	known to me to be the person whose name 18 subscribed to the within The rubbing the knowledged to me that he
	executed the same. In Witness Whereof, I have hereunto set my hand and affixed my official seal, the day and year in this certificate first above written.
	Rexburg, Idaho. Hurum Ricks
	Seal. My commission expires June 5th, 1909.
	Filed for record at the request of lst Natl Bank Rex. at 35 minutes past l o'clock P. M., this 27 day of January A. D. 1912

Document 3: Klingler Sale to Smith Warranty Deed



**Antelope Flats Dry Farms** 

Map 2: 1914 Antelope Flats Homestead

Blackfoot 05699 and 09760.

4-1003-R.

### The United States of America,

To all to whom these presents shall come, Greeting :

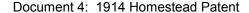
WHEREAS, a Certificate of the Register of the Land Office at Blackfoot, Idaho, has been deposited in the General Land Office, whereby it appears that, pursuant to the Act of Congress of May 20, 1862, "To Secure Homesteads to Actual Settlers on the Public Domain," and the acts supplemental thereto, the claim of Eugene Smith

has been established and duly consummated, in conformity to law, for the east half of the southwest quarter and the east half of the northwest quarter of Section twenty-five and the east half of the southwest quarter of Section twenty-four in Township three north of Range forty-one east of the Boise Meridian, Idaho, containing two hundred forty acres,

according to the Official Plat of the Survey of the said Land, returned to the GENERAL LAND OFFICE by the Surveyor-General:

NOW KNOW YE, That there is, therefore, granted by the UNITED STATES unto the said claimant the tract of Land above described; TO HAVE AND TO HOLD the said tract of Land, with the appurtenances thereof, unto the said claimant and to the heirs and assigns of the said claimant forever; subject to any vested 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 customs, laws, and decisions of courts; and there is reserved from the lands hereby granted, a right of way thereon for ditches or canals constructed by the authority of the United States.

	IN TESTIMONY WHEREOF, I, President of the Uni		ca, have caused these let	tters to be made
	Patent, and the seal of	of the General Land (	Office to be hereunto affixe	d.
	GIVEN under my han	d, at the City of Was	hington, the FOL	JRTH
(SEAL)	day of	JUNE	in the year of our l	Lord one thousand
*	nine hundred and	FOURT	EN and of the In	dependence of the
	United States the one	e hundred and	HIRTY-EIGHTH.	
	By the Preside	nt: Uro	drow W.	ilan
	Ву	m.(	D. Le Rou	& Secretary,
		0.0	mi 4 11	2000
		John	- O'lym	sell
RECORD OF PATENTS: Patent Number	411164	John	Recorder of the Gene	ral Lana Affice.



No. 16182. This Deed made the twenty fith day of May, A. D. 1914, between Augene Smith and Mary C. Smith, his wife, of Melba, in the County of Bonneville, and State of Idaho, parties of the first part, and Thomas H. Clifford, as Bishop of the Helba Ward of the Church of Jesus Christ of Latter-day Saints, in the County of Sonneville and State of Idaho, party of the second part, MINNESSERH: That the parties of the first part, for and in consideration of the sum of Twenty-five (325) dollars, to them in he i said by the party of the second part, the receipt whereof is wereby acknowledged, do hereby grant, bargain, sell and convey unto the said part ty of the second part, and to his successors in office and assigns, the following described lands and premises, situated in the County of Bonneville, State of Idaho, to-wit: Commencing at a point Eleven (11) rods south from the Southwest corner of the not theast quarter of Section 24, To. 5. North, sange 41, East, Boise Meridium, and running thence west Twelve (12) Rods, thence South Iwelve (12) Rods, Thence East Twelve (12) Rods, Thence North Twelve (12) Rods, to the place of beginning. Together with all and singular the hereditaments and appartenances thereanto belonging or in any wise appertaining. To have and to hold all and singular the said premises, with the appurtenances, unto the said party of the second part, his successors, in office and assigns forever. In Witness Whereof, the said parties of the first part have hereunto settheir hands and seals the day and year first above written. Eugene Smith Seal

Hary C. Smith. Seal

14 BOOK NC BRARA140

## Deed Record-Miscellaneous

Signed in presence of dyrum D. Moss John W. Moss. State of Idaho dounty of Jonnoville On this 29" day of Jui Peace in and for said count

Instrument No

On this 29" day of July, A.J.<u>194</u>, before me, Leander L. Olifford, a Justice of Peace in and for said county, personally appeared Eugene Smith and Mary C. Smith, his wife. known to me to be the persons whose mamos are subscribed to the foregoing instrument, who severally duly normowledged to se that they and each of them executed the same.

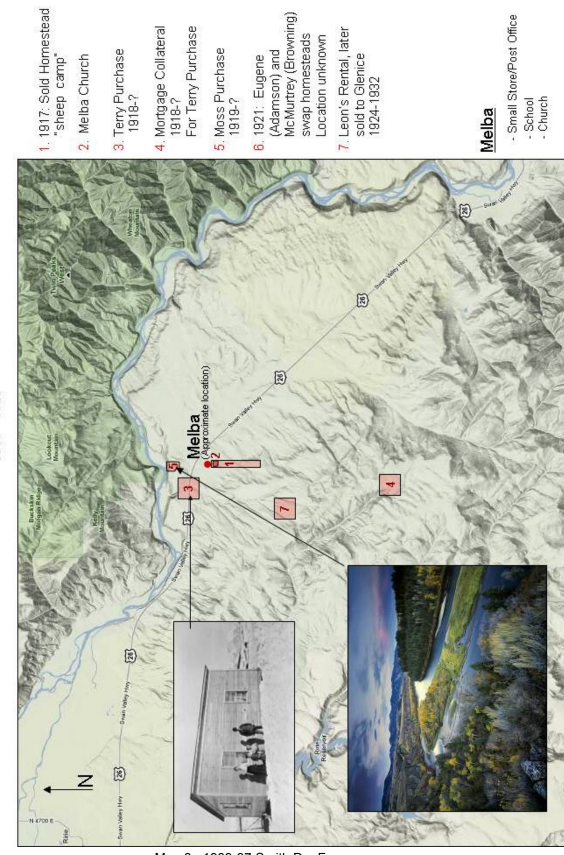
Leander L. Clifford,

Recorded at the request of Thomas 4.011fford, June 18th, 1915, at 10:10 A.M. Fee §1.25.

F. W. Jordan, Recorder. By alice Sall Deputy.

Justice of the Peace.

Document 5: Smith Land Sale for Melba Ward



Map 3: 1909-37 Smith Dry Farms

435

Antelope Flats Dry Farms

No. 78020.	WARRANTY DEED	Book No. 26	Pg 26 Pg '
JUNE 2012 DULT 1007 2161			0 0
THIS INDENTURE, Made the	first day of December	, in the year of our Lord one thousand	
nine hundred and seventeen	, between Eugene Smith and his	wife Mary C. Smith.	
of the County of Jefferson	and State of Idaho.	, the part ies of the first part, and	
		, us parties of the first part, and	
	Lewis Adamson		
of the County of Jefferson	and Stateof Idaho,	, the party of the second part,	· · · · · · · · · · · · · · · · · · ·
WITNESSETH, That the said or	arties of the first part, for and in considerat	tion of the sum of	
lighty-two hundred #			-
lawful money of the United States of Ar			Eugene sold+ Adamson
		the said part is sof the second part, the	Adamson
	, do by these presents Grant, Sell, Bargain		
part y of the second part, and to 1		t certain lot , piece or parcel of	
land situate, lying and being in the Coun	ty of Bonneville and State of Idaho, and bonn	ded and described as follows, to-wit:	
the ener ?	alf of the gouthmant mark		
	alf of the southwest quarter (Eg		
	of Section twenty-five (25) and		
	on twenty-four (24) in Township	three (3) North, Range	
crty-one (41) East of the Boi			
	a mortgage of \$4000.00, togeth		
ayment of both is assumed by	the party of the second part, a	and the \$4000.00 mortgage is	
part of the consideration he	reof.		
5 A.	8		
· · · · · · · · · · · · · · · · · · ·			
	the second second second		
Together with all and singular th	e tenements, hereditaments and apportenance	ses thereunto belonging or in any wise	
TO HAVE AND TO HOLD, All an	ofits thereof. Id singular, the said premises, together with th		
incident, unto the said party of the se	cond part, and to his heirs and a and the said premises in a quiet and peaceable	assigns, forever, and the said parties	
second part, his heirs and assig	rns, against the said parties of the first par ever, lawfully claiming or to claim the same,	rt and their heirs and against	
presents forever defend.			
the day and year first above written.	id part ies of the first part have hereunto a	set their hands and seals,	
Signed, Sealed and Delivered in th	Browners of		
Signed, Sealed and Denvered in th		9 Smith (Seal)	
Fay Abbott		(Sear)	
		C. Smith (Seal)	
Mable Stephens	\$4.50 I R.S. attached and can	(Seal)	
		(Seal)	
STATE OF IDAHO, ]	s		
County of Hadison f <sup>B</sup> - I-DO-HEREBY CERTIFY THAT,		mber, , in the year 1927 , before	
me, Fay Abbott,	ad State, personally appeared Eugene S		
Smith,		MENT WIN IND WING PRATY V.	
	me. s are subscribed to the within and fo	megoing instrument and acknowledged	
known to me to he the person s whose na	me.		
to me that finey a executed the sa	IN WITNESS WHEREOF, I have hereunto	o set my hand and affixed my official	
thown to me to be the person s whose nation is the second difference of	IN WITNESS WHEREOF, I have hereunto	o set my hand and affixed my official lay and year first above written.	
to me that finey a executed the sa	IN WITNESS WHEREOF, I have hereunto seal at the d	lay and year first above written.	

Document 6: Smith Sale to Adamson Warranty Deed

dar. 2.24 21 ustree 20 a e 0 ached to 12

Document 7: Smith Sale to Adamson Written Contract

	WARRANTY DEED
	1 Name and a state of the
(STATE)	INDENTURE, Made the
	sand Nine Hundred andseventeen Metween
	th C Fjelstrom
	unty of
· .0)	st part, and
	inty of
of the sec	
WITN	ESSETH, That the said part. ies of the first part, for and in consideration of the sum of
	THOUSAND AND THREE HUNDRED # = Dollars
lawful mo	oney of the United States of America, to .them in hand paid by the said part.y of the second
	eccipt whereof is hereby acknowledged, do by these presents, Grant, Bargain, Sell and Convey
and Confi	rm unto the said part. J of the second part, and to his heirs and assigns, forever
all that ce	ertain lot, piece or parcel of land situate, lying and being in the County of Madison, and State of
Idaho, and	d bounded and described as follows, to-wit: the south-west guarter of the north-
west qu	arter (SW1NW1) and the north-west quarter of the south-west quarter (NW1SW1)
of Sect	ion_eleven_(11)_Township_five.(5)_NorthRange_thirty-nine_(39)Fast_of
Boise.M	leridian.
Subj	ect to a first mortgage to Ross J Comstock for the principal sum of
Three t	housand dollars and a second mortgage to Ross J. Comstock for the principal
sum of	Bight hundred six & 63/100 == Bollars, payment of which is assumed by par-
sum of ties of	Fight hundred six & 63/100==Bollars, payment of which is assumed by par-
sum of ties of	Bight hundred six & 63/100 == Bollars, payment of which is assumed by par-
sum of ties of	Fight hundred six & 63/100==Bollars, payment of which is assumed by par-
sum of ties of	Sight hundred six & 63/100==Bollars, payment of which is assumed by par-
sum of ties of	Sight hundred six & 63/100==Bollars, payment of which is assumed by par-
sum of ties of of the	Fight hundred six & 63/100==Bollars, payment of which is assumed by par-
sum of ties of of the together	Fight hundred six & 63/100==Bollars, payment of which is assumed by par-
sum of ties of of the together anywise a	Fight hundred six & 63/100==Bollars, payment of which is assumed by par- the second part as a payment of Thirty five hundred and fifty Dollars consideration hereof.
sum of ties of of the together anywise a TO H	Fight hundred six & 63/100==Bollars, payment of which is assumed by par- the second part as a payment of Thirty five hundred and fifty Dollars consideration hereof.
sum of ties of of the together anywise a TO H leges ther	Sight hundred six & 63/100==Bollars, payment of which is assumed by par- the second part as a payment of Thirty five hundred and fifty Dollars consideration hereof.
sum of ties of of the of the together anywise a TO H leges ther ever. And	Sight hundred six & 63/100==Bollars, payment of which is assumed by par- the second part as a payment of Thirty five hundred and fifty Dollars consideration hereof. with all and singular the ienements, hereditaments and appurtenances thereunto belonging, or in appertaining and the rents, issues and profits thereof. AVE AND TO HOLD, All and singular the said premises, together with the appurtenances and privi- reunto incident, unto the said part Y. of the second part, tohis heirs and assigns for, d the said part 1980f the first part and theirs, the said premises in the quiet and
sum of ties of of the together anywise a TO H leges ther ever. And peacable j	Sight hundred six & 63/100==Bollars, payment of which is assumed by par- the second part as a payment of Thirty five hundred and fifty Dollars consideration hereof. with all and singular the ienements, hereditaments and appurtenances thereunto belonging, or in appertaining and the rents, issues and profits thereof. AVE AND TO HOLD, All and singular the said premises, together with the appurtenances and privi- reunto incident, unto the said part X of the second part, tohis heirs and assigns for, d the said part .igsof the first part andhis heirs, the said premises in the quiet and possession of the said part y of the second part,his heirs and assigns, against the said
sum of ties of of the together anywise a TO H leges ther ever. And beacable p part isso	Sight hundred six & 63/100==Bollars, payment of which is assumed by par- the second part as a payment of Thirty five hundred and fifty Dollars consideration hereof. Consideration hereof. with all and singular the ienements, hereditaments and appurtenances thereunto belonging, or in appertaining and the rents, issues and profits thereof. AVE AND TO HOLD, All and singular the said premises, together with the appurtenances and privi- reunto incident, unto the said part of the second part, tohis heirs and assigns for, d the said part
sum of ties of of the together anywise a TO H leges ther ever. And peacable p part isso lawfully of	Sight hundred six & 63/100==Bollars, payment of which is assumed by par- the second part as a payment of Thirty five hundred and fifty Dollars consideration hereof. with all and singular the ienements, hereditaments and appurtenances thereunto belonging, or in appertaining and the rents, issues and profits thereof. AVE AND TO HOLD, All and singular the said premises, together with the appurtenances and privi- eunto incident, unto the said part. Y of the second part, to <u>his</u> heirs and assigns for, d the said part. 1980f the first part and <u>their</u> heirs, the said premises in the quiet and possession of the said party of the second part, <b>bis</b> heirs and assigns, against the suid of the first part, and <b>theirs</b> heirs, and against all and every person or persons whosever; claiming or to claim the same, shall and will warrant any, and by these presents forever defend.
sum of ties of of the of the together- anywise a TO H leges ther ever. And peacable p part iaso lawfully of IN WI	Sight hundred six & 63/100==Bollars, payment of which is assumed by par- the second part as a payment of Thirty five hundred and fifty Dollars consideration hereof. with all and singular the ienements, hereditaments and appurtenances thereunto belonging, or in appertaining and the rents, issues and profits thereof. AVE AND TO HOLD, All and singular the said premises, together with the appurtenances and privi- eunto incident, unto the said part X. of the second part, to <u>his</u> heirs and assigns for, d the said part 1950f the first part and <u>their</u> heirs, the said premises in the quiet and possession of the said part y of the second part, <b>bis</b> heirs and assigns, against the said of the first part, and <b>their</b> heirs, and against all and every person or persons whosoever; claiming or to claim the same, shall and will warrant any, and by these presents forever defend. ITNESS WHEREOF, The said part 198 of the first part ha V9. hereunto set their hand 5
sum of ties of of the of the together- anywise a TO H leges ther ever. And peacable p part iaso lawfully of IN WI	Sight hundred six & 63/100==Bollars, payment of which is assumed by par- the second part as a payment of Thirty five hundred and fifty Dollars consideration hereof. with all and singular the ienements, hereditaments and appurtenances thereunto belonging, or in appertaining and the rents, issues and profits thereof. AVE AND TO HOLD, All and singular the said premises, together with the appurtenances and privi- eunto incident, unto the said part. Y of the second part, to <u>his</u> heirs and assigns for, d the said part. 1980f the first part and <u>their</u> heirs, the said premises in the quiet and possession of the said party of the second part, <b>bis</b> heirs and assigns, against the suid of the first part, and <b>theirs</b> heirs, and against all and every person or persons whosever; claiming or to claim the same, shall and will warrant any, and by these presents forever defend.
sum of ties of of the of the together anywise a TO H leges ther ever. And peacable p part isso lawfully of IN WU and seal.s	Sight hundred six & 63/100==Bollars, payment of which is assumed by par- the second part as a payment of Thirty five hundred and fifty Dollars consideration hereof. with all and singular the ienements, hereditaments and appurtenances thereunto belonging, or in appertaining and the rents, issues and profits thereof. AVE AND TO HOLD, All and singular the said premises, together with the appurtenances and privi- eunto incident, unto the said part X. of the second part, to <u>his</u> heirs and assigns for, d the said part 1950f the first part and <u>their</u> heirs, the said premises in the quiet and possession of the said part y of the second part, <b>bis</b> heirs and assigns, against the said of the first part, and <b>their</b> heirs, and against all and every person or persons whosoever; claiming or to claim the same, shall and will warrant any, and by these presents forever defend. ITNESS WHEREOF, The said part 198 of the first part ha V9. hereunto set their hand 5
sum of ties of of the of the together anywise a TO H leges ther ever. And peacable p part isso lawfully of IN WU and seal.s	Sight hundred six & 63/100==Bollars, payment of which is assumed by par- the second part as a payment of Thirty five hundred and fifty Dollars Consideration hereof. Consideration hereof. with all and singular the ienements, hereditaments and appurtenances thereunto belonging, or in appertaining and the rents, issues and profits thereof. AVE AND TO HOLD, All and singular the said premises, together with the appurtenances and privi- ecunto incident, unto the said part Y of the second part, to
sum of ties of of the of the together anywise a TO H leges ther ever. And peacable p part isso lawfully of IN WU and seal.s	Eight hundred six & 63/100==Bollars, payment of which is assumed by par- the second part as a payment of Thirty five hundred and fifty Dollars consideration hereof.
sum of ties of of the of the together anywise a TO H leges ther ever. And peacable p part isso lawfully of IN WU and seal.s	Sight hundred six & 63/100==Bollars, payment of which is assumed by par- the second part as a payment of Thirty five hundred and fifty Dollars Consideration hereof. Consideration hereof. with all and singular the ienements, hereditaments and appurtenances thereunto belonging, or in appertaining and the rents, issues and profits thereof. AVE AND TO HOLD, All and singular the said premises, together with the appurtenances and privi- ecunto incident, unto the said part Y of the second part, to

Document 8: Fjelstrom Sale to Smith Warranty Deed

mith Dec. 10, 191? account with a. G. Gelston Purchased property at Independence, I dalco, J. for #8300.00. 1918 Moitgage Interest Id Int. \$275 3300 27 5 = Price Paid as follows Cash 473000 Moitgage pd. 25000, Assumed Mortgage 275000, 2nd Clask Moitgage. R. S.Can 5500, Jotal \$300= 4 . Fielstrond Bot a 7.50,00 250,000 5-5-01 00 Bal. due. 3300 2,730,00 3 10,00 due 0,121 \$2.20. ~ of 1st Class morte be paid & ed. Ist 00 tiple can be said arriva. 5+3+0, 00 19,26. Mr. Constac be praid any Both midet gages been in 7. 1th 1918. interest 10%

Document 9: Fjelstrom Sale to Smith Contract Notes

### WARRANTY DEED

1001100

No. of Instrument 13969

## Bk 90 Pg 31

one thousand z	denture,	Made the . le	at	day of Aj	oril	in the year of ou
one thousand 1						
	une hundred and	Eighteen	betweer	00000 000 0	nd his wife Ol: Rexburg,	ive Gee
of the County	of Madison		and State of	Idaho	the part	t iest the first par
Eug	ens Smith of	Rexburg.				
of the County	of Madison		and State of	Idaho	the pa	arty of the second
WITNESS	ETH, That the sa	id part ie s of t	he first part, for	and in considera	tion of the sum of	
Eleven H	undred (\$1	00.00)				DOLI
lawful money o whereof is here	f the United State by acknowledged,	es of America, to do es by thes	o them in se presents Gran	hand paid by the t, Bargain, Sell ar	said party of th nd Convey and Confirm	he second part, the m m unto the said part
of the second p	art, and to his	heirs and assi	igns, forever, all	that certain lot,	piece or parcel of lan	d situate, lying and
in the County o	of Madison and St	ate of Idaho, an	id bounded and	described as follo	ws, to-wit:	
	Commencing	g at a poin	t Ten (10)	rods south o	f the nortbeast	t
	corner of	Lot One (	1) Block Fo	rty-nine (49	) of the City of	of
	Rexburg, 1	Idaho as pe:	r the recor	ded plat the	reof running	
	thence Sou	th Six (6)	rods thence	e West Nine	(9) rods and si	ix
	(6) feet;	thence nor	th Sig (6) :	rods, thence	Eest Nine (9)	
	rods and s	ix (6) feet	t to the pla	ace of begins	ning	
together with al and the rents, is	l and singular the sues and profits t	e tenements, her hereof.	editaments and	appurtenances the	ereunto belonging, or	in anywise appertai
and the rents, is	sues and profits t	hereof.			ereunto belonging, o <del>r</del> th the appurtenances	
and the rents, is TO HAVE	sues and profits t AND TO HOLD,	hereof. All and singula	ar, the said pren	nises, together wi		and privileges there
and the rents, is TO HAVE incident, unto th	sues and profits t AND TO HOLD, e said part y o	hereof. All and singula f the second par	ur, the said pren rt, to his h	nises, together witheirs and assigns t	th the appurtenances	and privileges there d part ies of the
and the rents, is TO HAVE incident, unto th part and the i	sues and profits t AND TO HOLD, e said part y o	hereof. All and singula f the second par premises in the o	ar, the said pren rt, to his h quiet and peacea	nises, together with teirs and assigns to ble possession of t	th the appurtenances forever. And the said	and privileges there d part ies of the the second part, his
and the rents, is TO HAVE incident, unto th part and thei heirs and assigna	sues and profits t AND TO HOLD, e said part y o r heirs, the said ; s, against the said	hereof. All and singula f the second par premises in the o part ie gf the	ar, the said pren rt, to his h quiet and peacea e first part, and	nises, together win leirs and assigns i ble possession of i the ir hein	th the appurtenances forever. And the said the said part y of t	and privileges there d part ies of the the second part, his every person or per
and the rents, is TO HAVE incident, unto th part and their heirs and assign: whosoever, lawfu IN WITNE	sues and profits t AND TO HOLD, e said part y o r heirs, the said s, against the said illy claiming or to	hereof. All and singula of the second par premises in the o part ie of the o claim the same	ar, the said pren rt, to <u>his</u> h quiet and peacea e first part, and b, shall and will	nises, together win heirs and assigns i ble possession of i their <sup>heir</sup> warrant and by t	th the appurtenances forever. And the said the said part y of t s, and against all and	and privileges there d part ies of the the second part, his every person or per defend.
and the rents, is TO HAVE incident, unto th part and their heirs and assign whosoever, lawfu IN WITNE day and year fr	sues and profits t AND TO HOLD, a said part y o r heirs, the said s, against the said illy claiming or to SS WHEREOF, 7	hereof. All and singula f the second par premises in the o part ie gf the o claim the same The said part i	r, the said pren rt, to his h quiet and peacea e first part, and , shall and will es of the first	nises, together with heirs and assigns it ble possession of the in heir the ir heir warrant and by t part ha ve her	th the appurtenances forever. And the said the said part $y$ of $t$ s, and against all and hese presents forever cumto set their	and privileges there d part ies of the the second part, his every person or per defend.
and the rents, is TO HAVE incident, unto the part and the 1 heirs and assign: whosever, lawfu IN WITNE day and year fir Signed, Scal	sues and profits t AND TO HOLD, e said part y o r heirs, the said s, against the said illy claiming or to SS WHEREOF, 7 st above written.	hereof. All and singula f the second par premises in the o part ie gf the o claim the same The said part i	r, the said pren rt, to his h quiet and peacea e first part, and , shall and will es of the first	nises, together wh heirs and assigns i ble possession of i the ir heir warraht and by t part ha ve her J	th the appurtenances forever. And the said the said part $y$ of $t$ s, and against all and hese presents forever	and privileges there d part 195 of the the second part, h15 every person or per- defend. handg and sealg

Document 10: Gee Sale to Smith Warranty Deed

1918 Eugene Smith in itte John Lee. account acres 5-1 a m independence Idalu C a red & as follows 5500 Reidlots 110000 8 nov. 20 Cash 500 5.00 Cash on Iste. mort 2000 Bab due Jotal 1900 53.00-Bal to be paid as follows. Mr. See assumes Mor until paid. ear

Document 11, Smith Gee Written Contract Notes

<u> </u>	
Real	Estate Mortgage.
Lord one thousand nine hundred a	and eighteen by and between Eugene Smith
WITNESSETH: That the said	d mortgagors, in consideration of the sum of
	ac/100 DOLLARS, nortgagee, the receipt whereof is hereby acknowledged, do here-
by Grant, Bargain, Sell and Conve	ey unto said mortgagee, its successors and assigns, forever, all that g in the County of Bonnev111e and State of Idaho, s.
follows, to-wit:	
The southeast quarter	araset)
and the second	
er for and the second	
	at in sugar
of the Boise Meridian, containing	, Township 2 North North, Range Forty-one East g One hundred sixty acres.
of the Boise Meridian, containing Together with all the impro- rights of homestead exemption; i evidenced, used on the said land o acquired or used upon said land.	g One hundred sixty access thereinto belonging and all together with all ditch and water rights of every nature, however robologing to the same, or said mortgagors, or which may be hereafter Said mortgagors hereby warrant the title to said land and water rights are to define the same.
of the Boise Meridian, containing Together with all the impro- rights of homestead exemption; t evidenced, used on the said land or acquired or used upon said land. against all persons whomsoever ; THIS CONVEYANCE is inte	g One hundred sixty acres acres acres over the payment of the same or said mortgagors, or which may be hereafter said mortgagors or which may be hereafter said mortgagors hereby warrant the title to said land and water rights and agree to defend the same.
of the Boise Meridian, containing Together with all the impro- rights of homestead exemption; i evidenced, used on the said land of acquired or used upon said land. against all persons whomsoever : THIS CONVEYANCE is inte certain promissory note for bearing even date herewith, signe husband and wife	g One hundred sixty accession acres. ovements, privileges and appurtenances thereunto belonging and all together with all ditch and water rights of every nature, however or belonging to the same, or said mortgagors, or which may be hereafter Said mortgagors hereby warrant the title to said land and water rights and agree to defend the same. ended as a mortgage to secure the payment of <b>two</b> <b>Forty-five hundred</b> <b>secure the number</b> <b>bound</b> <b>control five hundred</b> <b>control f</b>
of the Boise Meridian, containing Together with all the impro- rights of homestead exemption; t evidenced, used on the said land of acquired or used upon said land. against all persons whomsoever : THIS CONVEYANCE is into certain promissory note. bearing even date herewith, signe husband and wife payable to said mortgagee or order a store date with income with add	g One hundred sixty acres. ovements, privileges and appurtenances thereunto belonging and all together with all ditch and water rights of every nature, however or belonging to the same, or said mortgagors, or which may be hereafter Said mortgagors hereby warrant the title to said land and water rights and agree to defend the same. ended as a mortgage to secure the payment of two Forty-five hundred
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Document 12: Smith Mortgage for Terry Purchase

June 25,	1918
WARRANTY DEED.	
THIS INDENTURE, Made the	
year of our Lord one thousand nine hundred and eighteen between between	
and Anna Terry, husband and wife	
of the County satavary	
the first part, andEugeneSmith	
of the County ofJefferson, State ofIdeho, the part <b>*</b> of the second part.	• •. ••.
WITNESSETH: That the said part 199 the first part, for and in consideration of the sum of	
Six thousand five hundred and no/100***********************************	
에서 방법하는 것 같은 것 같	
lawful money of the United States of America, to them in hand paid by the said	
party. of the second part, receipt whereof is hereby acknowledged, do by these presents, Grant	
Bargain, Sell and Convey and Confirm unto the said part of the second part, and to	
heirs and assigns, forever, all that certain lot, piece or parcel of land situated, lying and being in the	•
County of Jestersur and State of Idaho, and bounded and described as follows, to-wit:	·
The southeast quarter (SE1) of section Fourteen (14) in Township	
Three (3) North, Bange Forty-one(41) East Boise Meridian.	
	-
500 (500) (500)	-
Together with all and singular the tenements, hereditaments and appurtenances thereunto belong	-
ing, or in any wise appertaining, and the rents, issues and profits thereof. TO HAVE AND TO HOLD, all and singular, the said premises, together with the appurtenance	s
and privileges thereunto incident, unto the said part. I of the second part, to	
and assigns forever. And the said part of the first part and their heirs, the said pre-	
mises in the quiet and peaceable possession of the said part V of the second part,	s
and assigns, against the said part of the first part, and their, heirs, and against all an against all and will warrant any	d.
every person or persons whose ver, lawfully claiming or $to claim the same, shall and will warrant any$	,
and by these presents forever defend. IN WITNESS WHEREOF, The said partof the first part ha <b>xe</b> hereunto set <b>their</b>	
hand S. and sea S. the day and year first above written /	
Signed, sealed and delivered in the Gran France (Seal	)
Barh & Beyner (Seal	
Iffandasson (Seal	<b>y</b>

Document 13: Terry Sale to Smith Warranty Deed

X cash in account Mar 29 \$1.20 " plow " itte Eugene hu Fory with Clyde purchase 26 ul ba, Idalu rerly 63 as 43-00 Mortgage Ø Bal. due 45-00 32 Interest Balance 4532 nov. 15-Pd cash 032 Bal due XX3

Document 14: Terry Sale to Smith Contract Notes

	n veningsterion
	Macine Land Start Control Cont
	and the second
	Warranty Deed
	1
	THIS INDENTURE, Made the 21stday ofFebruary, in the year of Our Lord,
Or	e Thousand Nine Hundred and Mineteen,Between
F	Lyrum Dr. Moss and Nora E. Moss his wife
of	the County ofBonnexille, and State ofIaaho, the parties
of	the first part, and Eugene Smith,
	the second part.
	WITNESSETH, That the said parties of the first part, for and in consideration of the sum of
	Fifteen Hunarea Seventy-three and 80/100 Dollars,
	vful money of the United States of America, tothemin hand paid by the said part.y of the second
	rt, the receipt whereof is hereby acknowledged, domby these presents, Grant, Bargain, Sell and Con- y and confirm unto the said partyof the second part, and toh.i.sheirs and assigns forever
ve all	that certain lot, piece or parcel of land situate, lying and being in the County of Jefferson, and State
	Idaho, and bounded and described as follows, to wit:
	Commencing at a point Eight (8) reas East of the North-west
	corner of the South-west fourth (SWA) of Section thirteen (13)
	Township three (3) North, Range Forty one (41) East Boise Meridian
	In Laho; Running thence South Seventy-eight roas (78); thence
	East thirteen (13) ross; thence South Seventeen (17) ross;
	Thence East Fifty-one roas; thence North Ninety-five (95) roas;
	thence west Sixty-four (64) ross to the place of beginning.
	containing 36.6 acres more or less.
	The Grantors hereby agree to furnish an abstract of title
	to the above Asscribed land showing it free from any liens or
1	
L. N.	gether with all and singular the tenements, hereditaments and appurtenances thereto belonging, or in nywise appertaining, and the rents, issues and profits thereof.
	TO HAVE AND TO HOLD, All and singular the premises, together with the appurtenances and privi-
le	ges thereunto incident, unto the said part. y of the second part, to his heirs and assigns
$\mathbf{f}_{\mathbf{c}}$	rever. And the said parties of the first part and their heirs, the said premises in the quiet
	nd peaceable possession of the said part
1	id part ies of the first part, and their heirs, and against all and every person or persons whoso-
r ey	er, lawfully claiming or to claim the same, shall and will warrant any, by these presents forever defend. IN WITNESS WHEREOF, The said parties of the first part have hereunto settheir
h	and seal.s the day and year first above written.
8	gned, sealed, and delivered in the presence of ) A yrun T. Mards (SEAL)
	Amueldant Nora & Mossy (SEAL)
	(SEAL)
	a na say a paga kanter a say a s
1	

Document 15: Moss Sale to Smith Warranty Deed

### Antelope, Idaho Dec10, 1921

This, agreement made this 10 day ofDec 1921 Ectwen Wm, WM cmurtrey & Eunace McMurtrey, his wife &Parties, of The first part & Eugene Smith, &Mary C, Smith, his wife Parties of the second part

Witnesseth, that the said parties do by mutial consent Agree, to exchange contracts, on the following property The said Wm w McTrey & wife agrees to transfer to The said Eugene Smith & wife the contract of sale Given him for their Homstead at antelope Idaho by one Geo A Browning of Antelppe Tdaho For which the said Lugene Smith & Vife Agrees to Totransfer to the said Wm W Neutritrey & wife the Contract of sale for their homstead at antelope Idaho Given them by one Wi L Adamson Of Antelope Tdaho

Cined & DetLyerou in

"he presence of J. K. Clifford a motary Oulitic my com Exfirer Jan 2. 1925 converses of the starting on

Document 16: Unidentified Smith and McMurtrey Land Swap

THIS INDENTURE, Made the       25th       day of       ingust       in the year of a         one thermand mine hundred and twonty-two       between George A. Browning, Jr. Christie B. B         is wide, J.O. Donnell and Mary Donnall, his wife, of the County of Bornarille, and of Idaho,       Emperiation of the south farse on the part is a start of Idaho,       Emperiation of the south farse on the part is a start of Idaho,       Emperiation of the south farse on the part is a start of Idaho,       Emperiation of the sead part is a start of Idaho,       Emperiation of the sead part is a start of Idaho,       Emperiation of the sead part is a start of Idaho,       Emperiation of the sead part is a start of Idaho,       Emperiation of the sead part is a start of Idaho,       Emperiation of the sead part is a start of Idaho,       Emperiation of the sead part is a start of Idaho,       Emperiation of the sead part is a start of Idaho,       Emperiation of the sead part of Idaha start of Idaho,       Emperiation of the sead part is a start of Idaho,       Emperiation of the sead part is a start of Idaho,       Emperiation of the sead part is a start of Idaha, and basid part of Idaha start of Idaha s	OK No. 1
met demand wine hundred and treaty-two       Detecting General Ling, H.J. Oliviti S. J. Dornall, M. Milo, of the Ounty of Morralls, and Mary Donnall, Mis wildo, of the Ounty of Morralls, M.G. Mary Donnall, M. Milo, of the Ounty of Morralls, M.G. Mary Donnall, M. M. Morrall, S. M. Start, S.	JR NO. 1
met domained wine hundred and treaty-two       between George A. Evonting, Jr. Otricitie, J. in the wide, of the Ounty of Gornarille, only the first part liss of the first part liss list part liss part liss of the first part liss of th	
Sugara Smith of the county of Madison and State of Iablo.       He point         WINNESSERT, Joint the add part i likely different part, for add is consideration of the same of the Different is hand paid by the said part of the same of the Different is hand paid by the said part is of the same paid by the said part is of the same paid by the said part is of the same part is of	Browni
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<pre>southwest quarter and the southeast quarter of the southwest quarter of section this five, township three, north of range forty-one, east of Boise Meridian, containing thundred sores. Tagether with all and singular the generates heredianeeds and appurteneeds belonging or is anywate the south and the southeast of the southe</pre>	
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five, township three, north of range forty-one, east of Boise Meridian, containing hundred acres. Together with all and singular the immediate and appurtances and appurtances there is a support in anyone is anyone is toking, and the Widebeld and Abdeld Mandellar and remainders reals, Grass and profile (Margel 1112) and anyone is anyone is anyone is anyone in the sound part, and the Widebeld and Abdeld Mandellar and remainders reals, Grass and profile (Margel 1112) and a singular the sound part, and the Widebeld and Abdeld Mandellar is remainder to reals, Grass and profile (Margel 1112) and singular the sound part, and the apply in the sound part, and the Margel 1112 and singular the sound part, and to him and induct the sound part is so in anyone is anyone is anyone if the sound part, and to him and part is of the first part have hermanto set their hand a and seels day and year first above written. Signed, Sealed and Delivered is the Presence of <u>Gen A. Browning, Jr. (SE STATE OF IDAHO,</u> STATE OF IDAHO, State and Christie B. Browning, his wife, and J.O. Donnell (SE Marge Donnell). I DO HERREY OENTIFY, on this 26th day of August in the year 1 befors me John M. Homer, a notary public for the state of Idaho, personally appeared A. Browning, Jr. and Christie B. Browning, his wife, and J.O. Donnell and Mary Donnell and fore instrument and acknowledged to me that they executed the same. I W UNESS WHERDER, I have hereunto set my hand and affired my field asel at Ririe, Jefferson Gounty, Idaho, the day and year first above written.	
Tagethey will pil and signaler the function of the reditaments and appurtenances theorem belonging or in anywise to the sing, and this with the signaler with the signaler of the second part, and to his here and assigns for any primes, together with the signaler with the signaler belonging or in anywise of the second part, and to his here and assigns for any primes, together with the signaler belonging or in anywise of the second part, and to his here and assigns for any primes, together with the signaler belonging or in anywise of the second part, and to his here and assigns for any primes, together with the signaler belonging or in anywise day and year first above written.         Signed, Scaled and Delivered in the Presence of John M. Homer.       Gao. A. Browning, Jr. (SE Carlstie 3. Browning) (SE Light) and the second light of the state of Labo, personally appeared to the form of the state of Labo, personally appeared to a Browning, Jr. and Christie B. Browning, his wife, and J.O. Donnell and Mary Donnel wife, known to me to be the persons whose names are subscribed to the within and foregins trument and acknowledged to me that they excound the same.         IN WINNESS WHEREOF, I have hereunto set my hand and affired my field escel at Hirle, Jofferson Oouty, Haho, the day and year first above written.	
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of the second part, and to his heirs and assigns, forever. IN WITNESS WHEREOF, The said part les of the first part have hereunto set their hands and seals and seals and year first above written. Signed, Sealed and Delivered in the Presence of <u>Geo. A. Browning, Jr. (SE</u> <u>John M. Homer.</u> <u>John M.</u>	
of the second part, and to his heirs and assigns, forever. IN WITNESS WHEREOF, The said part les of the first part have hereunto set their hands and seals day and year first above written. Signed, Sealed and Delivered in the Presence of John M. Homer. STATE OF IDAHO, County of Jefferson. I DO HEREBY CERTIFY, on this 25th day of August in the year h before me John M. Homer, a notary public for the state of Idaho, personally appeared A. Browning, Jr. and Christie B. Browning, his wife, and J.O. Donnell and Mary Donnell wife, known to me to be the persons whose names are subscribed to the within and foreg instrument and acknowledged to me that they executed the same. IN WITNESS WHEREOF, I have hereunto set my hand and affixed my ficial seel at Ririe, Jefferson County, Idaho, the day and year first above written.	
Signed, Sealed and Delivered in the Presence of John M. Homer. Stars OF IDAHO, County of Jefferson. I DO HEREBY CERTIFY, on this 26th day of August in the year 1 befors me John M. Homer, a notary public for the state of Idaho, personally appeared of A. Browning, Jr. and Christie B. Browning, his wife, and J.O. Donnell and Mary Donnell wife, known to me to be the persons whose names are subscribed to the within and foreg instrument and acknowledged to me that they executed the same. IN WITNESS WHEREOF, I have hereunto set my hand and affired my ficial seal at Ririe, Jefferson County, Idaho, the day and year first above written.	arty
John M. Homer. John M. Homer. (SE 1 J. O. Donnell (SE Mary Donnell. (SE STATE OF IDAHO, County of Jefferson. I DO HEREBY CERTIFY, on this 26th day of August in the year 1 before me John M. Homer, a notary public for the state of Idaho, personally appeared of A. Browning, Jr. and Christie B. Browning, his wife, and J.O. Donnell and Mary Donnell wife, known to me to be the persons whose names are subscribed to the within and foregoins instrument and acknowledged to me that they executed the same. IN WITNESS WHEREOF, I have hereunto set my hand and affixed my ficial seal at Ririe, Jefferson County, Idaho, the day and year first above written.	s the
Identified and indext       1 J. O. Donnell       (SE         Mary Donnell.       (SE         STATE OF IDAHO,       )       ss.         County of Jefferson.       )       ss.         I DO HEREBY CERTIFY, on this 26th day of August in the year 1       before me John M. Homer, a notary public for the state of Idaho, personally appeared of A. Browning, Jr. and Christie B. Browning, his wife, and J.O. Donnell and Mary Donnell         wife, known to me to be the persons whose names are subsoribed to the within and foregoinstrument and acknowledged to me that they executed the same.         IN WITNESS WHEREOF, I have hereunto set my hand and affixed my ficial seal at Ririe, Jefferson County, Idaho, the day and year first above written.	SEAL.)
Mary Donnell. STATE OF IDAHO, County of Jefferson. I DO HEREBY CERTIFY, on this 26th day of August in the year 1 before me John M. Homer, a notary public for the state of Idaho, personally appeared 4. A. Browning, Jr. and Christie B. Browning, his wife, and J.O. Donnell and Mary Donnell wife, known to me to be the persons whose names are subscribed to the within and foreg instrument and acknowledged to me that they executed the same. IN WITNESS WHEREOF, I have hereunto set my hand and affixed my ficial seel at Ririe, Jefferson County, Idaho, the day and year first above written.	
STATE OF IDAHO, County of Jefferson. I DO HEREBY CERTIFY, on this 26th day of August in the year 1 befors me John M. Homer, a notary public for the state of Idaho, personally appeared of A. Browning, Jr. and Christie B. Browning, his wife, and J.O. Donnell and Mary Donnell wife, known to me to be the persons whose names are subscribed to the within and foreg instrument and acknowledged to me that they executed the same. IN WITNESS WHEREOF, I have hereunto set my hand and affixed my ficial seel at Ririe, Jefferson County, Idaho, the day and year first above written.	SEAL.)
County of Jefferson. ) ss. I DO HEREBY CERTIFY, on this 26th day of August in the year h befors me John M. Homer, a notary public for the state of Idaho, personally appeared of A. Browning, Jr. and Christie B. Browning, his wife, and J.O. Donnell and Mary Donnell wife, known to me to be the persons whose names are subscribed to the within and foreg instrument and acknowledged to me that they executed the same. IN WITNESS WHEREOF, I have hereunto set my hand and affixed my ficial seal at Ririe, Jefferson County, Idaho, the day and year first above written.	
County of Jefferson. } I DO HEREBY CERTIFY, on this 26th day of August in the year h before me John M. Homer, a notary public for the state of Idaho, personally appeared of A. Browning, Jr. and Christie B. Browning, his wife, and J.O. Donnell and Mary Donnell wife, known to me to be the persons whose names are subscribed to the within and foreg instrument and acknowledged to me that they executed the same. IN WITNESS WHEREOF, I have hereunto set my hand and affixed my ficial seal at Ririe, Jefferson County, Idaho, the day and year first above written.	
I DO HEREBY CERTIFY, on this 26th day of August in the year is before me John M. Homer, a notary public for the state of Idaho, personally appeared A. Srowning, Jr. and Christie B. Browning, his wife, and J.O. Donnell and Mary Donnell wife, known to me to be the persons whose names are subscribed to the within and foreg instrument and acknowledged to me that they executed the same. IN WITNESS WHEREOF, I have hereunto set my hand and affixed my ficial seal at Ririe, Jefferson County, Idaho, the day and year first above written.	SEAL.)
befors me John M. Homer, a notary public for the state of Idaho, personally appeared of A. Browning, Jr. and Christie B. Browning, his wife, and J.O. Donnell and Mary Donnell wife, known to me to be the persons whose names are subscribed to the within and foreg instrument and acknowledged to me that they executed the same. IN WITNESS WHIREOF, I have hereunto set my hand and affixed my ficial seal at Ririe, Jefferson County, Idaho, the day and year first above written.	SEAL.)
A. Browning, Jr. and Christie B. Browning, his wife, and J.O. Donnell and Mary Donnel: wife, known to me to be the persons whose names are subscribed to the within and foreg instrument and acknowledged to me that they executed the same. IN WITNESS WHEREOF, I have hereunto set my hand and affixed my ficial seel at Ririe, Jefferson County, Idaho, the day and year first above written.	SEAL.) SEAL.)
wife, known to me to be the persons whose names are subscribed to the within and foregoins trument and acknowledged to me that they executed the same. IN WITNESS WHEREOF, I have hereunto set my hand and affixed my ficial seal at Ririe, Jefferson County, Idaho, the day and year first above written.	SEAL.) SEAL.) 1922,
instrument and acknowledged to me that they executed the same. IN WITNESS WHEREOF, I have hereunto set my hand and affixed my ficial seal at Ririe, Jefferson County, Idaho, the day and year first above written.	SEAL.) SEAL.) 1922, Georg
IN WITNESS WHEREOF, I have hereunto set my hand and affixed my ficial seal at Ririe, Jefferson County, Idaho, the day and year first above written.	SEAL.) SEAL.) 1922, Georg 11, hi
ficial seal at Ririe, Jefferson County, Idaho, the day and year first above written.	SEAL.) SEAL.) 1922, Georg 11, hi
Mrr Commission Ton ton Ton Constant	EAL.) EAL.) 1922, Georg 11, hi egoing
	EAL.) EAL.) 1922, Georg 11, hi egoing
My commission expires 19 STAL Residence, Rivie; Ideho.	EAL.) EAL.) 1922, Georg 11, hi egoing

Document 17: Browning & Donnell Quick Claim Deed

No. 57.155. Deed Record, Bonneville	County—Quit Claim Deed BOOK NO. 14
183-16-18 DO. PHINTERS & BRODERS, MOISE 446025	
THIS INDENTURE, Made the 25th ne thousand nine hundred and twonty-two betwee	day of August in the year of our Lord n Shepperd Investment Company, a corporation,
of the County of Bonneville and State of Id:	aho, the part y of the first part, and
Augene Smith, of the County of Madison and s WINESSETH, That the said part y of the first par ne Dollar and other valuable consideration swful money of the United States of America, to it thereof is hereby acknowledged, do 85 by these presents D scond part, and to his the county of Borneville and Sta power.	t, for and in consideration of the sum of DOLLARS, in hand puid by the said part y of the second part, the receipt
The south helf of the	northwest quarter; the north half of the
	of the southwest quarter of section thirty-
ive, township three, north of range forty-o	
undred acres.	he, esst of boise Meridian, containing two
midial Scias.	
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Together, with all and singular the tensments, hereditam	thereto ents and appurtenances thereated belonging or in anywise apper- ders, rents, issues and profits thereat
the second part, and to his heirs and assigns, forever. IN WITNESS WHEREOF, The said party of the fire	thereto ents and appurtenances thereando belonging or in anywise apper- ders, rents, issues and profits thereofy of leggs thereto inci emises, together with the appurtenances when the saul part y t part has hereunto set its hand and seal the
the second part, and to his heirs and assigns, forever. IN WITNESS WHEREOF, The said party of the fire y and year first above written.	t part has here unto set its hand and seal the
the second part, and to his heirs and assigns, forever. IN WITNESS WHEREOF, The said party of the fire	t part has hereunto set its hand and seal the SHEPPARD INVESTMENT CO. (SEAL.)
the second part, and to his heirs and assigns, forever. IN WITNESS WHEREOF, The said party of the fire y and year first above written.	t part has hereunto set its hand and seal the SHEPPARD INVESTMENT CO. (SEAL.) By R.W. Sheppard, President (SEAL.)
the second part, and to his heirs and assigns, forever. IN WITNESS WHERECF, The said party of the fire y and year first above written. Signed, Sealed and Delivered in the Presence of	t part has hereunto set its hand and seal the SHEPPARD INVESTMENT CO. (SEAL.)
the second part, and to his heirs and assigns, forever. IN WITNESS WHERECF, The said party of the fire y and year first above written. Signed, Sealed and Delivered in the Presence of	t part has hereunto set its hand and seal the SHEPPARD INVESTMENT CO. (SEAL.) By R.W. Sheppard, President (SEAL.)
the second part, and to his heirs and assigns, forever. IN WITNESS WHEREOF, The said party of the fire y and year first above written. Signed, Sealed and Delivered in the Presence of CORP SELL.	t part has hereunto set its hand and seal the SHEPPARD INVESTMENT CO. (SEAL.) By R.W. Sheppard, President (SEAL.) Attest: H.B. Sheppard, Seq. (SEAL.)
the second part, and to his heirs and assigns, forever. IN WITNESS WHERECF, The said party of the fire y and year first above written. Signed, Sealed and Delivered in the Presence of CORP SEAL tete of Idaho, } ss.	t part has hereunto set its hand and seal the SHEPPARD INVESTMENT CO. (SEAL.) By R.W. Sheppard, President (SEAL.) Attest: H.B. Sheppard, Seq. (SEAL.)
the second part, and to his heirs and assigns, forever. IN WITNESS WHERECF, The said party of the fire y and year first above written. Signed, Sealed and Delivered in the Presence of CORP SEAL. tate of Idaho, ounty of Bonneville. SS.	t part has hereunto set its hand and seal the          SHEPPARD INVESTMENT CO.       (SEAL.)         By R.W. Sheppard, President       (SEAL.)         Attest: H.B. Sheppard, Seq.       (SEAL.)         (SEAL.)       (SEAL.)
the second part, and to his heire and assigns, forever. IN WITNESS WHEEREOF, The said party of the fire y and year first above written. Signed, Sealed and Delivered in the Presence of CORP SEAL tate of Idaho, ounty of Bonneville. On this 25th day of Au	t part has hereunto set its hand and seal the SHEPPARD INVESTMENT CO. (SEAL.) By R.W. Shepperd, President (SEAL.) Attest: H.B. Shepperd, Seq. (SEAL.) (SEAL.) (SEAL.)
the second part, and to his heirs and assigns, forever. IN WITNESS WHEREDOF, The said party of the fire y and year first above written. Signed, Sealed and Delivered in the Presence of CORP SEAL tate of Idaho, punty of Bonneville. On this 25th day of Au Otary public for the state of Idaho, person	t part has hereunto set its hand and seal the <u>SHEPPARD INVESTMENT CO.</u> (SEAL.) <u>By R.W. Shepperd, President</u> (SEAL.) <u>Attest: H.B. Shepperd, Seq.</u> (SEAL.) (SEAL.) (SEAL.) gust, 1922, before me, the undersigned, a ally appeared before me R.W. Sheppard and
the second part, and to his heirs and assigns, forever. IN WITNESS WHEREPOF, The said party of the fire y and year first above written. Signed, Sealed and Delivered in the Presence of CORP SEAL tate of Idaho, ounty of Bonneville. On this 25th day of Au otary public for the state of Idaho, person .B. Sheppard, who, being duly sworn, did sa	t part has hereunto set its hand and seal the <u>SHEPPARD INVESTMENT CO.</u> (SEAL.) <u>By R.W. Sheppard, President</u> (SEAL.) <u>Attest: H.B. Sheppard, Seq.</u> (SEAL.) (SEAL.) gust, 1922, before me, the undersigned, a ally appeared before me R.W. Sheppard and y that he was the president and secretary,
the second part, and to his heirs and assigns, forever. IN WITNESS WHEREPCF, The said party of the fire y and year first above written. Signed, Sealed and Delivered in the Presence of CORP SEAL tate of Idaho, bunty of Bonneville. On this 25th day of Au Otary public for the state of Idaho, person .B. Sheppard, who, being duly sworn, did sa sespectively, of the Sheppard Investment Com	t part has hereunto set its hand and seal the <u>SHEPPARD INVESTMENT CO.</u> (SEAL.) <u>By R.W. Sheppard, President</u> (SEAL.) <u>Attest: H.B. Sheppard, Seq.</u> (SEAL.) (SEAL.) (SEAL.) gust, 1922, before me, the undersigned, a ally appeared before me R.W. Sheppard and y that he was the president and secretary, pany, and that the seal affixed to said in-
the second part, and to his heirs and assigns, forever. IN WITNESS WHERECF, The said party of the fire y and year first above written. Signed, Sealed and Delivered in the Presence of CORP SEAL. tate of Idaho, ounty of Bonneville. On this 25th day of Au otary public for the state of Idaho, person .B. Sheppard, who, being duly sworn, did sa espectively, of the Sheppard Investment Com trument is the corporate seal of said corpo	t part has hereunto set its hand and seal the <u>SHEPPARD INVESTMENT CO.</u> (SEAL.) <u>By R.W. Sheppard, President</u> (SEAL.) <u>Attest: H.B. Sheppard, Seq.</u> (SEAL.) (SEAL.) (SEAL.) gust, 1922, before me, the undersigned, a ally appeared before me R.W. Sheppard and y that he was the president and secretary, pany, and that the seal affixed to said in- ration, and that the said instrument was
the second part, and to his heirs and assigns, forever. IN WITNESS WHEEECF, The said party of the fire y and year first above written. Signed, Sealed and Delivered in the Presence of CORP SEAL tate of Idaho, ) ss. ounty of Bonneville. ) On this 25th day of Au otary public for the state of Idaho, person B. Sheppard, who, being duly sworn, did sa sespectively, of the Sheppard Investment Com trument is the corporate seal of said corporat Signed and sealed in behalf of said corporat	t part has hereunto set its hand and seal the <u>SHEPPARD INVESTMENT CO.</u> (SEAL.) <u>By R.W. Shepperd, President</u> (SEAL.) <u>Attest: H.B. Shepperd, Seq.</u> (SEAL.) (SEAL.) (SEAL.) gust, 1922, before me, the undersigned, a ally appeared before me R.W. Sheppard and y that he was the president and secretary, pany, and that the seal affixed to said in- ration, and that the said instrument was ion by authority of its board of directors,
the second part, and to his heirs and assigns, forever. IN WITNESS WHEREPF, The said party of the fire y and year first above written. Signed, Sealed and Delivered in the Presence of CORP SEAL. tate of Idaho, ounty of Bonneville. On this 25th day of Au otary public for the state of Idaho, person B. Sheppard, who, being duly sworn, did sa espectively, of the Sheppard Investment Com trument is the corporate seal of said corporat d said R.W. Sheppard and H.B. Sheppard ack	t part has hereunto set its hand and seal the <u>SHEPPARD INVESTMENT CO.</u> (SEAL.) <u>By R.W. Shepperd, President</u> (SEAL.) <u>Attest: H.B. Shepperd, Seq.</u> (SEAL.) (SEAL.) (SEAL.) gust, 1922, before me, the undersigned, a ally appeared before me R.W. Sheppard and y that he was the president and secretary, pany, and that the seal affixed to said in- ration, and that the said instrument was ion by authority of its board of directors,
the second part, and to his heirs and assigns, forever. IN WITNESS WHEREPF, The said party of the fire y and year first above written. Signed, Sealed and Delivered in the Presence of CORP SEAL. tate of Idaho, ounty of Bonneville. On this 25th day of Au otary public for the state of Idaho, person B. Sheppard, who, being duly sworn, did sa espectively, of the Sheppard Investment Com trument is the corporate seal of said corporat d said R.W. Sheppard and H.B. Sheppard ack	t part has hereunto set its hand and seal the <u>SHEPPARD INVESTMENT CO.</u> (SEAL.) <u>By R.W. Shepperd, President</u> (SEAL.) <u>Attest: H.B. Shepperd, Seq.</u> (SEAL.) (SEAL.) (SEAL.) gust, 1922, before me, the undersigned, a ally appeared before me R.W. Sheppard and y that he was the president and secretary, pany, and that the seal affixed to said in- ration, and that the said instrument was ion by authority of its board of directors,
the second part, and to his heirs and assigns, forever. IN WITNESS WHEREOF, The said party of the fire and year first above written. Signed, Sealed and Delivered in the Presence of CORP SEAL. tate of Idaho, ounty of Bonneville. On this 25th day of Au otary public for the state of Idaho, person .B. Sheppard, who, being duly sworn, did sa espectively, of the Sheppard Investment Com trument is the corporate seal of said corpo	t part has hereunto set its hand and seal the <u>SHEPPARD INVESTMENT CO.</u> (SEAL.) <u>By R.W. Shepperd, President</u> (SEAL.) <u>Attest: H.B. Shepperd, Seq.</u> (SEAL.) (SEAL.) (SEAL.) gust, 1922, before me, the undersigned, a ally appeared before me R.W. Sheppard and y that he was the president and secretary, pany, and that the seal affixed to said in- ration, and that the said instrument was ion by authority of its board of directors,

Document 18: Sheppard Quick Claim Deed

**This Indenture.** Made the 1st day of Feby. in the year of our Lord one thousand nine hundred and twenty-three, between Walter M. Carner and his wife, Rilla Garner of Rexburg,

BARNARD STATIONERY

of the County of Madison and State of Idaho the parties of the Arst part, and Eugene Smith of Rexburg, RFD

The Southeast quarter of the Southeast quarter (SE2 of SE2) of Section Seven (7) and the South half of the southwest quarter (S2 of SW2) of Section eight (8), Township Five (5) North Range Forty (40) East of the Boise Meridian, and containing 120 acres.

This deed is given subject to one certain \$2950.00 mortgage, in favor of Gottlieb Rufi, of Rexburg, Idaho, with an unpaid balance of \$1299.05, which said mortgage and interest from Nov. 10th, 1922, the party of the second part assumes and agrees to pay as a part of the consideration herein named.

(Three Dollars and fifty cents in revenue stamps attached and cancelled)

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together with all and singular the tenements, hered	aments and appurtenances therews	nto belonging, or in anywise appertaining
and the rents, issues and profits thereof.		
· ·		a tea chuise an chuise teach an seachaire
TO HAVE AND TO HOLD, All and singular	the said premises, together with th	he appurtenances and privileges thereunte
incident, unto the said part y of the second part,		
		orever. And the said part 108 of the first
part and their heirs, the said premises in the q	viet and peaceable possession of the	said part y of the second part, his
heirs, and assigns, against the said part 165 of the	rst part and their to	
	neurs, and chiefier neurs, at	na against all and every person or persons
whosoever, lawfully claiming or to claim the same, sh	ll and will warrant any, and by the	se presents forever defend.
IN WITNESS WHEREOF, The said part ies	the first nave ha TA	1.
	, the prot part ha vitereunto set	their hand Sand seal S , the day
and year first above written.		and the second
Signed, Sealed and Delivered in the Presence of	<b>N</b>	Weither M. Gen
E. L. Walker	)	Walter M. Garner (SEAL)
H. H. WAIREL	· · · · · · · · · · · · · · · · · · ·	Rilla Garner (SEAL)
	)	(
		(SEAL)
STATE OF IDAHO,		
County of Madison.	y of Feby	and the second of the second o
Esmond L. Walker	Wednesd and and	in and for said County and State
personang uppearea Walter M. Garner a:	d his wife Rilla Garner	of Rexburg, Idaho,
known to me to be the person S whose name S are	subscribed to the within in the	
executed the same.		rent, and acknowledged to me that $t$ he $y$
In Witness Whereof, I have hereunto set my h. written. (Seel)	rd and affixed my official seal, the	day and year in this certificate first above
Commission expires Dec. 6th., 1923.		LSBOND L. Welker
	Notary Fubris	, Residence Rexburg, Idaho.
Recorded at the request of Rexburg Real 1	state Co.	
this 13th day of February		utes past 1 o'clock P.M.
B. W. Stanger	,	
Fees, \$1.25	Deputy.	Jno. Hegsted Recorder.
μασο, ψι.co		
en som förstöristiska för förfölda som som annande som en		

Document 19: Garner Sale to Smith Rexburg Dry Farm

WARRANTY DEED

531 Book No.

DOLLARS.

No. 60533.

THIS INDENTURE, Made the , in the year of our Lord one thousand day of  $17 \, \text{th}$ April nine hundred and twenty-three , between Eugene Smith and Mary Smith/ of Thornton, of the County of and State of of the first part, and Madison. Tdaho . the parties E. Leon C. Smith, of Thornton,

of the County of . and State of , the party of the second part, Madison, Idaho WITNESSETH, That the said part ies of the first part, for and in consideration of the sum of

#### One Dollar and other valuable considerations

in hand paid by the said part y of the second part, the lawful money of the United States of America, to . . . receipt whereof is hereby acknowledged, does by these presents Grant, Sell, Bargain/and Convey and Confirm unto the said heirs and assigns, forever, all that certain lot , piece or parcel of of the second part, and to his part y land situate, lying and being in the County of Bonneville and State of Idaho, and bounded and described as follows, to-wit:

The South Half of the North west Quarter (SINW2) and the North half of the South West Quarter ( $N_2^2$ ) and the North East Quarter of the South West Quarter (NE4SW4), Section Thirty Five (35)/North Range 41 E.B.M.

\$2.50 U.S.I.R.S. attached and cancelled.

Together with all and singular the tenements, hereditaments and appurtenances thereanto belonging or in anywise apper-

Together with all and singular the tenements, hereditaments and appurtenances thereards belonging of in all two spir-taining, and the rents, issues and profits thereof. TO HAVE AND TO HOLD, All and singular, the said premises, together with the appurtenances and privileges thereto incident, unto the said party of the second part, and to his heirs and assigns, forever, and the said parties of the first part and their heirs, and the said premises in Aquiet and peacettee possession of the said met. . . of the second part, his or heirs and assigns, against the said parties of the first part and their heirs, and against all and every person and persons whomsoever, lawfully claiming or to claim the same, shall and will warrant any by these presents forever defend.

IN WITNESS WHEREOF, The said parties of the first part have hereunto set hands and seals, their the day and year first above written.

Signed, Sealed and Delivered in the Presence of D. W. Stowell	Eugene Smith [SEAL]
Seal	[Seal]
STATE OF IDAHO, County of Madison. XXXXXERXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	day of April , in the year of 1923, before , a Notory Public in and for said County <del>and State</del> , personally appeared
Eugene Sm	ith and Mary Smith,
known to me to be the person s whose names to me that they executed the same. IN WITH [SEAL] seal at	subscribed to the within and foregoing instrument and acknowledged IESS WHEREOF, I have hereunto set my hand and affixed my official the day and year first above written.
Tracommission expires Sept. 7 , 192 (	D. W. Stowell
Recorded at the request of	Geo. Witt.

Document 20: Smith Sale to Smith Warranty Deed

THIS INDENTURE, Made this - - 19th day of - - April - - - - in the year of our Lord

one thousand nine hundred and Anguky-four.

WITNESSETH, That the said part ...... of the first part has ..... leased and demised, and by these presents do ...... lease and demise, unto the said part ..... of the second part, the following de-Bonnovillo scaled property situated in **Watasa** County, State of Idaho, to-wit:

The South half of the Northwest Quarter (33 NW1) and the North Half of the Southwest Quarter (N3 SW1) and the Northeast Quarter of the Southwest Quarter (ND2 SW2) of Section thirty-five (35) Township three (3) North, Range Forty-one (41) East of the Bolse Meridian.

the above described premises. The party of the second part agrees works to furnish all seed and do all work in connection with relating the crops and also 'to pay all expenses incurred in relating and margesting add crops. The party of the first part agrees to accept his one third at the machine on the Above described property at time of harvesting, said one third to be not to party of the first part; except the darge for threshing the one third beinging to perty of the first part. AND IT IS HEREBY AGREED, that if any rents shall be due and unpaid, or if default shall be

AND IT IS HEREBY AGREED, That if any rents shall be due and unpaid, or if default shall be made in any of the covenants herein contained, then it shall be lawful for the said part?........... of the the first part to recenter said premises and to remove all persons therefrom.

And the said part J.... of the second part do CA. hereby covenant, promise and agree to pay said part \_\_\_\_\_\_ of the first part, the said rent in the manner hereinbefore specified and not to let or underlet the whole or any part of said premises without the written consent of the part ...... of the first part.

And at the expiration of said term the said party of the second part will quit and surrender the said premises in as good state and condition as reasonable wear thereof will permit, damage by the elements excepted.

-IN WIGHERS WHEREFT, The sold partic

Document 21: Simmons Lease

#### WARRANTY DEED

KNOW ALL MEN BY THESE PRESENTS:

That Leon C. Smith, a single man of the County of Madison, and State of Idaho, for and in consideration of the sum of Ten Dollars and other valuable consideration DOLLARS in hand paid do hereby grant, bargain, sell, convey and confirm unto Eugene Smith of the County of Madison and State of Idaho, the following described real estate situated

, in Madison County, and State of Idaho, to-wit:

The Southeast Quarter of the Southeast Quarter  $(SE_2SE_2^+)$  of Section Seven (7) and the South half of the Southwest quarter of  $(S_2^+SW_2^+)$  of Section Eight (8), all in township five (5) North Range Forty (40) East of the Boise Meridian, Madison County, Idaho.

TO HAVE AND TO HOLD the premises above described, together with all the Tenements, Hereditaments and Appurtenances thereunto belonging, unto the said Eugane Smith and to his heirs and assigns, forever. And he do hereby covenant with the said Grantee, and with his heirs and assigns that he is lawfully seized of said premises; that they are free from encumbrance except \$300.00 to the Continental Life Insurance Company that he have good right and lawful authority to sell the same; and he do hereby covenant to warrent and defend the title to said premises against the lawful claims of all persons whomsoever.

And the said Leon C. Smith hereby relinquishes all in and to the above described premises. Signed this 3rd day of Odt. A. D. 1925.

In Presence of

Leon C. Smith

D. W. Stowell

SS.

STATE OF IDAHO ) Madison County )

in

On this 3 day of Oct., A. D. 1925, before me, the undersigned a Notary Public, duly commissioned and qualified for and residing in said County, personally came Leon C. Smith to me known to be the identical person whose name is affixed to the foregoing conveyance as grantor and acknowledged the same to be his voluntary act and deed. Witness my hand and Notarial Seal the day and year last above written.

(SEAL) D. W. Stowell, Notary Public My commission expires the 7th day of Sept. 1926.

Recorded at the request of Eugene Smith at 50 minutes past 2 o'clock P. M. this 13th day of November, 1937.

> J. T. Elliott Recorder L. E. Raybould Deputy

Fee: \$1.25

Document 22: Leon Sale of Rexburg dry farm back to Father Warranty Deed

	驚得難 아이지 그는 것이 물 관람한 괜찮지 지않는 것 같이 물론 한 만났는 것을 것
<b>*</b> .	WARRANTY DEED
	THIS INDENTURE, Made thelOth day ofOctober in the year of Our Lord
	One Thousand Nine Hundred andTwonty-five, between
	Eugene Smith and Mary/Smith, his wife
	of the County of Madison, and State of
	of the first part, and Leon C. Smith Lond
	of the County of Madison and State of
	of the second part.
	WITNESSETH, That the said part1.0.3 of the first part, for and in consideration of the sum of Love and affection and
	Ten mallars and other valuable consideration is the state of the said party. of lawful money of the United States of America, tothem
	the second part, the receipt whereof is hereby acknowledged, do. es. by these presents, Grant,
	Bargain, Sell and Convey and Confirm unto the said party of the second part, and tohis
×	heirs and assigns forever, all that certain lot, piece or parcel of land situate, lying and being in the
	County of Madison, and State of Idaho, and bounded and described as follows, to-wit:
	Southwest Quarter of the Northwest quarter (SW1 NW1) of section eleven
	(11) township five (5) North range 39, E.B.M.
anta persia re	
1	together with all and singular the tenements, hereditaments and appurtenances thereunto belonging,
<i>د</i> ر	or in anywise appertaining and the rents, issues and profits thereof. TO HAVE AND TO HOLD, All and singular the said premises, together with the appurtenances
ь. 	TO HAVE AND TO HOLD, An and singular the said premises, together with the appurtenances
در بر	and privileges thereunto incident, unto the said part y of the second part, to his
در ب ب ب	and privileges thereunto incident, unto the said part.y of the second part, to
6, 	heirs and assigns forever. And the said parties of the first part, and the ir
در ار ار ار	heirs and assigns forever. And the said parties of the first part, and their heirs, the said premises in the quiet and peaceable possession of the said part. of the second part, his neirs and assigns, against the said parties of the first part and <b>their</b> heirs and against
	heirs and assigns forever. And the said parties of the first part and their heirs, the said premises in the quiet and peaceable possession of the said part of the second part, <u>his</u> neirs and assigns, against the said parties of the first part and <u>their</u> heirs and against all and every person or persons whosever, lawfully claiming or to claim the same, shall and will warrant and by these presents forever defend.
	heirs and assigns forever. And the said partices of the first part and their heirs, the said premises in the quiet and peaceable possession of the said part. of the second part, his neirs and assigns, against the said parties of the first part and their heirs and against all and every person or persons whosever, lawfully claiming or to claim the same, shall and will warrant and by these presents forever defend. IN WITNESS WHEREOF, The said parties of the first part have hereunto set their
	heirs and assigns forever. And the said parties of the first part, and <u>their</u> heirs, the said premises in the quiet and peaceable possession of the said part. of the second part, <u>his</u> neirs and assigns, against the said parties of the first part and <u>their</u> heirs and against all and every person or persons whosever, lawfully claiming or to claim the same, shall and will warrant and by these presents forever defend.
	heirs and assigns forever. And the said part iesof the first part and <u>their</u> heirs, the said premises in the quiet and peaceable possession of the said part $V$ of the second part, <u>his</u> neirs and assigns, against the said part iesof the first part and <u>their</u> heirs and against all and every person or persons whosoever, lawfully claiming or to claim the same, shall and will warrant and by these presents forever defend. IN WITNESS WHEREOF, The said part iesof the first part <u>have</u> hereunto set <u>their</u> hand s. and seal s the day and year first above written.
	heirs and assigns forever. And the said parties of the first part and their heirs, the said premises in the quiet and peaceable possession of the said part . of the second part, his neirs and assigns, against the said parties of the first part and <u>their</u> heirs and against all and every person or persons whosoever, lawfully claiming or to claim the same, shall and will warrant and by these presents forever defend. IN WITNESS WHEREOF, The said parties of the first part have hereunto set <u>their</u> hand s. and seal s the day and year first above written. Signed, sealed and delivered in the presence of Market of the first part of the second part (SEAL)
	heirs and assigns forever. And the said part iesof the first part and <u>their</u> heirs, the said premises in the quiet and peaceable possession of the said part $V$ of the second part, <u>his</u> neirs and assigns, against the said part iesof the first part and <u>their</u> heirs and against all and every person or persons whosoever, lawfully claiming or to claim the same, shall and will warrant and by these presents forever defend. IN WITNESS WHEREOF, The said part iesof the first part <u>have</u> hereunto set <u>their</u> hand s. and seal s the day and year first above written.

Document 23: Thornton Farm Sale to Leon Warranty Deed

Sec. 1.	
制設計 「おおい」	WADDANTY DEED
	WARRANTY DEED
	THIS INDENTURE, Made the
	One Thousand Nine Hundred and horney fries, between
d.	Leon C. Smith
	of the County ofMadison, and State ofIdaho, the part.y.
	of the first part, and
	of the County ofMadj30nand State ofIdaho, the part 195 of the second part.
	WITNESSETH, That the said party of the first part, for and in consideration of the sum of
	Ten Dollars and other valuable consideration : : : : : : : : : : : : : Dollars
	lawful money of the United States of America, to
	the second part, the receipt whereof is hereby acknowledged, do.95. by these presents, Grant, Bargain, Sell and Convey and Confirm unto the said partiges of the second part, and to their
	heirs and assigns forever, all that certain lot, piece or parcel of land situate, lying and being in the
	County of Madison, and State of Idaho, and bounded and described as follows, to-wit:
	Southwest quarter of the Northwest quarter $(SW_{\pm}^{\pm} NW_{\pm}^{\pm})$ of section eleven
	(11) township five (5) North range 39, E.B.M.
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	This deed is given subject to a mortgage in the amount
	of \$2985,00
	150 additional
· .	
	POPERARE DOPERARE
-1 -1	
, et	together with all and singular the tenements, hereditaments and appurtenances thereunto belonging,
35	TO HAVE AND TO HOLD, All and singular the said premises, together with the appurtenances
	and privileges thereunto incident, unto the said part. 1980f the second part, to
	premises in the quiet and peaceable possession of the said part. 10 of the second part, their
Υ¢.	neirs and assigns, against the said party of the first part and his
	all and every person or persons whosoever, lawfully claiming or to claim the same, shall and will warrant and by these presents forever defend.
a c	IN WITNESS WHEREOF, The said part y of the first part ha.s hereunto sethis
сан 1 — 1	hand and seal the day and year first above written.
	Signed, sealed and delivered in the presence of Leno O Smith (SEAL)
	(SEAL)
	(SEAL)
1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	

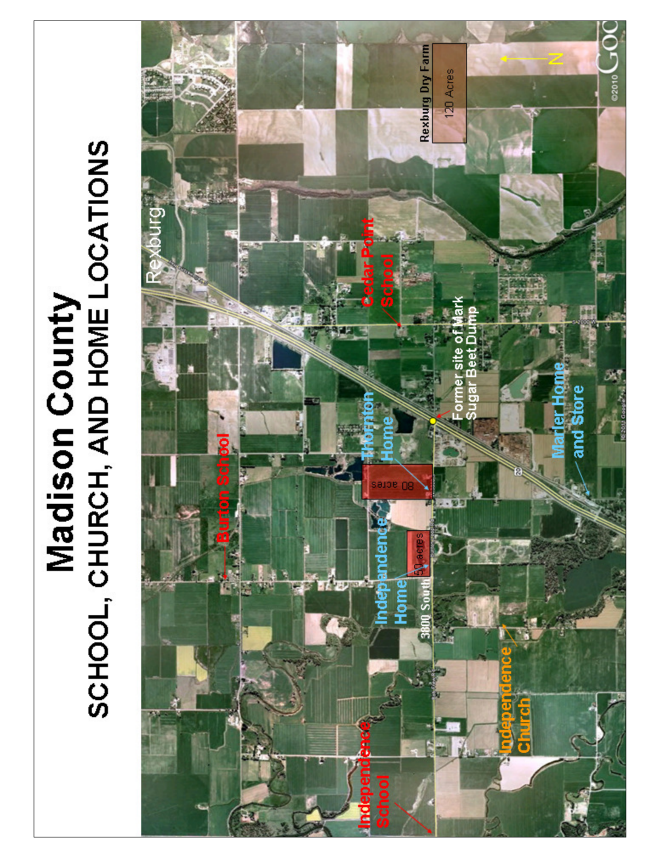
Document 24: Thornton Farm Sale to Eugene Warranty Deed

No. 102477.

17

THIS INDENTURE, Made this 12th	day of Noven	lber	in the year of c	our Lord on
thousand nine hundred and thirty-two , by an	id between			
Eugene Smith and Mary C. Smith, his with	fe,			
of Rexburg . County of	Madison	, State of	Idaho	
the parties of the first part, and Glenice	Smith			
of Rexburg	Madison	, State of	Idaho	
		, State of		
the part •• of the second part:		ta 80		
WITNESSETH, That the said part les of the first	t part, for and in con	sideration of the sum o	ď	
Five Hundred and Fifty and No/100				DOLLAR
lawful money of the United States of America, to them	in hand paid b	by the part · · of th	e second part, the rec	eipt where
is hereby acknowledged, XX does ' Granted, Bargained a	nd-Sold, and by thes		Grant, Bargain, Sell,	
Confirm, unto the said part of the second part, an lot, plece, or parcel of land, situated real estate, situated in Bonneville County, State of Idaho, t	d to and being in wit:	heirs and assigns f the County of F	All th orave, all the following conneville, Sta	certain n <del>g describ</del> te of
Idaho, bounded and more particularly d	lescribed as f	ollows, to-wit:		
The South half of the Northwest quarter	and the North	n half of the S	outhwest quart	er ano
the Southeast quarter of the Southwest	quarter of Se	ction 35. towns	hip three. Nor	th ran
41 East of the Boise, Meridian.				
This deed made subject to the contract	of sale of abo	ove described	property to Jo	seph Pa
act has been assigned to W. J. Smith.				
\$.50 U.S.I.R.S. attached.			tr.	
				21
			1.1	
TOGETHER With all and singular the tenements, I taining, and the actention and comparison of the second sec	aindarx, rents, issues :	and profits thereof, and		
taining, and the <u>sequences</u> <u>and corrections</u> <u>Constitutions</u> <u>to be and property constants</u> <u>to the sequences of the sequences</u> <u>TO FAVE</u> AND TO HOLD. All and singular the ab	ANNEX, rents, issues :	and profits thereof, and inscrazt. escribed premises, toge	ther with the appurten	ances, unt
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Document 25: Eugene Dry Farm Sale Glenice Warranty Deed



Map 4: Smith Family Locations

# **APPENDIX C**

Index of Names of some of the Smith's Friends

Adams, Patience Smith: Eugene's younger sister

- Adamson, Ella & Lewis: Antelope Homesteaders, had a son same age as Glenice. Good friends of Smith's. Their son's name was Clive.
- Anderson, A.C.: Glenice Smith Anderson's father-in-law, but he died in 1916 when Glenice was a little girl.
- Anderson, Thell: Antelope homesteader
- Anderson, Wilford: Eugene was his counselor in the Sunday School presidency in the
- Independence Ward. Later he was his counselor when he was called as Bishop in the Independence Ward.
- Benson, Sister: Missionary companion with Elder Eugene Smith and Elder Hawas in the Eastern States Mission
- Bounce: Leon's black dog
- Bradford, Mabel Smith: Eugene Smith's older sister, husband's name "Lee".
- Browning, George: Antelope Homesteader, Family friends, father was inventor of the Browning machine gun.
- Budge, Dr D.C.: Family doctor in Logan
- Christiansen, Niels: Mary's Christiansen Smith's half brother. Early settler in Moreland, Idaho.
- Clifford, T. Holman: Antelope homesteader, Bishop of Melba Ward, called Eugene on his mission.
- Clifford, Elmer: Antelope Homesteader
- Clifford, Ruth and Holman: Antelope homesteader, Melba Ward
- Dably, Fred: Boyhood friend of Eugene Smith.
- Ellsworth, Sister: From Logan, Utah. Missionary companion with Eugene Smith and Elder George Flamm of Rexburg.
- Fjelstrom, Adolph and Elizabeth: Eugene bought his Thornton home, last home of Eugene and Mary's
- Fjelstrom, Ariel: Son of Adolph
- Flamm, George: From Rexburg, Idaho. Missionary companion of Eugene Smith and Sis Ellsworth of Logan.
- Forsythe, George: Member of the Independence Ward Bishopric
- Goodsell, Violet: Daughter of Fannie. Fannie was Eugene's older sister. Violet would write her grandmother, Anne Smith's letters for her.
- Hansen, Valdy and Oliver: Smith neighbors
- Hansen, Patriarch Andrew J.: of Fremont Stake, ID.
- Hansen, Soren: Mary Christiansen Smith's uncle who lived in Hyrum, Utah. He was her mother's brother.
- Hawas, Bro [Elder]: Eugene Smith's missionary companion along with Sis Benson in the Eastern States Mission
- Haskel, Charles: lived in Antelope, Melba Ward.
- Pres Herrick: Eugene's Western States Mission President
- Hill, Hazel Thomason: Gladys Thomason Spaulding was her sister. She taught at the Burton School.
- Kimball, Heber C.: Smith family friend
- Marler, George and Martha: Eugene and Mary Smith's brother and sister-in-law. Martha was Mary's oldest sister.
- Marler, Mary: Daughter of George and Martha, niece of Eugene and Mary, nick-name "Mamie"

- Massi, Alma: Antelope homesteader
- McBride, Bishop: Bishop in Hyrum, Utah.
- McMurtrey, Jim: Antelope homesteader.
- Pres Monson: Eugene's Eastern States Mission President
- Moss, Alma: Antelope homesteader. Son of Bishop Moss
- Moss, Margaret: wife of Alma Moss?
- Moss, Hyrum T. and Nora (also known as H.T. Moss): Life long family friend. He was made Elders Quorum President and Eugene was one of his counselors sometime between 1902-1907. He was in the Bishopric when Eugene was called to serve a mission. Smith's Bishop at some point and he bought Eugene's land in Antelope. He was the Stake Patriarch.
- Moss, T. Royce Moss: Life long family friend. About same age as Smith's son Leon. He was the Smith's bishop at the time of their deaths.
- Napper, Ann: Mary Smith's sister. Her sons were Hal and Fay
- Nichols, Irma Christiansen: Mary C Smith's youngest sister.
- Osmond [Ossmun], Sister: Lived south of LaBelle. Mary Smith nursed her baby for her when she could not.
- Parks, Hanver: Antelope homesteader
- Parks, Esther: Mary Smith's sister, she married James Peterson
- "Pomp": Smith's Sorrel work horse.
- Ricks, Kate: Antelope homesteader
- Ricks, George and Martha: Antelope Homesteaders
- Ricks, Peter J.: He was the Rexburg Stake Patriarch during the Smith's later part of life. He was in their ward Melba Bishopric when Eugene sold his Antelope property and bought another piece of property in next to his in the Antelope country.
- Rumsey, George: Antelope farmer, good family friend. Eugene saved his life when he was drowning in the Snake River near Clark's Recreation Stop on Clark Hill and helped convert him to the LDS church while Eugene was on his mission.
- Smith, Fred & Carrie: Eugene's half brother (and wife) from his father's first wife, Margaret Guerney Smith.
- Smith, Lizzie Fulton Sweet: Thomas X Smith's third wife. Eugene's mother sat with her to comfort here as she died.
- Spaulding, Gladys Thomason: Hazel Thomason Hill was her sister.
- Stoddard, Jennie Smith: Eugene's youngest sister
- Tibbetts, George and Byron: George Marler's relatives. Homesteaded Antelope, later lived in Lorenzo. Their mother was a widow. They all came from Providence, Utah.
- Thomason, Charles: His father was a counselor to Thomas X Smith, Bishop Logan 4<sup>th</sup> ward. Gladys and Hazel were nieces to Charles. Charles was also Bishop to the Smiths.
- Wheeler, John E. & Etsel: lived and homesteaded at Antelope. They were south of Eugene's homestead.
- Yoe, George and Martha: rented Eugene's Antelope farm while on his mission.

From Mission:

List of Converts Dad help to convert and companions he had or worked with - Glenice [these names were all contained in a small black Day Book]

Mrs Agnes Watson 723 Smith Ave 510 Univeristy Ave Trinidad Colo

Alender Romero Trinidad Colo

J.B. Smith 1205 Linden Ave Trinidad Colo

Sister Ellsworth 1521 Maylert Ave Scranton Penn

Robert Pringle Scranton Penn

William Pringle Scranton Penn

James A. Farnsworth Ashton Idaho

Harold D. Despain Clifton Idaho

Edward R Gibbons Tempe Arizona

William N. Casper

Cabarret Wasatch Sarah Hyer Lewiston Utah c/o Bp Hyer Joseph Smith 812 San Fea St Trinidad Colo Mrs E. E. Kessner 1005 Nevada Ave Trinidad Colo Mrs M. Hartman 809 Anfo Ave Trinidad Colo Lucy Morris Morgan Utah Mr Peter Jensen 1004 Anfo Ave Trinidad Colo George Boam Cumberland Wyo Ray Williams Cumberland Wyo Evan B Theobald Hinckley Utah David B. Ballantyne Rigby Idaho

Coleman Snow Teasdale Utah R.P. Dahl Raymond Alberta Annie Snow Teasdale Wayne Co Utah Milton Pitchfield Raymand Canada Malven Putram Woodruff Utah Hyrum Stokein South Jordan Utah A friend of Byler Clifford Mr C. Wheately 1640 Downing Denver Colo Howard McGavin Marysville, Ida S.G. Maes 108 Park Ave Trinidad Colo Agnes Watson 410 University Ave Trinidad Colo Hannah Reed

Starkville Colo Peter Jensen 1004 Anfo Ave Trinidad Colo Mr Evans Starkville Colo c/o Hannah Reed Mrs Day Starkville Colo c/o Mrs Hannah Reed H. L. Bartholoman Fayette Utah Ronda P. Dahl Raymond Alberta Canada Enish Norman 2640 Federal St Camden NY Mr Larner Doughty 736 Federal St Camden NY E. W. Stucki 2000 N 16 st Philadelphia PA Elder John H. Williams Kanarra Iron Co Utah

Mission Address 33 West 126 Street New York City New York

Conference Address 2000 North 16<sup>th</sup> Philadelphia Penn

Elder Robert S. Hielier Hoytsville Summit Co Utah

Elder Lester Ogden Richfield Utah

Mr Robert Montgomery #935 Lincoln Ave Alipplrant Penn

John Parker Beck Comshok? Penn

Samley Byard 152 E 9 Ave Conshahackeic

William Teadale Spokane Wash. State

Elder Williams 925 Green Ridge Scranton Pa

John W. Hart Rigby Ida

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