

File 15 Casque Co 75

Milam Scrip.

Thomas J. J. J.
Robt Co Campbell
320 acres

see old map inside

Certificate No. 475

Patented Dec 10/45

to original

ms 330 vol 1

Mgl. 439

Contents

- 1 Certificate
- 2 file notes
- 3 old map

Jan 11/77

Simon

REPUBLIC OF TEXAS.

LAND SCRIP.

No. 475.

320 ACRES
OF LAND.

TO ALL TO WHOM THESE PRESENTS SHALL COME.

BE IT KNOWN

That I, **SAM. HOUSTON**, President of the Republic of Texas, by virtue of the authority vested in me by joint resolution of both houses of Congress, and passed into a law on the tenth day of December, eighteen hundred and thirty-six, which authorizes and requires me to issue to **THOMAS TOBY**, of New Orleans, Land Scrip to the amount of five hundred thousand acres, as the recognised Agent of this Republic, and in the discharge and fulfilment of obligations attendant thereon.

Therefore, I, **SAM. HOUSTON**, President as aforesaid, in compliance with the provisions of the above recited act, DO DECLARE THAT *Thomas Toby of the City of New Orleans, State of Louisiana* Legal representatives, are entitled to **Three hundred and twenty acres of the public domain of Texas**, agreeably to the following conditions, TO WIT:

ARTICLE 1st.—That NO PREFERENCE shall be given to any person or persons who may have hitherto obtained Lands from the Government of Texas, by purchase or bounty lands, or shall hereafter obtain them in that manner, over the holders of this Scrip, if such lands have not been already located.

ARTICLE 2d.—When the Land Offices of this Republic shall be opened, (of which the world will be duly apprised,) the holder or holders of this Scrip shall be entitled to make his or their location, on just and equitable terms with all other persons now holding Scrip; and no priority of election shall be given to those who at present hold Scrip, over the purchasers of this Scrip.

ARTICLE 3d.—The holder of this SCRIP shall receive his TITLE without any other expense than the purchase money.

ARTICLE 4th.—In order to hold lands by virtue of this Scrip, a residence in Texas shall not be necessary.

ARTICLE 5th.—This SCRIP shall be transferrable by endorsement on the back hereof, in the following form, To WIT:—"For value received, I hereby transfer, assign, and set over all the right, title and interest, which this Scrip gives me to the Lands herein named, to *MS* legal representatives." Which assignment must set forth the residence of the purchaser, be dated and signed by the seller, in the presence of Two WITNESSES, who must also sign; and no other act or sale of transfer shall be required, to enable the purchaser or purchasers to enter the said land and take possession thereof.

And in order that the Rights and Interests acquired by virtue of this Scrip, shall at all times be maintained and preserved, Therefore, I, **SAM. HOUSTON**, President of the Republic of Texas, have signed the same, and caused my Private Seal to be also affixed, there being no seal of office yet provided.

Done at Columbia, this *Tenth* day of *December*
Secretary of the Treasury,

D. D. 1836.

Henry Smith

Sam Houston



New Orleans 1 Feb. 1837

For value received, I hereby transfer assign and set over all the right title and interest which this scrip gives me in the Lands herein named, to Thomas B. J. Hadley of Jackson in the State of Mississippi or his legal representatives -

Witnessed,
J. Brentblark

Thomas B. J. Hadley

M. G. Deemy

Houston December 9th 1841.

For Value received I hereby transfer, assign, and set over all the right title, and interest which this scrip gives me to the lands herein named to Magnus V. Rodgers of the City of Houston, County of Harris and Republic of Texas or his legal Representatives -

M. V. Rodgers

Witnesses
D. C. Smith
D. C. Smith

Houston Texas 10th 1842.
For value received I hereby transfer assign and set over all the right title & interest which this scrip gives me to the lands herein named to Robert C. Campbell of the City of Houston, County of Harris & Republic of Texas, or his legal representatives -

M. V. Rodgers

Witnesses
Dro. Garley
William Purvis

320 Acres
Wm C. Deemy
Wm C. Deemy
Dec 15

LCB

Republic of Texas
County of Milburn

□

5

Survey for R. C. Campbell
of 320 acres of land situated
on hog creek a branch of the
Rosebud about 20 miles above
the main village and being

the quantity of land to which he is entitled
by virtue of land scrip No 475 assigned
to J. B. Hawley by him to M. J. Rodgers
and by him to R. C. Campbell

Beginning at the N. E. corner of a
Survey made for J. G. Johnson for the
S. E. corner of this survey from which
a cedar tree marked X bears S. 66 E. 300 yards
a Spanish tree S. 3 W. 170 yards thence N. 30 W.
1900 yards to the N. E. corner thence
S. 60 W. 950 yards to the N. W. corner from
which a live oak bears S. 45 W. 71 yards another
live oak marked D bears S. 55 E. 30 yards
thence S. 30 E. 1900 yards to the S. E.
corner from which a Black Jack tree
marked F bears S. 60 W. 100 yards thence
N. 60 E. 950 yards to the Beginning
Surveyed 24 July 1845

J. Duffoo } Chain
M. Hughes } Carriers
George Gunn } Markers

I solemnly declare the
above Survey to be made according
to law and at the time above written
Caldwell Sept 1st 1845

J. B. Erath Deput
County of Milburn

File 2
Milam Co. Scrip

Field notes 320 and
Robt. C. Campbell

Patented

Examined & Recorded

Robert C. Campbell

320

U.S.

Republic of Texas }
County of Milam } I do Certify that I have
Examined the within field notes and find them
Correct and the Survey made according to law
Given at Caldwell this 12th day of September 1845
James Abbott
C. A. Surveyor

75
File 15. ^{Box 9} 7000
Milam Co. Scrip ⁷³
3

Robt. C. Campbell
— 330 Ams —

To the Secy of the U.S. Patent
Office
Washington D.C.
Milam Co. Scrip

Conceded an assignment
of the right of a
Patent for Invention

Patented 10th
Nov. 1845
of Hair

No 330 Vol 1

Milam Co. N. H. P. O. in R. 17