OCCGS REFERENCE ONLY

THREE JOHN HUSTONS

by Carol Willsey Bell. C.G.

Columbiana County Probate Court records reveal two different men named John Huston who died within about a month of each other, and has luck would have it, their probate case files are numbered #1314 and #1315. As would be expected, papers from one file were mistakenly put in the other file, and vice-versa. To further complicate matters, papers for one John Hunter were also found in one file. In order to distinguish these two men from each other, each file was carefully examined. There are enough distinguishing factors to make this possible. A third John Huston died in 1835, a resident of St.Clair Twp.

#1314 JOHN HUSTON of Elkrun Twp. will: 20 Aug 1830, probated Aug 1830.

"I, JOHN HUSTON, of Elkrun Township; to wife MARY; to each of my three daughters, MARY, REBECCA & ISABELLA; to son JAMES; the farm on which I now live shall remain unsold untill my youngest son WILLIAM shall arrive to the age of 21, he now being 7 years old on the 11th day of July ult.; my son JOHN; if my title to a certain tract of land, situate in Erie Co PA, containing 464 acres, be confirmed in law, the same be equally divided among my children or their legal representatives. I nominate the Rev. Elijah N. SCROGGS guardian of my minor children REBECCA, ISABELLA, ROBERT, JESSE, JOSEPH, ELI & WILLIAM; it is my will that my sons JOSEPH, ELI & WILLIAM be bound out to suitable trades; I bequeath to my son JOHN all my personal property of every description. Executor: GEORGE McCOOK of New Lisbon." (ss) JOHN (his X mark) HUSTON. Witnesses: JACOB HUFFMAN, ROLLY [or POLLY] (x) PIPET, G.McCOOK.

Aug term 1830: will brought into court & verified by two subscribing witnesses

6 Sep 1830: JOHN E. WALLACE, SAML. H. GASKILL, JACOB HUFFMAN, appraisers of the personal property, valued at \$80.12 1/2. Property set apart for the support of MARY HUSTON, Widow, \$20.75.

13 Nov 1837, Partial account of GEORGE McCOOK, executor. The personal property was specifically devised and there was no sale. Debts paid to: B.HANNA, JOHN WALLACE, G.ENDLY, JAMES COULTER, JAS. GRAHAM, JOSEPH RICHARDSON, DAVID BEGGES, WALTER SMITH, G.McCOOK, LEONARD HANNA, JONATHAN MORRIS, THOS. CARROLL, ADMR. OF HESSIN, JOHN BYERS, JOHN WILLIAMS, FISHER A. BLOCKSOM, atty. After payment of debts, there is \$217.21 3/4 left in the hands of the accountant.

15 Aug 1840: Abstract of payments made by executor to the widow and legatees:

to MARY HUESTON, Widow, personal & real property set off to her.
REBECCA McDONALD & MARY CALHOUN each one bed, bedding & bedstead as legacy
ISABELLA HUSTON, one bed & bedding
JAMES HUSTON, one bed, bedding and bedstead devised to him
JOHN HUSTON \$280 in full of his claim as residuary legatee.



ORANGE COUNTY CALIFORN GEWEALDGICAL SOCIETY

THREE JOHN HUSTONS

Family of JOHN HUSTON & wife MARY: John Huston. (b1782) d 24 Aug 1830 ae 48y 4m 19d. bur Carlisle Cem., Elkrun Tp Mary Huston. (b1782) d 28 June 1864 ae 82y 16d. bur Carlisle Cem.

MARY m Johnston or Jonathan Calhoun 29 July 1836
REBECCA minor in 1830; m Edward McDonald 28 July 1836
ISABELLA minor in 1830; possibly m Martin Adams 1 Oct 1840
JAMES
WILLIAM b 11 Jly 1823; probably the Wm in Centre Tp p341 in 1850
JOHN
ROBERT minor in 1830
JESSE minor in 1830; Margaret w/o Jesse (b1824) d 10 Mar 1856 ae 31y 5m 1d
JOSEPH minor in 1830; Joseph d 13 Mar 1844 ae 27y 4m 25d
ELI minor in 1830; may be the Eli aged 34 (b1816) living in Centre Tp 1850.

#1315 JOHN HUSTON of Middleton Twp. 24 Aug 1830. NANCY HUSTON & RICHARD STOCK. administrators of JOHN HUSTON, on \$400 bond with JAMES VALE & JOHN JONES security.

28 Sep 1830, ELI VALE, KIMSEY ROBINSON & GEORGE DAWSON, appraisers of the personal property of JOHN HUSTON, late of Middleton Tp. Property set off to NANCY HUSTON, widow.

27 Oct 1830. Sale of personal property of John Huston, late of Middleton Tp; the buyers were:

BARD, HENRY JR.	DAVIS. JOHN JR.	HUSTON, NANCY	RISINGER, PETER
BLACKLIDGE, THOMAS	DAVIS, SAMUEL	HUSTON, WILLIAM	SMITH. JACOB
CANNON, LINDSEY	FITZIMMONS, JAMES	HUTTON. JOHN F.	SOWDERS, WILLIAM
CANNON, THOMAS	FREDERICK, GEORGE	LOWTHEN, SAMUEL	STEVENS, AMOS
CRAWFORD. EDWARD	GASTON, HUGH JR.	MOORE, ALEXANDER	STEVENS. AUGUSTIN
CRAWFORD, ROBERT	GASTON. JAMES JR.	MURRELL, JOHN	STEVENS, JACOB
CRAWFORD, SAMUEL	GEISLEMAN, JACOB	RAY, JAMES	VALE, JAMES
DAVIS, JOHN	HOLE, CHARLES	RISINGER, JONATHAN	YOUNG. NICHOLAS

Final account, 11 Oct 1832. Filed by NANCY HUSTON, / BAXTER, married to Baxter, since granting letters of administration, and said BAXTER in right of his said wife Nancy, and Richard Stock; expenses paid, debts paid [among these, \$4.41 to EDWARD HUSTEN, \$7.66 1/2 to JEREMIAH HUSTON]. Paid John L. Dawson for coffin for deceased, \$4.50. \$132 left for distribution. No statement showing payments to heirs.

Ohio Patriot. 17 July 1830: "SUICIDE: JOHN HUSTON of Middleton Tp this county, hung himself on the night of the 14th inst with a leather strap...he was found with his knees resting on the ground. No other reason but intemperance is assigned for this rash act...his circumstances were good. He has left a wife and two children."

OCCGS REFERENCE ONLY

THREE JOHN HUSTONS

note: there is no marriage record in Columbiana Co for MRS. NANCY HUSTON to a BAXTER. However, the 1850 census of Middleton Tp., p181, shows AGNESS BAXTER age 44 b OH. Altha 13 b OH. & Harrey 9 b OH. Since Agness and Nancy are interchangeable first names, we might assume this to be the widow of John Huston. She is living near John R. Huston, aged 21 & his wife Debera (Wollam) who married 28 Dec 1848. The 1830 census shows a male under 5 and a female under 5.

Columbiana County Cemetery records v13 p1130. for the Huston Farm Cemetery in Middleton Twp, shows a stone reading: "Edward Huston, born only God Knows. (died) March 6. 1828." A bible record shows that this John Huston was the 6th child of Edward & Winafred (Grate) Huston, perhaps born between 1800 & 1802, and was married to NANCY LEFFERAG.

#1747 JOHN HUSTON of St.Clair Twp. will:18 May 1835, probated Aug term 1835

"I, John Huston, of St.Clair Tp., to my "beloved wife" [never named]: my three daughters, MARGARET, REBECCA & ANN; son SAMUEL; son JOHN; son THOMAS. All my real estate to my son THOMAS. Executor: William THOMPSON. (ss) JOHN HUSTON. Witnesses: Joseph Gaston, James Huston, Samuel Huston.

August term 1835, two of the witnesses testify to validity.

3 Sep 1835, William Thompson, executor, with John Smith and Andrew Asdel on \$1000 bond.

20 Jly 1837, final account filed. Expenses: to William D. Hambell for making coffin \$5.50. to John Huston, guardian: to Fanny Huston, guardian

the following are vouchers for property willed to different heirs:

Fanny Huston \$ 31.00 Fany Huston, grdn 135.00 Thomas Huston 93.00 Margaret Huston 67.50 John Huston grdn 226.50

Columbiana Co. marriages (v1 p14) shows: JOHN HUSTON & FANNY COBURN m 18 Mar 1806 by Enos Thomas JP, of St.Clair Twp.

FOR ESTATE PURPOSES; Searching for children of Wayne (Jack) Guy and Lois Guy. Must produce birth certificate and answer some genealogical questions to prove identity. Write to Box 847 %Morning Journal, Lisbon, Ohio 44432 Morning Journal, May 19, 1990

OCCGS REFERENCE ONLY

THREE JOHN HUSTONS

Children of John & Fanny (Coburn) Huston:

MARGARET (a Margt m George W. Reily 11 Oct 1836)
REBECCA (a Rebecca m Saml Quigly 23 Mar 1831: also. John Hibbet 7 Jly 1841)
ANN (no marriage record for an Ann)
SAMUEL b 1816 d 1817. bur Longs Run Cemetery
JOHN
THOMAS b 1812. d 13 May 1874 ae 62y 2m at Knox Tp. bur Longs Run Cem.

This John Huston served in the War of 1812 from 25 Aug 1812 to 26 Feb 1813 as a private in Capt. William Foulk's Co., 1st Regt. Ohio Militia under Col. John Andrews, as verified in his War of 1812 pension file at the National Archives, and in which his marriage to Frances Coburn in verified. According to her affidavit, dated 28 Sep 1850, John died at his residence on 21 May 1835. Frances/Fanny appears to be enumerated in the 1850 census aged 65, born Maryland, living with G.W. 35, Rebecca 36, Martha 9, Homer 7, George 5 & Columbus 3, all born Ohio. According to incomplete cemetery records of Longs Run Cemetery in St.Clair Tp., "Francis" (b c1784/5) d 1856 ae 72y 11m 15d.

To further complicate matters in this already confusing family, at the Calcutta Presbyterian Cemetery is James Huston, b 10 May 1789 d 18 Sep 1879 and FRANCES COBURN wife of JAMES b 21 Mar 1806 d 26 Dec 1893. They are found in 1850 in St.Clair Twp (p220) with a 70 year old Samuel Coburn living with them. Several of the Hustons living in this area appear to be sons of SAMUEL Huston who was contemporary with JOHN, both serving in the War of 1812. G.W., with whom Frances lives in 1850, appears not to be her son, as he is not named in the will.

1830 census

			males		remaies	
St.Clair Tp.	p317:	John Huston	0001101	11	022001	John ae 40-50
Elk Run Tp.	p382:	John Huston	01212001	//	00111001	John ae 50-60
Middleton Tp.	p331:	John Huston	100001	11	10001	John ae 30-40

ADOPTEES

Need help locating birth parents? The Adoptee's Liberty Association, P. O. Box 154, Washington Bridge Station, New York, NY 10033 priveds assistance.

Their phone No. is 212-581 1568

ORANGE COMMUNICATION CAMEGORIAN.

And

Are you aware that biological parents can register with International Soundex Reunier Registry, P. O. Box 2312, Carson City, NV 89702. Adpoted children may also register when they become legal age, in both parties are registered and want to find each other, a match is made. Send a long, SASE to the above registry, requesting Soundex forms.

GENEALOGICAL SOCIETY

FAM

OCCGS REFERENCE ONLY

Family Bible Records Submitted by Thomas H. Houston

Further information on Almanzon Huston may be found in previously published material in the San Augustine Tribune by Harry P. Noble, in William Huston of Voluntown, Connecticut by Aimee Huston Eck, in Historic Homes of San Augustine, by Anne Clark, and in the Cherokeean/Herald of Rusk, Texas.

FAMILY RECORD. MARKIAGES.

FAMILY RECORD. BIRTHS. MANY ON Auston Teras September 7. 1873 mie B. Huston was n in Cheroku Co Teras arch 5 18 16.

Elizabeth Canthue Hace Elizabeth Canthue Hace whicher) was forme are each 27 17 + 3 Madgie tourtone (sister who have freeze,

FAMILY RECORD. BIRTHS.

TAMILY RECORD.

DEATHS.

Menter Standard died

Facultan Hanton died

February 1, 1970
maggie Hanton

Standard Dine 5, 750

Calinder foor Facultan

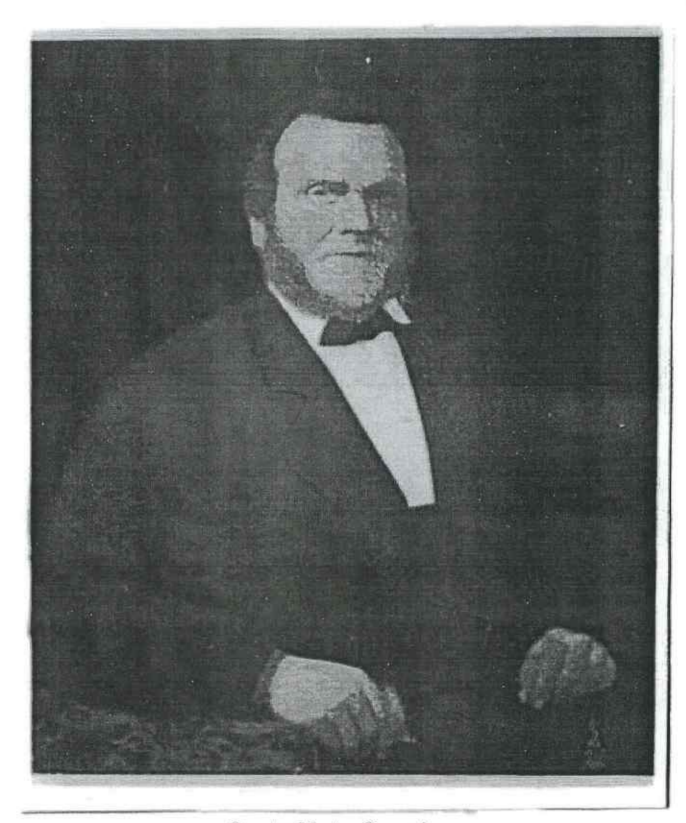
deed De to bert 14, 1944





Thomas Huston, my GGGGfather, was born 3/12/1767 in Voluntown, Connecticut. Col. Almanzon Huston, above left, born 10/22/1799 in Lebanon, Madison County, New York, was Quartermaster General for the Texas Army 1856. My GGGfather signed his name A. Huston Q. General. Elizabeth Newton is pictured above right.

ORANGE COUNTY CALIFORNIA GENEALOGICAL SOCIETY



Quarter Master General Republic of Texas - 1836 UNITY CALIFORNIA GENEALOGICAL SOCIETY



Almanzon Huston was born in Lebanon, Madison County, New York on October 22, 1799, the son of Thomas Huston and Susannah Campbell Huston.

Went to Erie County, Pennsylvania April 16, 1819, met and married Elizabeth Newton. He went to Niles, Michigan, in May 1829 and bought a log house that stood on the North side of Main Street, near the river and it was here that the first court in Burrin County Michigan was held. He operated a tavern and ran a stage coach line from Niles, Michigan to Detroit and was Colonel of Militia in the Black Hawks War in 1832 before coming to San Augustine

He built a home in San Augustine just East of the cemetery some time before 1837. It is a remarkable specimen of the early architecture of this section of Texas and still stands just as it was built. It is known as the Anderson Teal home and is in the center of the block between Harrison and Montgomery Streets. A. Huston built a large hotel which he called "Mansion Inn" House. Judge R. M. Williamson held the first District Court there under the Republic. This hotel was known in late years as the Huston Hotel.

He sold to President M. B. Lamar for the sum of \$5.00 the lot on which was erected the first custom home in San Augustine. One end of the building was fenced off for use as a clerks office and court house. It was a large barn like structure and was situated on Montgomery Street. All famous trials of that day took place within the bare walls of the old structure. This custom housewas used as a Court House until the brick house was built in 1835.

A. Huston was a close friend of Stephen F. Austin, Thomas J. Rusk, and J. Picking Henderson.

A. Huston of San Augustine, prior to the Texas Revolution, represented municipality of San Augustine at the consulation in 1835 at San Felipe. At the close of the consulation on November 14, 1335, he was elected a member of the General Council but resigned four days later for active service in the Army of Texas.

Almanzon Huston and John A. Vitch laid out the town of Attoyac, on the Attoyac River in Nacogdoches County in 1335.

In addition to his activities as an Inn Keeper in San Augustine, Huston owned and operated a mail and passenger stage coach line from San Augustine through-Nacogdoches to Huntsville, Texas and on into Chu Chi, Louisiana. Sold the line to Thomas S. Ballard of New York in 1851. He had his stops along the route - one place was the "Houston INN", at Alto - he owned it and built it. His wife lived here until her death July 1. 1878.

The old Huston Inn at Alto is made of logs, still stands and is owned by the Hunt Line, located on Highway 21 East, known as the Old Kings Highway.

He served in the Army as Quarter Master General in 1836. A letter he wrote to Thomas J. Rusk

"Velasco, 12th July 1836 Dear Sir:

"I sold my riding horse and watch yesterday and bought for the express use of the Main Army 2,000 Lbs. coffee, which I shall cause to be forwarded with other supplies soon as possible. Bread Stuffs are plenty. Coffee and sugar scarce for which reason I laid out the avails of my horse and watch in coffee.

"I have the honor to be Sir your Abt. Svt A. Huston, Quarter Master General"

He supplied the Texas Army with ammunition, f ood and supplies in her greatest struggle. A. Huston, Quarter Master General, was just that kind of a man,

He left Texas with Archer Wharton and F. Austin to go to New Orleans to obtain supplies. Then back to Texas he was met with demands for food stuff, ammunition., horses, mules, harnesses and hundreds of necessities., including fire wood and steam boats. He dealt with ships and cargos and looked. about for scarce money to pay for supplies.

Official business which he would not neglect kept him from being a signer of the Texas Declaration of Independence on March 2. 1836.

Early in April he wrote the following, to the Assistant Quarter Master General. "I have forwarded on board the Sloop Ohio to (two)field pieces which you would cause to be transported to the Army with all possible dispatch." Those two guns were the famous "Twin Sisters" Cannons, a gift to Texas by the Citizens of Cincinnati and were used at the Battle of San Jacinto. Before the cannons were sent to Texas from Cincinnati, the cannons were christened by two sisters (twin sisters) popular young ladies from the Ohio City, thereby comes the name they bore.

A. Huston said to himself, "I served in the War (Fredonia Rebellion), fought against Jose de las Pedras at the Battle of Nacogdoches Angelina in 1832. Served under General (Sam Houston) throughout the war. And in 1839 against the (Chief) Bowles and Cherokee Indians.

And in reguard for money, I have to say that. I have not one dollar, having laid out two thousand dollars more for the Government than I have received from them."

If Almanzon Huston never lifted a gun for freedom, he would still deserve a place among the great men of our country and State, for in the struggle for Texas Independence he was truly the man behind the scene.

A. Huston owned four town lots in Lorenza Zavalla Colony, and in Jefferson County he owned 4,428 acres of land, owned three slaves, metal clock and a gold watch.

He had fourteen children.

Their names are:

BORN

Emory F. Huston

February 20, 1821

Infant

April 10, 1824

Melvina C. Huston October 21, 1826

Thomas Melvin Huston August 13, 1828

Cordelia A. Huston February 11, 1830

Almanzon T. Huston March 17, 1335

Elizabeth A. Huston March 10, 1832

Twins-Ellen & Frances Marion April 9. 1838

Mary M. Huston November 6, 1840

Newton Huston January 8, 1842

Henry M. Huston September 12, 1844

Priscilla A. Huston June 25, 1846

Alma Z. Huston January 21, 1848

A. (Almanzon) Huston b. October 22, 1799, Married April 16, 1819, in Erie Co., Pennsylvania Elizabeth Newton Huston, b. March 29, 1305,

Huston (A.) died in San Augustine, Texas, August 1861. His wife married again to Ira F. Austin July 4, 1876. Austin passed away ill 1878 - they were married two years.

A. Huston signed his name Huston. His descendants today spell their name Houston.

Mallie Houston of Alto, A. Huston's grandson, lives here at Alto and has lived here all his life. He is 89 years old.

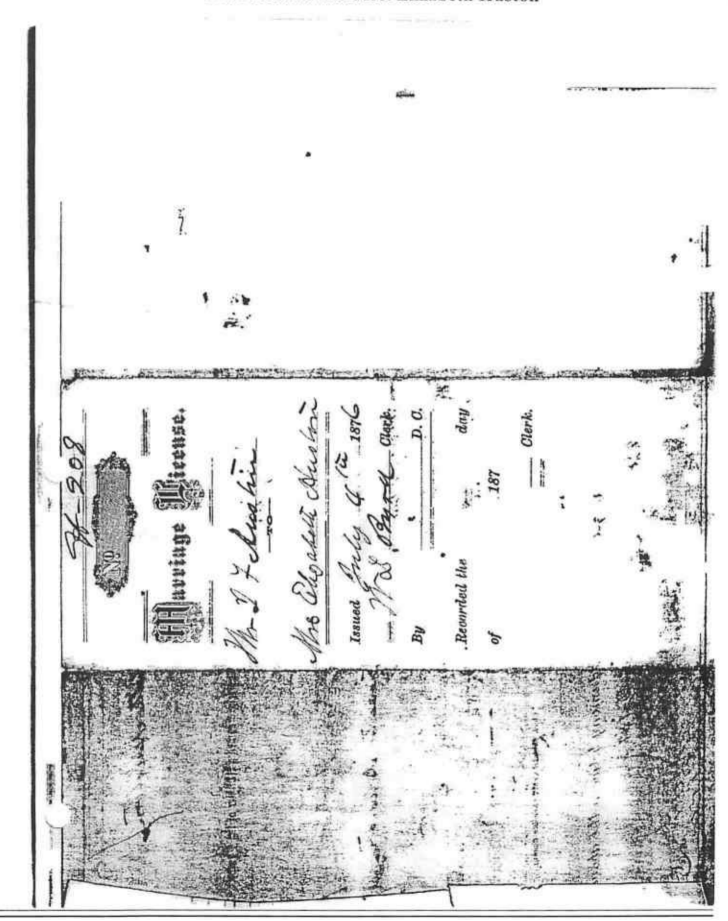
The writer's Mother., Mrs. Hattie Houston Arrant was born here at Alto in the "Houston Inn", her grandfather's home and lived in Alto her entire life. She was born July 311 1869 - Died April 4, 1946.

A. Huston leaves behind a host of descendants living in Arkansas, Louisiana and Texas.

Information gathered by Hattie Lee Arrant May 25, 1967, Alto Texas

Editor's Note: More information may ber found in Family File #62 at the Jacksonville Public Library.

Ira F. Austin and Mrs. Elizabeth Huston



GOPY

from
THE NATIONAL ARCHIVES
Record Group — 49

ADD. INFO. _____

have sont offlication for \$528

Drison's meleton, regard if one \$1

row we want metant milety for the both servery in the Winnettens minds

نخصے '			A Park	1			II .
	relation. The faller	ng to po claimed pt	AND AND AND AND		V. 2500		
		ob out on the original of the original origi					
	r Pi	o enterentation of the list of			>		
		ALTERNATION NO.	28/	21/2/	0. j ·_ 2/	200	
				nos s	70191 7083	me)	1)

Private Entry. LAND OFFICE at Mineral Saint, U.S. Seby. 25, 1847,
At is pereby certified, That, in pursuance of law, Grison Mustine,
of Soura county, State of Wisconsin Court on this day purchased of the
Register of this Office, the Lot or the North East quarter of the Moth Gast quarter of Section No. Swenty five, in Township No. Six, Moth, of Range No. Cene, East,
containing Forty acres, at the rate of acres, and Swenty Sive cents per acre, amounting to Fifty
dollars and cents, for which the said Brison Newston
Dow, therefore, be it known, That, on presentation of this Certificate to the Commissioner of the General Land Office, the said Briver Weeter
shall be entitled to receive a Patent for the land above described, after the 22d June, 1840;
any valid right of pre-emption under the Act of 22d June, 1838. 4th, September
1841, Alberty, Register.
C , W. J. C. C. , D. C. C. L. L. C. L. C.

		and the second second second		والمناسبين والمناسبة	Mary Street Street Mary 1-	SP Wing-
	FF2F Recei	from Triver	Hustow.	135		1847
0	low a	County	Trucous	in	the sun	r of
111	4	A RELIEF TO SECTION AND ADDRESS OF THE PERSON AND ADDRESS OF THE PERSO	A	Wollars and	Secure designation of	and the same
Cents	; being in full fo	r the North o	East quan	la of the e	tortte Ea	et
ad HEA		quarter of	Pection numbe	· Touty.	Five	
in T	ownship inmbet	in touth	of The	inge number	One, Ea	d
经	containing			Y THE W	. Ofcies	J. Sup
	1	hundredths.	at \$ 10%.	her neu	and for u	fitch
Iract,	if ascertained to b	e claimed by a	valid right of	fire-emplicion,	under the a	ct of
30年中20年	A 40 Por 4 7 L 4 1 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	- इंडिन्स्स स्टाउँ वृद्धि	freely-gire, at 1:	Hermitten Pe	eastern to house	Biord
TO THE	With the property of the party	1.10	e to arbhin	To the	Je Good	liary!
	April 10 - 10 - 10 - 10 - 10 - 10 - 10 - 10	With which in	militime sinhi	1	S spirit	
4	*			. 7 550 1		
Pile.	W s		7	26. A		
	80					

÷

33	Private Entry.)
	No. 8828. LAND OFFICE at Mineral Print, W. Seby. 25, 1847,
	It is hereby certified, That, in pursuance of law, Brison Muston, -
	of along on this day much and of the
	of evere county, state of the server coof on this day parchased of the
	Register of this Office, the Lot or Merinin Gall quarter of the Main Gall quarter
	of Coura county, State of Elescons in Court on this day purchased of the Register of this Office, the Lot or Wie North East quarter of the North East quarter of Section No. Eucenty five, in Township No. City, North, of Range No. Cone, East, containing Gratef acres, at the rate of
	containing Tate acres, at the rate of
	One _ dollar and Gwenty- Sive cents per acre, amounting to Fifty
	One _ dollar and Everity Sive cents per acre, amounting to Fifty
	has made payment in full as required by law.
	•
	Pow, therefore, be it known, That, on presentation of this Certificate to the
	Commissioner of the General Land Office, the said Brison Weston
	· · · · · · · · · · · · · · · · · · ·
	shall be entitled to receive a Potent for the land above described after the 99% Town 1840.
	shall be entitled to receive a Patent for the land above described, after the 22d June, 1846;
	or for such portion thereof, as shall have been ascertained not to be claimed by
	any valid right of pre-emption under the Act of 222 June, 1838. 4th, September,
	1841,
200	Albell Janis. Register.

Receiver's Carlie of the Carling of	Office, Mineral Poi	nt, Wisconsin, <i>O</i>	February	25:	. 1847.
of Sowa	County,	Trucous	in	_ the su	மா சி
The Wifty The State of the Stat	ান হয় বহু প্রাক্তম	THE SHOP STATE	Wollars and	वराजा प् रकात	THE PROPERTY OF
Cents; being in full for the	North 6	ast quan	la of the e	Portte Ed	eet
	quarter of S	Pection numbe	· Touty -	Fine	1884
in Township humber des	South !	. Pop Ron	nge number <u>e</u>	me, 60	et
containing a desily	11 11 11 11		contraction and the	Obere	o and
tract, if ascertained to be el	hundredths, a	t \$ 1/100	lier note	and for	which
tract, if ascertained to be el	aimed by a 1	valid right of	fire-emplicion,	under the	act of
A PARA CONTROL SOFT CONTROL	HEAT CONTRACT	salpente, in b	Hankelbur Po	astrone di Sass	Co-New
770	are a member	to a better t	15000		

THE UNITED STATES OF AMERICA,

CERTIFICATE TO ALL TO WHOM THESE PRESENTS SHALL COME, GREETING.
WHEREAS, Brison Huston of Down Gounty Hisconsin
deposited in the GENERAL LAND OFFICE of the United States, a Certificate of the Register of the Land Office, at Merical Grant whereb
t appears that full payment has been made by the said OMISON OHILITON,according
o the provisions of the Act of Congress of the 24th of April, 1820, entitled "An act making further provision for the sale of the Public Lands," for the floatic Cast Guarte
the North East quarter of Section twenty five, in Township in North of Kany
ne East, in the District of Tunds subject to sale at Mineral Soint, Miscouse
entaining forty, acres,
ccording to the Official Plat of the Survey of the said Lands, returned to the General Land Office by the Surveyor General, which said Tract has been purchased by the
and filly of the thought the state of the st
aid Justin Humber and America is an identification of the american in the control of the american Humber and Granten
INITED STATES OF AMERICA, in consideration of the premises, and in conformity with the several Acts of Congress, in such case made and provided, Have Given and Granted
INITED STATES OF AMERICA, in consideration of the premises, and in conformity with the several Acts of Congress, in such case made and provided, Have Given and Granted and by these presents Do Give and Grant, unto the said and provided: To HAVE AND TO HOLD the same together with all the rights, privileges, immunities and appurtenances of whatsoever
INITED STATES OF AMERICA, in consideration of the premises, and in conformity with the several Acts of Congress, in such case made and provided, Have Given and Granted and by these presents Do Give and Grant, unto the said and provided: To HAVE AND TO HOLD the same together with all the rights, privileges, immunities and appurtenances of whatsoever
INITED STATES OF AMERICA, in consideration of the premises, and in conformity with the several Acts of Congress, in such case made and provided, Have Given and Granted and by these presents Do Give and Grant, unto the said and appure and to heirs, the said Tract above described: TO HAVE AND TO HOLD the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said and to heirs and assigns forever active thereunto belonging, unto the said and to heirs and assigns forever active thereunto belonging, unto the said and to heirs and assigns forever active thereinto belonging to the said and to heirs and assigns forever active thereinto belonging to the said and to heirs and assigns forever active the said and to heirs and assigns forever active the said and to heirs and assigns forever active the said and to heir and assigns forever active the said active the sai
UNITED STATES OF AMERICA, in consideration of the premises, and in conformity with the several Acts of Congress, in such case made and provided, Have Given and Granted and by these presents Do Give and Grant, unto the said and acts of Congress, in such case made and provided, Have Given and to the said and to the said acts of Congress, in such case made and provided, Have Given and to the said and to the said acts of Congress, in such case made and provided, Have Given and Granted and by these presents Do Give and Grant and to the said acts of Congress, in such case made and provided, Have Given and Granted and by these presents Do Give and Grant and to the said acts of Congress, in such case made and provided, Have Given and Grant and to the said acts of Congress, in such case made and provided, Have Given and Grant and to the said acts of Congress, in such case made and provided, Have Given and Grant and to the said acts of Congress, in such case made and provided, Have Given and Grant and Congress and acts of Congress, in such case made and provided, Have Given and Grant and Congress and Co
INITED STATES OF AMERICA, in consideration of the premises, and in conformity with the several Acts of Congress, in such case made and provided, Have Given and Granted and by these presents Do Give and Grant, unto the said and appure and to heirs, the said Tract above described: TO HAVE AND TO HOLD the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said and to heirs and assigns forever active thereunto belonging, unto the said and to heirs and assigns forever active thereunto belonging, unto the said and to heirs and assigns forever active thereinto belonging to the said and to heirs and assigns forever active thereinto belonging to the said and to heirs and assigns forever active the said and to heirs and assigns forever active the said and to heirs and assigns forever active the said and to heir and assigns forever active the said active the sai
INITED STATES OF AMERICA, in consideration of the premises, and in conformity with the several Acts of Congress, in such case made and provided, Have Given and Granted and by these presents Do Give and Grant, unto the said of the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the same at the said of th
INITED STATES OF AMERICA, in consideration of the premises, and in conformity with the several Acts of Congress, in such case made and provided, Have Given and Granted and by these presents Do Give and Grant, unto the said of the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the same at the said of th
INITED STATES OF AMERICA, in consideration of the premises, and in conformity with the several Acts of Congress, in such case made and provided, Have Given and Granted and by these presents Do Give and Grant, unto the said of the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the same at the said of th
INITED STATES OF AMERICA, in consideration of the premises, and in conformity with the several Acts of Congress, in such case made and provided, Have Given and Granted and by these presents Do Give and Grant, unto the said of the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the same at the said of th
INITED STATES OF AMERICA, in consideration of the premises, and in conformity with the several Acts of Congress, in such case made and provided, Have Given and Granted and by these presents Do Give and Grant, unto the said of the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the said of the same at the said of th
INITED STATES OF AMERICA, in consideration of the premises, and in conformity with the several Acts of Congress, in such case made and provided, Have Given and Granted and by these presents Do Give and Grant, unto the said Annual Conformity of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the reunto belonging, unto the said Annual Conformity of the same, together with all the rights, privileges, immunities and appurtenances of whatsoever at the reunto belonging, unto the said Annual Conformity of the Grantes of America and to the first and assigns forever at the reunto belonging, unto the said Annual Conformity of the Grantes of the Gra