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Giles L. French Editor

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OCTOBER 8, 1954

WHAT DO YOU THINK?

The campaign in Oregon is to a large extent one of differing philosophies of government. It is being charged that the federal government is giving away something and that is held as some sort of moral sin. That needs examination.

Let us imagine two kinds of government. One in which the government retained ownership of all property, land, water, timber, homes. The people would have nothing. That is like Russia and it isn't working even there where the people have not been used to having much in the way of property. It is a totalitarian government. Another type of government would be one in which the government owned nothing; and the people owned all the property.

We are sure that Americans would choose the latter. Their ancestors came across the ocean to achieve something like that and later some of them came across the plains for the same purpose. As we understand Americans they want to own things for themselves.

Now the federal government has become the owner of a lot of property. It bought some, it took some in war, it got some by settlement and it stole some from the Indians. A land policy started well over 100 years ago or as soon as trappers and hunters ventured west of the Appalachian mountains.

The government gave land to these settlers for building roads and canals. There were several squatter's bills which gave land to settlers who had lived on it. In 1862, when Lincoln was president, the homestead law was passed to bring order to the process of giving land to citizens. It was a fine thing in that it made settlement of the west possible and gave citizens an interest in the country.

It has never been the policy of this country for the federal government to hold land. It has been the policy to sell land and other resources to the citizens so that they could develop it for their own profit and for their own homes. We have always assumed—and most correctly—that citizens can develop more efficiently than government.

Now about all the land that is worth while for settlement has

been taken up. Timber has become a resource whereas once it was not so. Some is owned by the federal government, some by private owners. All is cut by private companies who usually make a profit out of it and pay taxes on the profits. The taxes are larger than the government's profits would be if the government was in business. That is true of farming, too.

Water has recently become a resource. The federal government built dams on the big rivers and private companies dams on little rivers. The government is terribly in debt and no way to reduce has been found. The congress permits an increase in national debt with great reluctance and it is not likely that the people would permit that if they voted on it.

The question then is: shall the federal government allow citizens to develop the water resources? A partnership plan has been worked out and the government will pay for navigation and irrigation and the private companies for power. At the end of 50 years the government will own it all. And will set the rates at all times.

It has always been the policy in our republic that citizens shall have the right—and the duty—to develop the resources of the nation. We have never believed in having the government do everything for us, or, in fact, anything for us that we can do ourselves. That is the reason why we are a great country, because we have an inventive, adaptive, ambitious citizenry. The only way citizens remain so is to give them the right to exercise their inventiveness and ambition.

We do not want to live in a country where government keeps the resources to itself. We do want to live in a country where the people own the farms, cut the timber, catch the fish, manage the dams and are independent and self-reliant therefore.

That is why we are sure that the voters will refuse to elect those who advocate big government. There is a totalitarian philosophy and not fitted to this country.

COON FOR CONGRESS

There seems little likelihood that the voters of the second congressional district will not return Sam Coon to Washington for another term. This district has seldom, if ever, failed to send a man back for a second term, realizing the advantages of committee assignments and the value of experience.

Coon has tended to the business of being a representative in satisfactory fashion, has been of aid to most of the things demanded by the citizens of the district and has conducted himself soberly and quietly during his first term.

He is the steady, undemonstrative, plodding type, the district has preferred for many years. He advocates no panaceas but answers his mail, votes conservatively and attends sessions regularly, paying close attention to the district's business in Washington.

We do not think it at all probable that the voters will reject him for a social and political reformer whose theories have not been accepted even by second district voters.



FOOTBALL
Bend Reserves
vs.
Moro Huskies
Moro Field 2 p.m.

Saturday, Oct. 9
Admission \$1.00

Bethlehem Chapter No. 78, O.E.S.
Meets every second and fourth Thursday in each month; visiting members invited. Moro, Oregon
Betty Christianson, W.M.
Elsie Jones, Secretary

Eureka Lodge No. 121 A.F. & A.M.
Meets on the 1st and 3rd Thursday evenings each month. Visiting members cordially invited to meet with us
Howard Ross, W.M.
H. B. Pinkerton, Secretary

Lupine Rebekah Lodge No. 116
Meets 2nd and 4th Tuesdays of each month. Visiting members welcome
Althea Burnet N.G.
Jelen Martin, Sec.

Moro Lodge No. 113 I.O.O.F.
Meets 1st and 3rd Tuesdays in I.O.O.F. hall. Transient and visiting brothers are cordially invited
C. O. Burnet, N.G.
Leo Watkins, Secretary

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405 E. 2nd St.
(Across from Stadleman-Bonn Hardware)
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Loans On Land
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Dr. Frank D. Reid
DENTIST
OFFICE DAYS
Tuesday, Wednesday, Friday
Moro Hotel 761

WANT ADS
FOR SALE: Farm stored Flynn barley. Loan price plus \$2.00 per ton, will store until March 10 at that price. Paul Fraser, Moro, 49c
CUSTOM SLAUGHTERING — Meat cutting, wrapping, sharp freeze. Kenney's Market, Grass Valley, Oregon Ph. 242 476tn
WATE WIDE PAINT CO. complete painting and decorating service, spray or brush. Phone 3977 or 5293, 4205 E. 12th St. Vern Campbell and Jack Null, The Dalles, Oregon 38tn
MAY ELECTRIC, electrical contracting, Moro, Oregon, Phone 722.

LIFE INSURANCE STOCKS. Also high grade fire and casualty stocks, offer many unusual investment advantages for income, value growth and tax shelter. Inquiry invited.
J. W. DODD, TYGH VALLEY ORE. Eastern Oregon Mgr. Wm. J. Collins & Co. Stocks, bonds, mutual funds. Tax exempt school and state bonds. 48c tbn
FOR SALE: Milch cow. E. M. Eslinger, Grass Valley, Phone 425 48c
FOR RENT: House in Moro. Partly furnished. \$40.00. Mrs. Grace Zevely. See Mrs. Grace Busse. 48c
WANTED: Man to service farm families in this locality with Nationally Advertised Watkins Products. Profits up to \$500 a month and more possible first year. Car or light truck required. No capital investment. Write J. R. Watkins Company, 137 Dexter Ave., Seattle 9, Washington. 45-50c

FOR SALE: Two John Deere deep furrow shovel type L Z grain drills, ten furrow opener size 14" spacing. Slightly used, like new 1/2 off dealers price. J. Z. Weimar, Condon, Oregon. 47-9c
PIANO BARGAIN. Will sell at sacrifice beautiful spinet piano in this locality to save moving expense. Easy terms or cash. For information write Tallman Piano Stores, Inc., Salem, Ore. 47-9c
FOR SALE: Easy Spin-dry washer. Mary Rehr, Wasco. 48-9p

NOTICE TO CREDITORS
All persons having claims against the Estate of Henry C. Peters, deceased, are hereby notified to present them, with the proper vouchers, and duly verified, to the undersigned, the duly appointed, qualified and acting Administrator of the Estate of Henry C. Peters, deceased, at the office of T. Lester Johnson, attorney at law, Moro, Oregon, within six months from the date of the first publication of this notice, to-wit: October 1, 1954.
Willard H. Barnett
Administrator
T. Lester Johnson,
Attorney for Administrator,
Moro, Oregon 48-51c

NOTICE TO CREDITORS
Notice is hereby given that the undersigned has been duly appointed Executrix of the Estate of John F. Royse, deceased, and has qualified. All persons having claims against said estate are hereby notified and required to present the same, duly verified, and with the proper vouchers, to the undersigned at the residence of the Executrix in Wasco, Oregon, within six months from the date of first publication of this notice, to-wit: September 24, 1954.
Augusta Royse
Executrix
Donald E. Heiser
Attorney for Estate 47-50c

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF SHERMAN
W. R. REID, Plaintiff,
vs.
L. H. CLAWSON, carrying on business as L. H. Clawson & Co., Defendant.
TO: L. H. Clawson, carrying on business as L. H. Clawson & Co.
IN THE NAME OF THE STATE OF OREGON: You are hereby required to appear and answer the Complaint filed against you in the above entitled Court and cause within four weeks from the date of the first publication of this Summons as hereinafter stated, and if you fail to so answer said complaint, or otherwise appear or plead in this cause, the Plaintiff, for want

thereof, will apply to the Court for the relief as demanded in the Complaint on file with the Clerk of the above entitled Court, to-wit: That Plaintiff will take judgment against you for the sum of \$191.95, and for the further sum of \$301.80, and for Plaintiff's costs and disbursements, and an Order of this Court that property attached belonging to the Defendant, to-wit: The sum of \$390.02 owing by T. W. Thompson of Moro, Sherman County, Oregon to Defendant be sold and the proceeds applied upon the Judgment to be taken herein.
Service of this Summons is made upon you by publication thereof in the Sherman County Journal, a newspaper of general circulation printed and published in Moro, Sherman County, Oregon, and of the kind and class prescribed by law, once a week for four successive weeks by virtue of an order made in this Court by the Honorable E. H. Howell, Judge of the above entitled Court on the 13th day of September, 1954. The date of the first publication of this Summons is the 24th day of September, 1954.
J. Tracy Barton
Attorney for the Plaintiff
U. S. Nat'l Bank Bldg.
The Dalles, Oregon 47-50c

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF OREGON, UNITED STATES OF AMERICA,
Plaintiff,
vs.
CORA STRANAHAN, also known as Corra Stranahan, a widow; MACE BALDWIN, guardian of Corra Stranahan; CARROLL W. DEAN and MABLE DEAN, husband and wife; ZULA CURRIN, a widow; Unknown heirs at law of ILA DEAN, deceased; CHARLES BLAKE and HATTIE MAE BLAKE, husband and wife; TED REED and EDITH REED, husband and wife; CASEY AND STONE, an Oregon corporation; T. L. FIELDS and NELLIE D. FIELDS, husband and wife; and SHERMAN COUNTY, a municipal corporation and political subdivision of the State of Oregon,
Defendants,
Civil No. 7566
SUMMONS (NOTICE TO: The Unknown Heirs at Law of Ila Dean, deceased).
You and each of you are hereby notified that a Complaint in Condemnation has heretofore been filed in the above named Court in an action to condemn the fee simple title to the lands hereinafter described, subject, however, to existing easements for public roads and highways, public utilities, railroads and pipe lines, which said lands are located in Sherman County, Oregon, and are more particularly described as follows:
TRACT NO. T-2000-1: All that part of the northwest quarter of the northwest quarter of Section 6, Township 2 North, Range 17 East of the Willamette Meridian in Sherman County, Oregon, lying northerly of a line that is 50 feet distant northwesterly, when measured at right angles, from the center line of the main track of the Oregon-Washington Railroad and Navigation Company's railroad.
The land above described contains 4.28 acres, more or less.
TRACT NO. T-2000-2: All that part of the northwest quarter of the northwest quarter of Section 6, Township 2 North, Range 17 East of the Willamette Meridian in Sherman County, Oregon, lying southerly of a line that is 50 feet distant southeasterly, when measured at right angles, from the center line of the main track of the Oregon-Washington Railroad and Navigation Company's railroad and lying northerly of a line that is 40 feet distant northwesterly, when measured at right angles, from the center line of the existing Columbia River Highway.
The land above described contains 6.32 acres, more or less.
TRACT NO. T-2000-3: All that part of the northwest quarter of the northwest quarter of Section 6, Township 2 North, Range 17 East of the Willamette Meridian in Sherman County, Oregon, lying southerly of a line that is 40 feet distant southeasterly, when measured at right angles, from the center line of the existing Columbia River Highway and lying northerly of a line that is 150 feet distant southeasterly, when measured at right angles, from the center line survey for the relocation of the Columbia River Highway, said center line survey being more particularly described as follows:
Beginning at Engineer's Station LH 159+93.91 P. S. of the said center line survey for the relocation of the Columbia River Highway, from which station the northwest corner of Section 6 in said township and range bears N. 19° 05' 37" E. a distance of 955.87 feet; thence northeasterly, from a tangent title or interest in Sherman County, Oregon, designated as Tract No. P-1614 of the project for the construction of The Dalles Dam in the Columbia River, and SHERMAN COUNTY, a municipal corporation and political subdivision of the State of Oregon,
Defendants,
CIVIL NO. 7438
SUMMONS (NOTICE TO: The Unknown devisees, legatees and heirs at law of W. H. Carlisle, deceased; The unknown children of Horace S. Carlisle at the time of his death; and all un

known persons having or claiming any right, title or interest in 9.90 acres of land located in Sherman County, Oregon designated as Tract No. P-1614 of the project for the construction of The Dalles Dam in the Columbia River.
You and each of you are hereby notified that a complaint in condemnation has heretofore been filed in the above named court in an action to condemn the fee simple title to the lands hereinafter described, subject, however, to existing easements for public roads and highways, public utilities, railroads and pipe lines, which said lands are located in Sherman County, Oregon and are more particularly described as follows:
TRACT NO P-1614: All that part of Governments Lots 5 and 6, that part of the southwest quarter of the southwest quarter and that part of the northwest quarter of the southeast quarter of Section 24, Township 2 North, Range 15 East of the Willamette Meridian in Sherman County, Oregon, lying south of the south line of the former Deschutes Railroad Company's right-of-way and lying northwesterly of a line that is 200.0 feet southeasterly, when measured at right angles, from the center line survey for the relocation of the Columbia River Highway, said center line being more particularly described as follows:
Beginning at Engineer's center line Station LH7 1881+01.82 P. S., from which station a stone 24" x 9" x 8" marking the section corner common to Sections 23, 24, 25, and 26 in said township and range bears S. 9° 26' 18" E. a distance of 923.48 feet; thence northeasterly, from a tangent title or interest in Sherman County, Oregon, on an increasing Standard Highway Spiral to the left (a = 0.25), a distance of 400.0 feet through an angle of 2° 00' to Engineer's Station LH7 1885+01.82 P.S.C.; thence northeasterly on a curve to the left having a radius of 5,729.58 feet a distance of 2,235.50 feet through an angle of 22° 21' 18" to Engineer's Station LH7 1907+37.32 P. C. S.; thence northwesterly on a decreasing Standard Highway Spiral to the left (a = 0.25), a distance of 400.0 feet through an angle of 2°00' to Engineer's Station LH7 1911+37.32 P. T.; thence N. 42° 53' 42" E. a distance of 462.68 feet to Engineer's Station LH7 1916+00.
The land above described contains a net area of 9.90 acres, more or less.
For public use adequately to provide for the construction of a river improvement for use in connection with the establishment of The Dalles Dam in the Columbia River, Oregon and Washington.
The authority for the taking is The Act of February 26, 1931 (46 Stat. 1421, 40 U. S. C. Sec. 258a) and Acts supplementary thereto and amendatory thereof; The Act of April 24, 1888 (25 Stat. 94, 33 U. S. C. Sec. 591); the Act of March 1, 1917 (39 Stat. 950, 33 U. S. C. 701), Public Law 367 - 64th Congress; The Act of May 17, 1950 (Public Law 516 - 81st Congress, Second Session); The Act of July 27, 1953 (Public Law 153 - 83rd Congress, First Session).
You are further notified that if you have any objection or defense to the taking of your property above described you are required to file herein and to serve upon the plaintiff's attorney at the address herein designated within four weeks after the date of the first publication of this Summons, an answer identifying the property in which you claim to have an interest, stating the nature and extent of the interest claimed, and stating all your objections and defenses to the taking of your property. A failure so to file and serve an answer shall constitute a consent to the taking and you shall not be permitted to file a notice of appearance designating the property in which you claim to be interested and thereafter you shall receive notice of all proceedings affecting said property.
You are further notified that on the 30th day of June, 1954, the plaintiff filed herein its Declaration of Taking of said lands and simultaneously therewith deposited in this Court and cause the estimated just compensation for such taking.
You are further notified that at the trial of the issue of just compensation, whether or not you have answered or served a notice of appearance, you may present evidence as to the amount of compensation to be paid for the property in which you have an interest and you may share, on proof of your interest, in the distribution of the award of compensation.
This summons is served upon you by order of the Honorable Claude McCulloch, Judge of the above entitled Court, made and entered on the 30th day of August, 1954, by the publication thereof for four successive weeks in the Sherman County Journal, a newspaper printed and published in Moro, Oregon, and of general circulation in said county wherein said lands are located, the first publication of this summons being made in the issue of said newspaper on the 1st day of October, 1954.
C. E. LUCKEY, United States Attorney, and BERT C. BOY-LAN, Assistant United States Attorney, 506 United States Courthouse, Portland 5, Ore. 48-51c

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF OREGON, UNITED STATES OF AMERICA,
Plaintiff,
vs.
ROSA M. MILLER, a widow; JENNIE MILLER MURRAY and WILLIAM MURRAY, wife and husband; JOSEPH MILLER and LOUISE MILLER, husband and wife; JAMES D. MILLER, a single person; ETTA MILLER ROUSH and CLIFFORD C. ROUSH, wife and husband; HORACE S. CARLISLE individually and as Executor of the estate of W. H. Carlisle, deceased; EVELYN CARLISLE, MARAVENE CARLISLE, individually and as Executrix of the Estate of W. H. Carlisle, deceased; IDA CARLISLE, a widow; The Unknown heirs at law of W. H. Carlisle, deceased; SANDRA KAY CARLISLE, a minor; JOYCE BRENDAN CARLISLE, a minor; The unknown children of Horace S. Carlisle, at the time of his death; All persons unknown having or claiming any right, title or interest in 9.90 acres of land located in Sherman County, Oregon, designated as Tract No. P-1614 of the project for the construction of The Dalles Dam in the Columbia River, and SHERMAN COUNTY, a municipal corporation and political subdivision of the State of Oregon,
Defendants,
CIVIL NO. 7438
SUMMONS (NOTICE TO: The Unknown devisees, legatees and heirs at law of W. H. Carlisle, deceased; The unknown children of Horace S. Carlisle at the time of his death; and all un

known persons having or claiming any right, title or interest in 9.90 acres of land located in Sherman County, Oregon designated as Tract No. P-1614 of the project for the construction of The Dalles Dam in the Columbia River.
You and each of you are hereby notified that a complaint in condemnation has heretofore been filed in the above named court in an action to condemn the fee simple title to the lands hereinafter described, subject, however, to existing easements for public roads and highways, public utilities, railroads and pipe lines, which said lands are located in Sherman County, Oregon and are more particularly described as follows:
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You are further notified that on the 30th day of June, 1954, the plaintiff filed herein its Declaration of Taking of said lands and simultaneously therewith deposited in this Court and cause the estimated just compensation for such taking.
You are further notified that at the trial of the issue of just compensation, whether or not you have answered or served a notice of appearance, you may present evidence as to the amount of compensation to be paid for the property in which you may have an interest and you may share, on proof of your interest, in the distribution of the award of compensation.
This summons is served upon you by order of the Honorable Claude McCulloch, Judge of the above entitled Court, made and entered on the 30th day of August, 1954, by the publication thereof for four successive weeks in the Sherman County Journal, a newspaper printed and published in Moro, Oregon, and of general circulation in said county wherein said lands are located, the first publication of this summons being made in the issue of said newspaper on the 1st day of October, 1954.
C. E. LUCKEY, United States Attorney, and BERT C. BOY-LAN, Assistant United States Attorney, 506 United States Courthouse, Portland 5, Oregon. 48-51c

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