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Giles L. French Editor
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OCTOBER 22, 1954

CORDON FOR SENATOR

There are many reasons why the voters of Oregon should return Guy Cordon to his senate seat for another term. Not all of them will appeal equally to everyone but there can be no question that all of them together make his election highly desirable.

First Cordon has a personality that brings him friends. For over eight years he consistently obtained appropriations, and in constantly increasing amounts for Oregon, in a congress dominated by Democrats. He was not heard to complain about his opposition party; he worked with members of it and got things done. He is a successful legislator, a senator who has reached a position of power through length of service and through the prestige of a man whose word is good, whose intentions are honorable, who is friendly, gets in any group.

The reasons that make a man respected are the same in the United States senate as they are in Sherman county. A man with integrity, ability, good sense and who will work to learn and understand will be respected in either place. A man who is boastful, who complains, who berates his fellows, who will not work carries little weight here or in the senate.

Cordon is rated as one of the six most respected senators.

He is chairman of the committee on interior and insular affairs and is on the sub-committee of the appropriations committee handling interior matters. Never has any man from Oregon obtained such power. There should be no question about voting to keep it.

Cordon understands Oregon's power problems and has moved to correct our constantly decreasing power. His proposal for the John Day dam is the only practical step so far taken to bring power directly to Oregon. He is the one most responsible for the Dalles dam and that was never denied until this campaign and not truthfully then. He kept McNary moving until its completion ahead of schedule. He was in position to do so. He knew how to get the appropriations to do so.

No matter what happens the United States is going to have a Republican president for the next two years. Unless the majority of congress support him there will be confusion and a great playing of politics. Actually the men who run the United States senate are a group of southern Democrats and conservative Republicans. They do not work together in all matters. They are going to continue to run the show whether a radical president is elected or not because they know how and have been doing it since they topped some of Roosevelt's more radical ideas from getting into law. McNary was a leader in this group and Cordon understudied him.

No radical shouting from press and podium has or will have the prestige to affect legislation as will a member of that powerful group. They get the headlines; others do the work.

Cordon worked with the representatives of the Oregon wheat league when they were in Washington earlier this year. He advocates, with them, the two price system for wheat. We do not know whether it would cure all our wheat country ills or not, but certainly it is far better than the Democratic program we now suffer under with 37 percent of the land out of wheat production.

Because he is a person with ability to get along with others because he works at his job without trying for publicity, because he has got the money to build our dams and will get more, because he has studied our wheat problems, because he is a solid, conservative citizen, we think Guy Cordon should be re-elected.

FISH BILL

There is a fish bill on the ballot. It is possible that no Oregon election would be quite legal without one. If so it is the only reason for this one.

It is a bad bill.

Whether or not one believes

Oregon streams south of the Columbia should be used by sports fishermen only, it is a bad bill.

Eastern Oregonians have usually been inclined to feel that commercial fishermen should be allowed to catch salmon not only because they could make a living thereby but because it was convenient to be able to buy a can of salmon now and then. If eastern Oregonians had to go and catch their own salmon, some wouldn't have many.

This bill empowers game wardens and other officers to seize any vessel for search and opposition to search is to be considered evidence of guilt. Opposition to arrest is a crime in itself and is punishable, but how under the constitution can they make a man guilty of something else at the same time? And even a sailor blown in from sea with a catch of salmon would be guilty and have his gear confiscated under this bill.

The game boys have gone too far under this bill. They must hate the boys who make a living catching salmon and want to sew up the salmon all for themselves. If they can't catch salmon they need some different lures, or more ability. It shouldn't be necessary to put someone out of business and in danger of summary arrest to enhance their chances to hook a fish.

PREFERENCE CLAUSE

The political race has brought about a discussion about power in the northwest. The discussion has not brought clarity, partly because voters take a lot of salt with political statements and because there has been an effort to confuse.

The information contained here with does not come from political sources. It is accurate.

Oregon is going to be short of power within a few years unless more dams are built. That is because the use of electricity for power is growing so fast in the northwest. The reason Oregon is going to be short on power first is because of the preference clause.

In the Bonneville act the government said that public agencies, PUDs, REAs and municipal systems, were to have first chance at Bonneville power. Whether that was a good policy or not is not a part of this discussion because the government has made contracts based on it and the government is not going to go back on those contracts under this administration.

Up in Washington there was a public power movement and, in fact, had been long before Bonneville dam was built. In Oregon

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CONGRESSMAN
SAM COON
AND
"IKE"
The first time Sam Coon went to breakfast at the White House he and Ike had quite a talk, comparing notes of boyhood days on the farm.
The last time he went down the receiving line at a White House reception, Sam said "Hi, Mamie," and Mamie said right back, "Hi, how's things in Oregon?"
It has been about the same way with the President's legislative program. Sam has given the President excellent cooperation and support.
It is the same way also with the things the administration stands for: bringing government closer to the people; better government for less money; cleaning out graft and corruption; and increasing individual freedom. Sam Coon thinks with the President and supports the President on all of these.
RE-ELECT
Congressman
SAM COON
One Good Term Deserves Another
Faid for by Coon for Congress Committee, Leonard Neault, Chairman

CARD OF THANKS

I again wish to express my appreciation and many thanks to my friends for their gifts, letters and cards to me at the hospital and since I returned home this second time from a stay in the hospital with my broken ankle.

Mrs. Wallace May

Invitation for Fuel Bids
Moro Public Schools
District 17, Moro, Oregon

The board of directors will accept sealed bids at or before their next regular meeting at 8 p. m. on November 9, 1954 for the following fuel requirements:
Period of Contract—1 year, effective immediately.
Types—Light Fuel Oil (PS-300) and Ethyl and Standard Gasoline.

Yearly Requirement—16,000 gallons fuel oil, 3000 gallons Gas Tank Capacities—Fuel Oil 10,000 gallons; Gas 500 to 600 gallons. Please quote price per barrel f.o.b. station and truck and trailer delivery to Moro, Oregon.

NOTICE OF FINAL ACCOUNT

NOTICE is hereby given that the undersigned has filed in the County Court of the State of Oregon for Sherman County, her Final Account as the executrix of the Estate of Ralph P. Brisbine, deceased, and that Wednesday, the 17th day of November, 1954, at 10:00 A. M. of said day, in the court room of the County Court in the court house at Moro, Sherman County, Oregon, have been fixed by the Court as the time and place for the hearing of objections to said Final Account and for the settlement of said estate. This notice is published in pursuance of an order of the County Court for Sherman County, Oregon, made on the 11th day of October, 1954.

Havie Stella Brisbine
Executrix
T. Lester Johnson,
Attorney for Executrix,
Moro, Oregon. 50-3c

NOTICE OF FINAL ACCOUNT

NOTICE is hereby given that the undersigned has filed in the County Court of the State of Oregon for Sherman County, his Final Account as the administrator of the Estate of Agnes R. Andrews, deceased, and that Wednesday, November 17, 1954, at 10:00 A. M. of said day, in the court room of the County Court in the court house at Moro, Sherman County, Oregon, have been fixed by the Court as the time and place for the hearing of objections to Final Account and for the settlement of said estate. This notice is published in pursuance of an order of the County Court for Sherman County, Oregon, made on the 11th day of October, 1954.

William H. Andrews
Administrator
T. Lester Johnson,
Attorney for Administrator
Wasco, Oregon. 50-3c

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. Roysse, 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 Roysse
Executrix
Donald E. Heisler
Attorney for Estate 47-50c

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF SHERMAN

W. R. REID, Plaintiff,

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 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.
47-50c The Dalles, Oregon

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF OREGON, UNITED STATES OF AMERICA,

Plaintiff,

vs.

CORA STRANAHAN, also known as Corrae Stranahan, a widow; MACE BALDWIN, guardian of Corrae Stranahan; CARROLL W. DEAN and MABLE DEAN, husband and wife; ZULA CURRIN, a widow; Unknown heirs at law of ILA DEAN, deceased; CHARLES 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 northerly, 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 southerly, 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 northerly, 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 southerly, 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 southerly, 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 which bears N. 71° 21' 55" E., 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 LH 163-93.91 P. S. C.; thence northeasterly on a curve to the left having a radius of 5,729.58 feet a distance of 307.78 feet through an angle of 3° 04' 40" to Engineer's Station LH 167-01.69 P. C. S.; thence northeasterly 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 LH 171-01.69 P. T.; thence N. 64° 17' 15" E.

268.05 feet to Engineer's Station LH 173-69.74 P. S. thence northeasterly, on an increasing Standard Highway Spiral to the right (a = 0.25), a distance of 400.0 feet through an angle of 2° 00' to Engineer's Station LH 177-69.74 P. S. C. thence northeasterly on a curve to the right having a radius of 5,729.58 feet a distance of 125.00 feet through an angle of 1° 15' to Engineer's Station LH 178-94.74 P. C. S.; thence northeasterly on a decreasing Standard Highway Spiral to the right (a = 0.25), a distance of 400.0 feet through an angle of 2° 00' to Engineer's Station LH 182-94.74 P. T. equals Engineer's Station 24+29.81 P.O.T. of the existing Columbia River Highway.

The land above described contains 7.90 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, 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 to the authority of the Court to proceed to hear the action and to fix the just compensation and shall constitute a waiver of all defenses and objections not so presented.

You are further notified that if you have no objections nor defense to the taking you may serve upon the plaintiff's attorney 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 30 day of August, 1954, by the publication thereof, our 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. BOYLAN, 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 J. 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 Executrix of the estate of W. H. Carlisle, deceased; EVELYN CARLISLE; MARAVINE 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:

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 Railway Company's right-of-way and lying northwesterly of a line that is 200.0 feet southeasterly, when measured at right angle, 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 LH 17-1851+01.82 P. S., from which station a stone 24" x 9" x 8" marking the section corner common to Sections 23, 24, 29, and 26 in said township and range bears S. 9° 26' 18" E. a distance of 923.48 feet; thence northeasterly, from a tangent which bears N. 69° 15' 00" E., on an increasing Standard Highway Spiral to the left (a = 0.20), a distance of 400.0 feet through an angle of 2° 00' to Engineer's Station LH 188a+01.82 P. S. A.; thence northeasterly on a curve to the left having a radius of 5,729.58 feet a distance of 2,233.00 feet through an angle of 2° 24' 18" to Engineer's Station LH 190+31.32 P. C. S.; thence northeasterly, on a decreasing Standard Highway Spiral to the left (a = 0.20), a distance of 400.0 feet through an angle of 2° 00' to Engineer's Station LH 191+31.32 P. T.; thence N. 42° 53' 42" E. a distance of 462.68 feet to Engineer's Station LH 191a+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, 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 to the authority of the Court to proceed to hear the action and to fix the just compensation and shall constitute a waiver of all defenses and objections not so presented.

You are further notified that if you have no objections nor defense to the taking you may serve upon the plaintiff's attorney 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 5th day of April, 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 3rd 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. BOYLAN, Assistant United States Attorney, 506 United States Courthouse, Portland 5, Oregon. 48-51c