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Giles L. French Editor

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POLITICS

One of the characteristics of politics is deviousness.

A politician always has a way of getting things done and it is often a long way around; if he wants to trap a king, he snaps at the pawns or knights, never attacking the king. That is one of the attractions of politics: guessing what is the real aim of its many moves.

Oregon is getting a good sample of it right now. The state is fortunate in having Douglas McKay, a former governor, as secretary of interior, a most appropriate place for an Oregonian in the cabinet and one which Mr McKay is filling to the satisfaction of almost everyone except the politicians.

It isn't Mr. McKay they are after; it is Eisenhower. Mr. McKay has said that he is going to retire when he gets through in Washington and retire to a well earned respite from public affairs. He is therefore not subject to political attack which is usually reserved for those who have ambitions in that line.

Mr. McKay is a frank character who says what he thinks in plain language and who doesn't always stop to ponder the results of same. In that regard he is like a lot of other plain Americans and it is refreshing to have a public official of that stamp, although decidedly uncommon. McKay was never a very smooth politician although a successful one.

He has been the target of those whose philosophy is that the government should give away its resources to public bodies, of

socialists and new dealers and others of that stripe ever since he took office. McKay is a Scotsman and doesn't believe in giving things away. He favors private industry as a developer of natural resources, thus following the old American policy, older and more successful than any other in the world.

And Oregonians, it sometimes seems, have been listening to the critics of their own cabinet member with as much attention as they have been noting the actions of Mr. McKay himself. We believe this to be an error. The criticism is political, not factual, and while politics with its beating about the bush is lots of fun it isn't conducted for the purpose of determining the truth. The purpose of that sort of politics is to make McKay look bad so that Eisenhower will look bad and the opposition can win and get control of the country and handle the appointments for party members.

Naturally if Oregon gets into the habit of making public criticism of citizens who attain high office there is going to be little enthusiasm about appointing them by any administration.

BASEBALL IN TROUBLE

Talk of moving several major league teams to different cities and the already accomplished removal of three of them to new locations, the troubles of three Pacific Coast league teams all indicate that baseball has gotten too expensive to remain the national sport.

The growth of cities has made close-in baseball parks a huge investment and the extravagant practices of major league teams in signing up untried players at high prices has just about put the game in a bad position from which it will have trouble recovering.

We doubt if the price charged at the gate is too high or that the wages of the players in most cases is too much. But the prices paid for contracts is too high.

There is more competition for public attention now than ever before with radio, television, better roads to rural pleasure spots all having something to do with the decline in the attention baseball can command.

It will not result in a successful conclusion for baseball, however, if it lays all its trouble to other factors and overlooks its own errors toward retaining public interest. American's pronounced tendency toward commercialism has not helped the national sport.

ALREADY, TOO

It had been hot for several nights although there was no great change in the temperature at mid-afternoon the night was chilly and many a wife arose to put a blanket on the bed where there had been none for several weeks.

Thus nature in the gentlest manner announced to the observing that it is time to prepare for the end of summer.

We did have a summer this year. The station thermometer, presumed to be accurate, was up to 100 degrees on two days in July and it was really warm for a long enough period to qualify as a summer. One could sleep without covering, sweat without trying, undress with pleasure.

Now it is gone. Nature does not give warnings in vain and seldom do warm nights come again after approaching fall has once cooled them. The days will be warm for long weeks to come, but women, those human thermometers, will carry a wrap and even the men will notice before many days that the evenings make a coat comfortable.

There is no spiritual profits in bemoaning the end of summer; it is going only to return with another June. It is wise to welcome the harvest is finished, the fat porkers reared for winter sausage, as nature slowly closes its earthly hot house until the seeds burst again next spring.

It is probable that we like summer so well because it is a contrast to cold and uncomfortable winter and if we had it all the time it, too, would fail to satisfy. Now we can look forward to the next one.

LIQUOR PROBE

The dispute about the liquor commission and its hired help has been making the front pages recently and without exciting much interest so far as we can note. It is just one of those things, seems to be the reaction.

The duties of the attorney general are not like those of a district attorney. He is not primarily a prosecutor although many attempts have been made to make him one. He is the legal advisor for the state government.

Liquor is a hard matter to handle and no one does it perfectly but we doubt if anyone with dishonest tendencies is allowed to remain on the force under Patterson's regime.

write Tallman Piano Stores, Inc., Salem, Ore. 43-5c

LEGAL NOTICES

NOTICE FOR PUBLICATION—PUBLIC SALE — ISOLATED TRACT — UNITED STATES DEPARTMENT OF THE INTERIOR — BUREAU OF LAND MANAGEMENT

Land Office, 1001 N.E. Lloyd Blvd. Portland 14, Oregon August 5, 1955

Under provisions of section 2455, R. S., as amended by section 14 of the act of June 28, 1934 (48 Stat., 1274; 43 U.S.C. 1171), and pursuant to the application of Wesley Edward Nichois, Moro, Oregon, Serial No. Oregon 02802, there will be offered to the highest bidder, but at not less than \$1,030. for the entire tract at a public sale to be held at 10:00 o'clock a. m., on the 7th day of October next, at this office, the following tracts of land: Lot 9 sec. 7, T. 1 S., R. 19 E., W. M., Oregon, containing 50.74 acres, subject to a reservation to the United States of the right-of-way for transmission line and access roads across the land which was authorized September 15, 1952, upon application Oregon 02451 of Bonneville Power Administration, and all appurtenances thereto, constructed by the United States through, over, or upon the land, and the right of the United States, its officers, agents, or employees to maintain, operate, repair, or improve the same so long as needed or used for or by the United States, in accordance with Departmental instructions of January 13, 1916, contained in 44 L. D. 513.

Bids may be made by the principal or his agent, either personally at the sale or by mail. Bids sent by mail will be considered only if received at this office prior to the hour fixed for the sale. Bids must be in sealed envelopes accompanied by certified checks or post-office money orders made payable to the Treasurer of the United States for the amounts of the bids. The envelopes must be marked in the lower left-hand corner "Public sale bid, Serials No. Oregon 02802, Sale, 10:00 a. m., October 7, 1955."

The highest bidder will be required to pay immediately the amount thereof. Any adverse claimants of the above-described land should file their claims, or objections, on or before the time designated for sale. Any contiguous owner claiming a preference right must assert such right within 30 days from the above sale date.

Francis A. Patton Manager

43-47c

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 Administrator of the Estate of Henry C. Peters, deceased, and that Wednesday, September 7, 1955, at ten o'clock A. M. of said day in the court room of the County Court in Moro, Sherman County, Oregon has been fixed by the Court as the time and place for said hearing of objections to said Final Account and for the settlement of said estate.

Willard H. Barnett Administrator

T. Lester Johnson Attorney for Executor 40-3c

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF OREGON

CIVIL NO. 8132 SUMMONS (NOTICE)

UNITED STATES OF AMERICA, Plaintiff

vs.

Horace S. Carlisle individually and as guardian of Sandra Kay Carlisle, a minor, and of Joyce Brenda Carlisle, a minor, and Evelyn Carlisle, his wife; Sandra Kay Carlisle, a minor; Joyce Brenda Carlisle, a minor; Ida Carlisle, a widow; the unknown children of Horace S. Carlisle at the time of his death; unknown heirs of R. D. Kelly, deceased; unknown heirs of Clarence Phelps, deceased; all persons unknown having or claiming any right, title or interest in 0.06 of an acre of land in Sherman County, Oregon designated as Tract No. P-1625 of The Dalles Dam Project; and Sherman County, a municipal corporation and political subdivision of the State of Oregon, defendants.

TO: The unknown children of Horace S. Carlisle at the time of his death, the unknown heirs of R. D. Kelly, deceased, and all persons unknown having or claiming any right, title or interest in 0.06 of an acre of land in Sherman County, Oregon designated as Tract No. P-1625 of The Dalles Dam Project;

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-1625: A parcel of land lying in Government Lot 1 of Section 24, Township 2 North, Range 15 East of the Willamette Meridian, in Sherman County Oregon, said parcel being more particularly described as follows: Commencing at a point that is distant 150 feet southeasterly, when measured at right angles from the

center line survey for the relocation of the Columbia River Highway at Engineer's Station LH7 1940+00, from which point the quarter section corner on the east boundary of said Section 24 bears S. 24° 35' 30" E. 2,056.52 feet thence S. 17° 09' 30" E. 437.24 feet to a point that is 50 feet distant northeasterly, when measured at right angles, from the center line survey for the relocation of the Fulton Canyon-Wasco Highway; thence S. 44° 45' 53" E. parallel with and 50 feet distant northeasterly from said center line, a distance of 142.24 feet to a point on point Station 7+00; thence S. 45° 14' 07" W. 20 feet, more or less, to a point that is 50 feet distant northeasterly, when measured at right angles, from the center line of the former tail track of the Deschutes Railroad Company; thence northeasterly, parallel with and distant 50 feet northeasterly from said center line a distance of 100 feet, more or less, to a point on a line which bears S. 17° 09' 30" E. from the true point of beginning; thence N. 17° 09' 30" W. a distance of 43 feet, more or less, to the true point of beginning.

The parcel of land above described contains 0.06 of an acre, more or less, for public use adequately to provide for the construction of a river improvement project for use in connection with the establishment of The Dalles Dam in the Columbia River, Washington and Oregon.

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 September 3, 1954 (Public Law 780 - 83rd Congress, Second Session); The Act of June 30, 1954, Public Law 453 - 83rd Congress.

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 (Notice), 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 of your property 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 9th day of June, 1955 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 McColloch, Judge of the above entitled court, made and entered on the 22nd day of July, 1955 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 (Notice) being made in the issue of said newspaper on the 5th day of August, 1955.

C. E. LUCKEY, United States Attorney, and BERT C. BOYLAN, Assistant United States Attorney, 506 United States Courthouse, Portland 5, Oregon, Aug. 5, 12, 19, 26

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF OREGON, CIVIL NO. 8034, UNITED STATES OF AMERICA, Plaintiff, vs. CLARA E. ROLFE, a widow, (life tenant); HARRIETTE ONEGA WELLS, a widow; FRANCES GUENDOLIN MATHEWS, a widow; JOHN MARSHALL ROLFE and DELORRES A. ROLFE, his wife; MAX VERNON BAKER and CHARLES R. BAKER, her husband; ROBERT VERNON ROLFE and ANNA M. ROLFE, his wife; WILLARD ROLFE and JUNE ROLFE, his wife; EVERETT BYRON DUNLAP and RUTH DUNLAP, his wife; FRANCES W. BROCKWAY and L. W. BROCKWAY, her husband; BARBARA ANN SMITH and ALVIN SMITH, her husband; MARILYN B. FLETCHER and ROBERT FLETCHER, her husband; DAVID ROY WELLS; DONALD R. WELLS; RODNEY F. ROLFE, a minor; HERMIT R. BAKER, a minor; RONALD ROLFE, a minor; THEODORE C. MATHEWS, a minor; GARY BAKER, a minor; SANDRA DUNLAP, a minor; MARVIN DUNLAP, a minor; DANNIE LOUIS ROLFE, a minor; BONNIE K. BAKER, a minor; SHERI LEE ROLFE, a minor; remaindermen; all persons unknown having or claiming any right, title or interest in 26.1 acres of land in SHERMAN COUNTY, OREGON, designated as Tract No. McMa-151 Bonneville Power Administration; and SHERMAN COUNTY, a municipal corporation and political sub-

division of the State of Oregon, Defendants, SUMMONS (Notice): To: David Roy Wells; and all persons unknown having or claiming any right, title or interest in 26.1 acres of land in Sherman County, Oregon, designated as Tract No. McMa-151 of the Bonneville Power Administration; You and each of you are hereby notified that a Complaint in Condemnation has heretofore been filed in the above entitled Court in an action to condemn a perpetual easement to construct, operate, maintain, repair, rebuild, and patrol not more than two lines of electric power transmission structures with conductors and necessary appurtenances, and the further right to clear the right-of-way hereinafter described and to keep the same clear of brush, timber, inflammable structures, fire hazards (provided, however, that the word "fire hazards" shall not include growing crops), and to dispose of such brush, timber, and inflammable structures by sale or other means in such a manner as shall not create a fire hazard; subject, however, to the rights of the public in and to all public roads; subject also to the continued use and maintenance of existing pipes and conduits, irrigation and drainage lines, and canals, and public utility lines, to the exercise of existing easements and licenses therefor, and to the exercise of existing mineral rights; over and across the lands hereinafter described and designated as Tract No. McMa-151, which said lands are located in Sherman County, Oregon, and described as follows, to-wit: TRACT NO. McMa-151. That portion of the E/2E/4 of Section 29, Township 2 South, Range 17 East of the Willamette Meridian, Sherman County, Oregon, which lies within a strip of land 250 feet in width, the boundaries of said strip lying 62.5 feet distant easterly from and 187.5 feet distant westerly from and parallel to the survey line of the Bonneville Power Administration McNary-Maupin transmission line as now located and staked on the ground, over, across, upon and adjacent to the above described property, said survey line being particularly described as follows: Beginning at survey station 8209+32.3, a point on the north line of Section 25, Township 2 South, Range 17 East, Willamette Meridian, said point being N. 89° 45' 10" E. a distance of 1126.0 feet from the northwest corner of said Section 28; thence S. 51° 50' 20" W. a distance of 1516.7 feet to survey station 8224+49.0; thence S. 0° 20' 40" W. a distance of 4347.5 feet to survey station 8267+96.5, a point on the south line of said Section 29, said point being N. 89° 55' 00" W. a distance of 450 feet from the southeast corner of said Section 29, for a public use adequately to provide for the construction, operation and maintenance by the Bonneville Power Administration of electric power transmission facilities, and are required for immediate use. 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 August 1, 1888 (25 Stat. 357); The Act of August 20, 1937, (50 Stat. 731); The Act of March 6, 1940 (54 Stat. 47); The Act of October 23, 1945 (59 Stat. 546); The Act of July 28, 1949 (60 Stat. 701); The Act of June 20, 1949 (63 Stat. 203); Reorganization Plan No. 3 of 1950 (15 F.R. 3174); Order No. 2563 of the Secretary of the Interior, 1950 (15 F.R. 3193); Order No. 2753 of the Secretary of the Interior, (19 F.R. 2145); Interior Department Appropriation Act 1955 approved July 1, 1954. 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 attorneys 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 of your property 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 12th day of April, 1955 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 McColloch, Judge of the above entitled Court, made and entered on the 20th day of July, 1955, 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 (Notice) being made in the issue of said newspaper on the 5th day of August, 1955. C. E. LUCKEY, United States Attorney, and BERT C. BOYLAN, Assistant United States Attorney, 506 United States Courthouse, Portland 5, Oregon. 40-3c

WANT ADS

STATE WIDE PAINT CO. complete painting and decorating service, spray or brush. Phone 3977 or 5293, 1205 E. 12th St. Vern Campbell and Jack Null, The Dalles, Oregon 38ftn

CUSTOM SLAUGHTERING — Meat cutting, wrapping, sharp freeze. Kenny's Market, Grass Valley, Oregon Ph. 242 47ftn

WANTED: Washing and ironing in my home. Phone 594 or inquire at Tavern, Moro. 42-5p

BOOMING business makes opening available for responsible man or woman with car to call on farm women in Sherman county. Full or spare time. Opportunity to make up to \$40 a day. Write McNess Company, P.O. Box 14, Bayshore Station, Oakland 23, Calif. 43-4p

SPINET PIANO and bench. Will sell at sacrifice in this locality to save moving expense. Easy terms or cash. For information

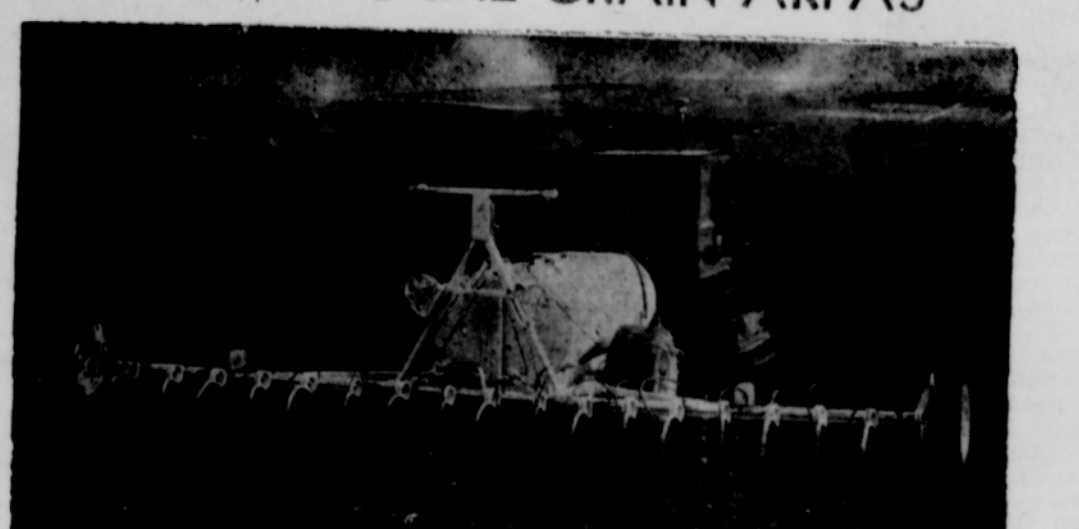
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Brea aqua news

NITROGEN-IN-SOLUTION APPLICATION GROWS IN LOCAL GRAIN AREAS



Warren Wilkinson Says



SHALLOW DRILLING APPLICATION of Brea Aqua Ammonia minimizes soil and seed disturbances, conserves soil moisture, cuts time and equipment costs.

SHALLOW-DRILLING PAYS — Your shortcut to higher profits from increased grain yields is shallow-drill application of Brea Aqua Ammonia, and here's why: Because Brea Aqua is a nitrogen fertilizer in solution form, it does not have to be "over-injected" to stay in the ground. As a solution, the fertilizer soaks into the root zone and stays there, providing the plant with the proper nitrogen requirements. Shallow-drill application without soil and seed-bed disturbance. This means that a rig can cover a field faster with less ground resistance on the equipment. Add the features of "soak-in" nitrogen together with "ease of application" and they'll total "profit" every time!

OUR DRILL APPLICATION RIGS are doing a nice job for customers these days, and naturally, we are well equipped and ready to handle more customer acreage. Things are happening so fast in the fertilizer business that I know we can save you money and do a better job if you will let us bid on your nitrogen needs.

GROWER-OWNED EQUIPMENT — We have noticed that many local growers are considering the advantages of owning their own application equipment. Again, Brea Aqua's ease-of-handling soon pays for the cost of the changeover. With high-speed transfer pumps to refill applicator tanks in a few minutes and one man to handle the application, the rig pays for itself over a short period of time. Many Brea growers handle equipment modification in their own shops.

Since early fertilizer schedules with Brea Aqua Ammonia on local grain began last month, orders for the application of the low-cost, high performance nitrogen-in-solution have grown to a record peak. More and more local grain producers are finding that Brea Aqua—the easy-to-handle, easy-to-apply nitrogen fertilizer solution—boosts both their yields and their profits.

Brea Aqua's "soak-in" feature makes shallow-drill application possible. Shallow-drill application minimizes soil and seed-bed disturbance, conserves soil moisture, and cuts application time and equipment costs—and the nitrogen soaks in and stays in.

The following recommendations for dry-land grain, varying the application rate with average rainfall expectancy: 8 - 15 inches rainfall, use 30 - 50 lbs. N per acre; 16 - 23 inches rainfall, use 50 - 70 lbs. N per acre; above 24 inches rainfall, use 70 - 90 lbs. N per acre.

For further information and assistance in planning your nitrogen schedules, call us today. We'll be happy to show you how Brea Aqua pays for itself over and over again. Call us and find out how we can offer you Brea's high-performance nitrogen solution at low cost per pound of net nitrogen as well as expert service to assure you highest profits for every fertilizer dollar invested.

AGRI-CHEM
WARREN WILKINSON, WASCO PHONE 133