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329179

18-24-317-1W

IN THE SECOND DISTRICT COURT IN AND FOR DAVIS COUNTY

STATE OF UTAH

STATE OF UTAH, by and through its ROAD COMMISSION,

ORDER OF

Plaintiff,

IMMEDIATE OCCUPANCY

GORDON H. VAN FLEET and EVELYN W. VAN FLEET, his wife; REED W.

premises is necessary and proper,

Civil No. 14/23

VAN FLEET and RUGH H. VAN FLEET,

Project No. I-15-7(19)315 Parcel No. 61:E

his wife, .

Defendants. :

The plaintiff's motion for an order of immediate occupancy having come on regularly for hearing before the above entitled court on day of I felman 1969, at the hour the of CCAm., and it having been shown to the satisfaction of said court that notice of such motion has been given to the defendants above named in the manner prescribed by law; and the court having heard the evidence offered by the plaintiff in support of such motion and have determined that the plaintiff has the rights of eminent domain, and that the purpose for which the premises sought by the complaint herein to be condemned is

a public purpose and that the immediate occupancy of said

NOW, THEREFORE, IT IS REREBY ORDERED AND ADJUDGED that the plaintiff be and is hereby permitted and authorized to occupy the premises belonging to the defendants above named, which premises are sought for highway purposes or concerning which premises, easements or other rights for highway purposes are sought, all such property easements or other rights as required by the plaintiff herein, and the property belonging to the defendants as affected thereby

Abstracted

being particularly set out and described in the complaint on file in this action, and in the condemnation resolution filed in this action, a copy of which is hereby annexed, and the plaintiff is hereby permitted to take immediate possession of said properties of said defendants as required and as described and as set out in the plaintiff's complaint and to continue the possession of the same pending further hearing and trial on the issues that may be raised in this action and to do such work thereon as may be required for the purposes for which said premises are sought to be condemned and according to the nature thereof. IT IS FURTHER ORDERED that during construction of the project and pending the hearing on the issues presented, the plaintiff shall protect any private drains now crossing the proposed highway right of way, and further, that prior to the destruction or removal of any fence on or along the property condemned, the plaintiff shall make adequate provisions for a fence along the highway right of way so as to provide fencing protection to the properties affected hereby at least equal to that now provided for each of such properties. IT IS FURTHER ORDERED AND ADJUDGED that pending further hearing

and trial on the issues that may be presented in this action, and subject to the conditions herein set forth, the defendants and their agents, servants and employees be and they are hereby restrained and enjoined from hindering or interfering with plaintiff or any of the agents, employees or contractors of the plaintiff in the occupation of said premises required by plaintiff as particularly described and set forth in plaintiff's complaint, or in the doing of such work thereon as may be required for the purposes for which it is sought to condemn the said property, as set forth in said complaint.

550

This order shall not be effective until the plaintiff herein has deposited with the clerk of the court, for the use and benefit of the defendant parties in interest herein, a sum equal to 75 per cent of the approved appraisal of the defendants' property to be acquired in this action.

S/Thornley Swa.
DISTRICT JUDGE

Clark and Ex-officio Clark of the District the agent the State of Utah, in and for the County that the foregoing copy of the county that the foreg

Gordon H. Van Fleet and Evelyn W. Van Fleet, his wife

Reed W. Van Fleet and Ruth H. Van Fleet, his wife

HIGHWAY PROJECT NO. 1-15-7 (19) 315 PAGE 2

310 East Oak Lane, Farmington, Utah

120 South 2nd East, Farmington, Utah

RECORDED OWNERS:

ADDRESS:

RECORDED OWNERS:

ADDRESS:

Approved Appraisal

LIEN HOLDERS:

Amount to be tendered landowner at time

Order of Immediate Occupancy is granted \$375.00

Parcel No. 15-7:61:E

An easement upon part of an entire tract of property in the SELSEL of Section 24, T. 3 N., R. I W., S.L.B. & M. in Davis County, Utah, for the purpose of constructing thereon a sewer line and appurtenant parts thereof incident to the construction of a freeway known as Project No. 15-7.

Said part of an entire tract is described as follows:

None

\$500.00

Beginning at a point 96.70 ft. radially distant easterly from the center line of a northbound ramp road known as W-4 Line of said project opposite W-4 line Engineer Station 18+43.46, which point is also 535 ft. north and 257 ft. west from the SE corner of said Section 24; thence S. 47° 15' 30" E. 8.0 ft.; thence Northeasterly 244 ft., more or less, along a straight line to a point 50.0 ft. perpendicularly distant westerly from the center line of a southbound ramp road known as W-1 Line of said project opposite W-I Line Engineer Station 46+74.22; thence N. 89° 49' E. 47 ft., more or less, to the westerly right of way line of existing Walker Lane; thence Northerly 40.0 ft. along said westerly right of way line; thence Southwesterly 300 ft., more or less, along a straight line to a point N. 14° 35' 48" W. from the point of beginning; thence \$. 14° 35' 48" E. 16.0 ft. to the point of beginning. The above described parcel of land contains 0.15 acre, more or less. ALSO:

A temporary work easement to facilitate the construction of said sewer line and appurtenant parts thereof, being upon a parcel of land 20.0 ft. wide, adjoining southeasterly the southeasterly side line of the above described easement, containing 0.11 acre, more or less.

The above described temporary work easement shall expire upon the completion

of said construction.

After said sewer line is constructed on the above described party of an entire tract at the expense of said State Road Commission, said State Road Commission is thereafter relieved of any further claim or demand for costs, damages or maintenance charges which may accrue against sald sewer line and appurtenant parts thereof.