126474

STATE OF UTAH SS COUNTY CF WEBER SS FILES TE CORDED FOR JAH 25 10 43 AM 347

BOOX 256 PAGE 351

LATTED 17 RECORDED 🗆

COMPARED [

INDEXED 民 中

PAGED

IN BOOK 256 CF Deeds PAGE 351 DOROTHY B. CAMPBELL COUNTY RECORDER PAGE E. Charlotte }

UNITED STATES OF AMERICA IN THE DISTRICT COURT OF THE UNITED STATES FOR THE DISTRICT OF UTAH HORTHERN DIVISION

UNITED STATES OF AMERICA.

Petitioner,

CIVIL NO. 1260

CERTAIN PARCELS OF LAND in tho County of Wobor, State of Utah, and Board of Education of Wober County School District, ot al.,

JUDGMENT ON

DECLARATION OF TAKING.

Defendants.

It appearing to the court that on the 9th day of January, 1947, the United States of America, a sovereign, by and through Dan B. Shields, United States Attorney for the District of Utah, filed herein its potition for condemnation on declaration of taking of cortain parcons of land in Wober County, Utah, under and by virtue of the provisions of the Acts of Congress as fully set forth in said petition for condemnation and declaration of taking, and that the Federal Works Agency, acting under the direction of the President of the United States, having found and determined that the lands hereinafter described are needed for perpetual easements to construct, maintain, repair, roplace and use sower pipe lines, accessories and appurtenances, as described in Schedule "A" annexed to the declaration of taking and petition for condemnation on file horoin; and,

It further appearing to the court from said petition for condemnation, and from the request of the Federal Works Agency, that the utmost heate in expediting this project is wital to the successful carrying on of defense activities, and that adequate provision has been rade for the payment of just compensation to the person or persons entitled thereto for the taking of said perpetual easements in said lands, and for which reason the immediate possession of the aforesaid easements in said lands is necessary and desired by the United States of America; and,

It further appearing to the court that said petition for condemnation states a cause of action, and is being brought for the purpose, among others, of obtaining an order of condemnation and of immediate possession; and the court deeming it advisable to grant an ex-parte order of immediate possessions

HOW THEREFORE, it is horoby ORDERED, ADJUDGED AND DECREED that possession of the hereinafter described lands shall be delivered to the United States of America on the 9th day of January, 1947, and all persons claiming any right, title or interest in said property are hereby made parties to this action, and the potitioner

126474 2.20

STATE OF UTAH . } SS COUNTY OF WEBER } SFUEL STATE OF STA

IN BOOK 256 OF __Deeds
PAGE __351
DOROTHY B. CAMPBELL
COUNTY RECORDER
E. Charlotte Jacoba,

BOOK 256 PAGE 351

PLATIED OF RECORDED COMPARED CO

INDEXED & de

UNITED STATES OF AMERICA
IN THE DISTRICT COURT OF THE UNITED STATES
FOR THE DISTRICT OF UTAH
NORTHERN DIVISION

UNITED STATES OF AMERICA,

Petitioner,

CIVIL NO. 1260

CERTAIN PARCELS OF LAND in the County of Weber, State of Utah, and Board of Education of Weber County School District, et al.,

Defendants.

JUDGMENT ON DECLARATION OF TAKING.

It appearing to the court that on the 9th day of January, 1947, the United States of America, a sovereign, by and through Dan B. Shields, United States Attorney for the District of Utah, filed herein its petition for condemnation on declaration of taking of certain parcens of land in Weber County, Utah, under and by virtue of the provisions of the Acts of Congress as fully set forth in said petition for condemnation and declaration of taking, and that the Federal Works Agency, acting under the direction of the President of the United States, having found and determined that the lands here—inafter described are needed for perpetual easements to construct, maintain, repair, replace and use sewer pipe lines, accessories and appurtenances, as described in Schedule "A" annexed to the declaration of taking and petition for condemnation on file herein; and,

It further appearing to the court from said petition for condemnation, and from the request of the Federal Works Agency, that the utmost haste in expediting this project is vital to the successful carrying on of defense activities, and that adequate provision has been made for the payment of just compensation to the person or persons entitled thereto for the taking of said perpetual easements in said lands, and for which reason the immediate possession of the aforesaid easements in said lands is necessary and desired by the United States of America; and,

It further appearing to the court that said petition for condemnation states a cause of action, and is being brought for the purpose, among others, of obtaining an order of condemnation and of immediate possession; and the court deeming it advisable to grant an ex-parte order of immediate possession:

NOW THEREFORE, it is hereby ORDERED, ADJUDGED AND DECREED that possession of the hereinafter described lands shall be delivered to the United States of America on the 9th day of January, 1947, and all persons claiming any right, title or interest in said property are hereby made parties to this action, and the petitioner