THOMAS C. LYNCH, Attorney General 1 2

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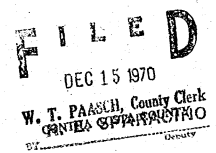
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of the State of California WILLARD A. SHANK,
Assistant Attorney General

JOHN M. MORRISON,
Deputy Attorney General Room 500, Wells Fargo Bank Building Fifth Street and Capitol Mall Sacramento, California 95814

Telephone: 445-4988

Attorneys for Plaintiff



SUPERIOR COURT OF THE STATE OF CALIFORNIA FOR THE COUNTY OF CONTRA COSTA

PEOPLE OF THE STATE OF CALIFORNIA, acting by and through the Department of Water Resources,

Plaintiff,

ROY MASSONI, ELMER L. DANIELSON and CLAIRE L. DANTELSON, his wife; SHELDON G. MOORE and NANCY MOORE, his wife, et al.,

Defendants.

NO. 105016

JUDGMENT IN CONDEM-NATION PURSUANT TO STIPULATION and STIPULATION

(Parcel No. D-SL-159 only)

at 16 Aproximal

IT APPEARING TO THE COURT that plaintiff, State of California, acting by and through its Department of Water Resources, through its attorney, Thomas C. Lynch, Attorney General of the State of California, by John M. Morrison, Deputy Attorney General, and defendants Elmer L. Danielson and Claire L Danielson, his wife, Sheldon G. Moore and Nancy Moore, his wife, through their attorneys, Downey, Brand, Seymour & Rohwer, by Robert R. Harlan, have stipulated that judgment in condemnation may be entered herein by the said parties with respect to the real property described as Parcel No. D-SL-159 in the legal description attached hereto, marked Exhibit "A", and incorporated herein, and have waived findings of fact, conclusions of law,

RECORDER AT RESULTER OF

70 DEC 22 PH 2: 12

OFFICIAL RECORDS CONTRA COSTA CO CAL W.T. FALSCH. CC 2064

## State of California, County of Contra Costa

I, W. T. PAASCH, County Recorder in and for said County and State, do hereby contry that the hereto attached and foregoing paper is a full, true and correct copy of the Record of an Instrument as the same appears in Volume.

Records of said County new in my pastedy.

WI's NESS, my hand, OFC 22 1970

W. T. PAASCH

County Recorder in and to Contro Costa County,

Depier County Recorder

and notice of entry of judgment;

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IT FURTHER APPEARING that the defendants Sacramento and San Joaquin Drainage District, Byron-Bethany Irrigation District, Reclamation District No. 802, and Grace Ritchie have filed disclaimers in this proceeding disclaiming any interest in or to said parcel of real property; and

IT FURTHER APPEARING that defendant County of Contra Costa has an interest in said parcel only to the extent of any unpaid taxes, penalties or assessments, if any; and

IT FURTHER APPEARING that pursuant to an order of this court made on August 24, 1967, plaintiff was authorized to take possession of said Parcel No. D-SL-159 three days after service of said order for immediate possession upon the record owners of said real property and upon the occupants thereof; and

IT FURTHER APPEARING that the order for possession herein was mailed to the owners and occupants of said parcel on the 25th day of August 1967; and

IT FURTHER APPEARING that pursuant to an order of court dated November 19, 1968, authorizing withdrawal of a portion of the amount deposited for taking immediate possession, there was paid to the defendants Elmer L. Danielson and Claire L. Danielson on December 3, 1968, the sum of \$100,000.00, and pursuant to a further order of court authorizing withdrawal dated August 26, 1970, there was paid to the defendants Elmer L. Danielson and Claire L. Danielson on August 29, 1970, the sum of \$100,000.00.

NOW, THEREFORE, IT IS HEREBY ORDERED, ADJUDGED AND DECREED that the total compensation to be paid herein for the acquisition of Parcel No. D-SL-159 is the sum of \$853,842.13, less the amount of \$200,000.00 heretofore withdrawn pursuant to orders of this court, together with interest at the race of

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seven percent per annum on \$853,842.13 from August 30, 1967 to and including December 3, 1968; on the amount of \$753,842.13 from December 4, 1968 to and including August 29, 1970; and on the amount of \$653,842.13 from August 30, 1970 to date of payment into court, and together with a grant of title in fee simple absolute to all that certain real property described in Exhibit "B" attached hereto.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the defendants Sacramento and San Joaquin Drainage District, Byron-Bethany Irrigation District, Reclamation District No. 802, and Grace Ritchie having disclaimed any right, title or interest in said Parcel No. D-SL-159, said defendants are not entitled to any compensation herein.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the only interest of defendant County of Contra Costa in or to said property or in or to said just compensation is to the extent of any unpaid taxes, penalties or assessments, if any.

payment of the said total sum into court for the benefit of the defendants Elmer L. Danielson and Claire L. Danielson, his wife, Sheldon G. Moore and Nancy Moore, his wife, and the County of Contra Costa, as their interests are hereinafter determined, and upon a grant to the defendants Elmer L. Danielson and Claire L. Danielson, his wife, of the fee simple title to that real property described in Exhibit "B" attached hereto and incorporated herein, said Parcel No. D-SL-159 shall be condemned to plaintiff and as against defendants Elmer L. Danielson and Claire L. Danielson, his wife, Sheldon G. Moore and Nancy Moore, his wife, and the County of Contra Costa, for State water purposes, in fee simple absolute, and all interests of said defendants in and to said parcel shall be terminated.

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IT IS FURTHER ORDERED, ADJUDGED AND DECREED that payment into court of said total sum of money as hereinabove specified, including interest thereon as hereinabove specified, together with such sums as were heretofore withdrawn, and together with a conveyance of title in fee simple absolute to all that certain real property described in Exhibit "B" attached hereto, shall be in full payment for the taking of said Parcel No. D-SL-159 and for any and all damages to the remaining property, claims, demands, expenses, and compensation, suffered by reason of the taking of said parcel and the construction of the improvement in the manner proposed by plaintiff, including the value of the use and occupancy of the plaintiff under any of the orders of immediate possession made herein and including but not limited to any expenses which may be incurred by any of said defendants in restoring the utility of the remaining property, and further including but not limited to any and all damages to the remaining property resulting, or to result, from seepage of water from the said public improvement.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that said total compensation shall be distributed as follows:

- 1. To defendant County of Contra Costa, a political subdivision of the State of California, such sum, if any, which is necessary to satisfy all taxes, penalties and costs which are a lien on said Parcel No. D-SL-159, if any;
- 2. To defendants Sheldon G. Moore and Nancy Moore, his wife, the sum of \$150,000.00; and
- 3. To defendants Elmer L. Danielson and Claire L. Danielson, his wife, the balance of said total sum and all of the right, title and interest to the real property

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DEC 15 1970

The foregoing instrument is a correct ency of the original on file in this office.

Dated:

NORMAN A. GREGG JUDGE OF THE SUPERIOR COURT

ATTEST: DEC 1 5 1970

V. T. PARSON

Collective the text of the left to see to superior Count of the State of Collective Control of the Control of th

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described in Exhibit "B" attached hereto, to be conveyed

by plaintiff pursuant to the provisions of this judgment

the purpose for which said parcel is sought to be condemned

is a public use authorized by law and that the taking of said

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the

Defendants Elmer L. Danielson and Claire L.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that

possession having been taken by plaintiff on August 30, 1967, all

taxes, penalties and costs which are a lien on said parcel and

which are apportioned to that portion of the fiscal year after

said date are hereby cancelled pursuant to section 4986 of the

following named defendants shall have and recover from plaintiff

Danielson, his wife; Sheldon G. Moore and Nancy Moore,

upon payment by plaintiff of the sum hereinabove specified,

the Treasurer of the State of California is hereby directed

to return to plaintiff the sum of \$511,824.98, being the sum

as security for the order of immediate possession heretofore

remaining on deposit by virtue of the sum previously deposited

together with legal interest thereon as hereinabove specified,

and the stipulation thereto.

parcel is necessary for such public use.

their costs of suit incurred herein, if any:

his wife, in the sum of \$ .00.

Revenue and Taxation Code.

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STIPULATION

WHEREAS, plaintiff and the undersigned defendants have through negotiations reached a settlement of the above condemnation proceeding; and

WHEREAS, the undersigned defendants claim damages to a portion of the levee and levee road bordering the southerly and easterly portion of their remaining property as a result of certain construction activities related to the construction of the improvement in the manner proposed by plaintiff; and

WHEREAS, it is uncertain as to whether defendants' claim is cognizable in this proceeding; and

WHEREAS the plaintiff and the undersigned defendants desire to compromise and dispose of all claims of whatsoever kind or nature and in any way relating, directly or indirectly, to the taking of Parcel No. D-SL-159 and the construction of the improvement in the manner proposed by plaintiff; and

WHEREAS, it is understood and agreed that settlement of this proceeding in accordance with the provisions of the foregoing judgment includes the compromise of doubtful and disputed claims and that payment is not to be considered as an admission of liability on the part of plaintiff, its officers and employees, by whom liability is expressly denied;

NOW, THEREFORE, plaintiff and the undersigned defendants hereby stipulate as follows:

1. The damages alleged by the undersigned defendants to have occurred to that portion of the levee and levee road bordering the southerly and easterly portion of their remaining property and allegedly occurring as a result of the construction activities conducted by or on behalf of plaintiff in

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connection with the construction of the proposed improvement and related facilities be deemed to be a claim for damages cognizable in this eminent domain proceeding as a claim for damages arising out of the taking of said Parcel No. D-SL-159 and the construction of the improvement in the manner proposed by plaintiff.

- 2. That the undersigned defendants, and each of them, hereby waive notice of trial and trial, findings of facts and conclusions of law, notice of entry of judgment and notice of entry of final order of condemnation.
- That payment of the total compensation in accordance with the terms of the foregoing judgment in condemnation shall be full payment for the taking of said Parcel No. D-SI,-159 and for any and all damages to the remaining property, claims, demands, expenses, and compensation, suffered by reason of the taking of said parcel and the construction of the improvement in the manner proposed by plaintiff, including the value of the use and occupancy of the plaintiff under any of the orders for immediate possession made herein and including but not limited to any expenses which may be incurred by any of said defendants in restoring the utility of the remaining property, and further including but not limited to any and all damages to the remaining property resulting, or to result, from seepage of water from the said public improvement.
- 4. The undersigned defendants, and each of them, and their counsel of record have read the provisions of the foregoing judgment and agree to each and every provision thereof.

The foregoing judgment may be forthwith filed and entered in the above-entitled proceeding. Dated: THOMAS C. LYNCH, Attorney General of the State of California WILLARD A. SHANK,
Assistant Attorney General JOHN M. MORRISON,
Deputy Attorney General JOHN-M. MORRISON Attorneys for Plaintiff LAW OFFICES of DOWNEY, BRAND, SEYMOUR & ROHWER Attorneys for defendants Elmer L. Danielson and Claire L. Danielson, his wife, Sheldon G. Moore and Nancy Moore, his wife. Elmer L. Danielson ELMER L. DANIELSON 

PARCEL D-SL 159

UNIT A

The North Half of the Northwest Quarter (N 1/2 of NW 1/4) and the Southeast Quarter of the Northwest Quarter (S. 1/4 of NW 1/4) of Section Thirty (30), Township One (1) South, Range four (4) East, Mount Diablo Base and Meridian.

EXCEPTING THEREFROM that portion thereof lying Southerly and Easterly of the line described as follows:

the West Quarter Corner of said Section 30 on that certain map filed, in Book 9 of LSM at page 24, in the Office of the County Recorder of Contra Costa County from which the iron pipe shown as the Northeast Corner of the Southwest Quarter of said Section 30 on said map bears South 89° 13' 16" East 2,689.02 feet, said point of commencement having Coordinates X=481,218.54 and Y=1,686,435.55; thence from said point of commencement along the South line of the Northwest Quarter of said Section 30 South 89° 13' 16" East 1,344.47 feet to the TRUE POINT OF BEGINNING; THENCE from said true point of beginning leaving said South line North 00° 53' 12" East 1,321.66 feet to a 1 1/2-inch iron pipe with brass cap marked CC-4; thence
North 43° 16' 01" East 2,635.96 feet to a 1 1/2-inch iron pipe with brass cap marked CC-1 being the end of the herein described line.

Containing an area of 60.4 acres, more or less.

Coordinates, bearings and distances in the above description are based on the California Coordinate System, Zone III.

UNIT B

Those parcels of land described as Parcel One, Parcel Two, Parcel Three, and Parcel Four in the deed to Elmer R. Danielson et ux, recorded November 10, 1961 in Book 3992 at page 217 Official Records of Contra Costa County said parcels being More particularly described as follows:

(PARCEL ONE)

A portion of the Northeast 1/4 of Section 19, Township 1 South, Range 4 East, Mount Diablo Base and Meridian, containing 4.17 acres, more or less, described in the deed from Amelia G. Webber to William C. Ferguson and Alfred S. Ferguson, dated March 8, 1923, and recorded March 23, 1923, in Book 438 of Deeds, page 118, as follows: COMMENCING at an iron pipe in the North line of Section 19 of said Township and Range, bearing East 30 rods from the Northwest Corner of the Northeast 1/4 of said Section 19, and running thence West along the North line of said Section 19, 91.3 feet; thence South 1,990.4 feet; thence East 91.3 feet to a point in the dividing line between the properties of Ferguson and Webber, bearing North 650 feet from an iron pin in the South line of the Northeast 1/4 of said Section 19; thence North along the dividing line between the properties of Ferguson and Webber, 1,990.4 feet to the point of beginning.

## (PARCEL TWO)

All that portion of the Northeast 1/4 of Section 19, Township 1 South, Range 4 East, Mount Diablo Base and Meridian, lying East of the 4.17 acre parcel of land as described in the deed from Amelia G. Webber to William C. Ferguson and Alfred S. Ferguson, dated March 8, 1923, and recorded March 23, 1923, in Book 438 of Deeds, page 118, and North of the Northerly boundary line of the 10.28 acre parcel of land as described in the deed from Alfred S. Ferguson and William C. Ferguson to Amelia G. Webber, dated February 19, 1923, and recorded March 23, 1923, in Book 435 of Deeds, page 170.

## (PARCEL THREE)

A portion of the Southeast 1/4 of Section 19, Township 1 South, Range 4 East, Mount Diablo Base and Meridian, containing 6.11 acres more or less, as described in the deed from Amelia G. Webber to William C. Ferguson and Alfred S. Ferguson, dated March 8, 1923, and recorded March 23, 1923, in Book 438 of Deeds, page 118 as follows:

COMMENCING at an iron pipe at the Northeast Corner of the Southeast 1/4 of Section 19, of said Township and Range, and running thence along the North line of the Southeast 1/4 of said Section 19, West 853.7 feet to a point near the bank of an irrigation canal; thence meandering the bank of said irrigation canal as follows:

South 10° 14' East 158.7 feet; South 25° 27' East 131.8 feet; South 54° 24' East 131.7 feet; South 80° 55' East 123.7 feet; North 87° 12' East 130.1 feet; North 73° 03' East 311.7 feet; South 88° 21' East 111.7 feet to a point in the East line of the Southeast 1/4 of said Section 19; thence along the East line of the Southeast 1/4 of said Section 19, North 277.4 feet to the point of beginning.

(PARCEL, FOUR)

Range 4 East, Mount Diablo Base and Meridian, lying West of the centerline of Western Canal.

EXCEPTING from the above described "PARCEL FOUR" that portion lying Southerly of the line described as follows:

COMMENCING at the 1 1/2-inch iron pipe with brass cap marked CC-1 described in Unit A above; thence South 88° 42' 34" East 2,156.96 feet to a 1 1/2-inch iron pipe with brass cap marked CC-2; thence North 00° 51' 11" East 325.01 feet to a 1 1/2-inch iron pipe with brass cap marked CC-3; thence South 88° 42' 34" East 50 feet to the East line of said Section 19 being the TRUE POINT OF BEGINNING of this line; THENCE from seid true point beginning continuing South 88° 42' 34" East 2,596.44 feet to the Northwesterly line of "PARCEI, TWO" as described in the deed to THE UNITED STATES OF AMERICA, recorded October 24, 1962, in Book 4:25 at page 292, Official Records of Contra Costa County; thence along the said Northwesterly line of that certain 125 foot right of way described in said "PARCEI, TWO" of last said deed the following two (2) courses: North 31° 43' 44" East 923.67 feet, North 77° 55' 44" East 1,064.78 feet; thence leaving said Northeasterly line South 27° 30' 00" East 181.80 feet; thence South 15° 22' 35" East 207.42 feet; thence

Coordinates, bearings and distances used in the last exception described above are based on the California Coordinate System, Zone III.

Containing an area, after making said exception, of 510 acres, more or less, in the above described four (4) portions of land.

No. D-SL-159, all oil, oil rights, natural gas and natural gas rights provided that Owner, his successors or assigns shall not drill, mine, explore or otherwise operate upon, in or through the surface or upper 500 feet of the subsurface of the lands herein described, in the exercise of any of the herein excepted rights; and provided, further, that owner, his successors or assigns shall not be relieved of any legal obligations he may otherwise have, to maintain lateral and subjacent support to said surface or upper 500 feet of the subsurface of the lands herein described, in the exercise of any of the herein excepted rights.

EXHIBIT "A" (Page 4)

D-SL-156A

That portion of the South Half (S 1/2) of Section Mineteen (19), Township One (1) South, Range Four (4) East, H.D.M., lying Southerly and Southeasterly of the following described line:

. COMMENCING at a  $2^n \times 2^n$  stake and nail marker shown as the West Quarter Corner of said Section 30 on that certain map filed, in Book 9 of LSM at page 24, in the Office of the County Recorder of Contra Costa County from which the iron pipe shown as the Northeast Corner of the Southwest Quarter of Section 30 on said map bears South 89° 13' 16" East 2,689.02 feet, said point of commencement having Coordinates X=481,218.54 and Y=1,686,435.55;

thence from said point of commencement along the South line of the Northwest Quarter of said Section 30

South 89° 13' 16" East 1,344.47 feet;

thence leaving said South line
North 00° 53' 12" East 1,321.22 feet to a 1-1/2-inch iron
pipe with brass cap marked CC-4, said pipe being the TRUE POINT OF BEGINNING;

THENCE from said true point of beginning
North 43° 16' 01" East 2,635.96 feet to a 1-1/2-inch iron

pipe with brass cap.marked CC-1; thence South 88° 42' 34" East 2,156.96 feet to a 1-1/2-inch

iron pipe with brass cap marked CC-2; thence North GO° 51' 11" East 325.01 feet to a 1-1/2-inch iron

pipe with brass cap marked CC-3; thence South 88° 42' 34" East 2,539.96 feet to a 1-1/2-inch iron pipe with brass cap marked CC-MA, said pipe being the end of the herein described line.

Containing an area of 32.1 acres, more or less.

Coordinates, bearings and distances in the above description are based on the California Coordinate System, Zone III.

EXCEPTING therefrom all oil, oil rights, natural gas, natural gas rights as excepted in the Final Order of Condemnation recorded June 12, 1969 as instrument No. 41445 in Book 5897, at page 474 of Official Records of Contra Costa County.

It is mutually agreed between the parties herein that the above described real property is land locked and without any direct access to any public or private road. The State of California is without obligation or liability to provide access to the said real property.

D-SL-156A

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