

On motion of Petitioner, it is considered, ordered, adjudged, and decreed by the Court that the properties and parties Respondent listed in the second paragraph of the above Amendment To Application For Order Of Condemnation are hereby struck from the Application For Order Of Condemnation and these proceedings are hereby dismissed against said properties and persons.

It is further considered, ordered, adjudged, and decreed by the Court that the amendment to the Application For Order Of Condemnation specified in the Third paragraph of the above Amendment To Application For Order Of Condemnation is hereby allowed and the description set out in said third paragraph is substituted for the description of the property sought to be condemned in paragraph or "Parcel" No. 7 of paragraph 3 of said Application.

It is further considered, ordered, adjudged, and decreed by the Court that the amendment to the Application For Order Of Condemnation specified in the fourth paragraph of the above Amendment To Application For Order Of Condemnation is hereby allowed and the description set out in said fourth paragraph is substituted for the description of the property sought to be condemned in paragraph or "Parcel" No. 21 of paragraph 3 of said Application.

It is further considered, ordered, adjudged, and decreed by the Court that amendments to the Application For Order Of Condemnation specified in the fifth and sixth paragraphs of the above Amendment To Application For Order Of Condemnation are hereby allowed.

Witness my hand this 20th day of December, 1958.

  
JUDGE OF PROBATE

*Filed 12/20/58*