

Schedule of danger trees on land owned by State Park Board, in Section 25, Township 2 N, Range 6 E, County Skamania, covered by grant dated _____.

Engr. Sta.	Number trees	Kind	Side of R/W ft. N.S.E.W.	Remarks (Fell, top, limb, etc.)
160+00	5	Red Fir	South Max Dist 30 ft.	Fell
161+00				
Total	5			

Exhibit B Sheet #7.

United States Department of the Interior Bonneville Power Administration Portland, Oregon.

Schedule of danger trees on land owned by State Park Board, in Section 23, Township 2 N, Range 6 E, County Skamania, covered by grant dated _____.

Engr. Sta.	Number Trees	Kind	Side of R/W ft. N.S.E.W.	Remarks (Fell, top, limb, etc.)
179+20	20	2nd G.R.Fir	N - 50 ft.	Fell
186+70				
179+20	40	2nd G.R.Fir	S - 50 ft.	Fell
188+00				
Total	60			

Filed for record July 6, 1942 at 9-00 a.m. by John W. Fishburne, Special Attorney

Mabel J. [Signature]
Skamania County Auditor.

#31804 R. V. Carpenter et ux et al to United States
In the District Court of the United States for the Western District of Washington.
Southern Division.

United States of America,
Petitioner
vs.

R. V. Carpenter and Anna Carpenter,
husband and wife; The Bank of Steven-
son, a corporation; Skamania County,
a municipal corporation of the State
of Washington, Also all other persons
or parties unknown claiming any right,
title, estate, lien or interest in the
real estate described in the petition
herein,

Respondents.

No. 310
Judgment on the Declaration of Taking

The petitioner herein, the United States of America, by and through its attorneys, J. Charles Dennis, United States Attorney for the Western District of Washington, and John W. Fishburne, Special Attorney for the Department of Justice, having made oral motion in the above entitled cause, praying the Court to enter judgment vesting in the United States a perpetual easement and right-of-way in and to the property hereinafter described, said pro-
perty being the identical property described in the declaration of taking and in the peti-
tion for condemnation, and praying the court for an order fixing the date when the United
States of America shall have the right to enter upon said land and exercise the rights and
privileges received by it by virtue of such easement; and a hearing having been held in
open court on said motion and declaration of taking, and the court having considered the
petition filed herein, the court finds:

First. That the United States of America is entitled to acquire property by eminent