

have been fully paid and there are no creditors of said estate that all monies due said estate have been fully collected and that said estate can now be closed; that there is now no money on hand belonging to said estate except balance of cash now on hand of the said administrator to-wit: \$233.11; that the said P.F. Bradford Jr. is the sole heir at law of said estate, and that said balance should belong to him as such heir at law with that there is no reason why said estate should not be closed as the same has been fully administered upon; that this is the time and place for hearing of objections to said report and that no objections thereto have been made, and that the time for making the same has now expired.

Wherefore it is ordered considered and decreed that the said final report and account be and the same is hereby approved ratified and confirmed in all respects and that the said administrator be and he is hereby discharged from the further performance of this trust and his appointment exonerated from any further liabilities hereunder. And it is further ordered that the said balance of \$233.11 now in hands of said administrator be declared to be the sole property of said Administrator P.F. Bradford Jr. and to be turned over to him.

Done and dated at Dalles City Wasco County Oregon this 6th day of October 1902

Geo. C. Blakeley, Judge

State of Oregon

County of Wasco, ss. I, F.R. Angle Clerk of Wasco County Oregon, do hereby certify that I have compared the foregoing copy of order approving final account and settling the estate of Putnam F. Bradford deceased with the original now of record in my office, and that the same is a full and true and correct copy of said original and of the whole thereof as the same appears of record in my office.

In testimony Whereof I have hereunto set my hand and affixed my seal of the county this 28th day of July 1910

F.R. Angle

County Clerk, Wasco Co. Oregon (Seal of Co. Court)

Filed for record by P.S.C. Wills on August 1st 1910 at 1 P.M.

A. Fleischauer

Co. Auditor

6. 99

Stat: ~~77~~ Vance & Brown

May 25th 1910

At a meeting of the Board of State Land Commissioners when were present the undersigned members, the following proceedings were had:

In re application No. 7389 to perpetually overflow and inundate land in Section 1, 10, 11, 12, 13, 14 and 15 Township 9 North of Range 5 East of W.M. Skamania County, Order.

It appearing to the Board at this time that application No. 7389 was filed in the office of the Commissioner of Public Lands by J.A. Vance and C.C. Brown to secure the appraisal of damages resulting to the state from the exercise of the right privilege power and authority to perpetually back and hold water upon and over land in Sections, 1/10/11/12/13, 14 and 15 Township 9 North of Range 5 East W.M. and to overflow any such land and

inundate the same under the provisions of chapter 125 of the session laws of 1807; that the lands affected by and included within said application are described as follows: All tide and shore lands belonging to the state of Washington bordering upon Spirit Lake in sections 1/10/11/12/13/14 and 15 township 9 north of range 5 E.W.M. in Skamania county Washington. That it is alleged in said application that the overflowing and inundation of the lands above described is necessary in the erection maintainance and operation of a water power plant reservoir and works for impounding water for the purpose mining, manufacturing, furnishing electric light and power for public use and for other public purposes, that the total length of the tide lands around said Lake is 735.42 chains and that said lands are of the value of \$5.00 per lineal chain or a total of \$3677.10, it is therefore Ordered and determined, that the value of the land included in said application together with all damages to or upon the land remaining and including all damages suffered by the state, be and the same are hereby fixed and assessed at the total sum of \$3677.10 and upon payment of the above amount to the Commissioner of Public Lands by said J.A.Vance and C.C.Brown, the right, privilege power and authority to perpetually back and hold water over and upon the land above described and to overflow and inundate the same may be exercised in accordance with the statute

Dated this twenty fifth day of May A.D. 1910

E.W. Ross  
J.E. Frost  
J.R. Welty  
T.D. Rockwell

Attest: M.H. Tamblin

Secretary.

Board of State Land Commissioners

State of Washington

County of Thurston, ss I, Frank C. Morse Assistant Commissioner of Public Lands in and for the State of Washington do hereby certify that the attached and foregoing instrument is a full true and correct copy of that certain order of the Board of State Land Commissioners in the matter of application numbered 7389 filed by J.A.Vance and C.C.Brown for the right to perpetually back and hold the water upon and over land in sections 1/10/11/12/13/14 and 15 in Township 9 north of Range 5 East of W.M., made and entered May 25th 1910, as the same appears on file and a part of the records of the office of the Commissioner of Public Lands. Witness my hand and the official seal of the Commissioner of Public Lands this 10th day of June 1910

(Seal of Comm. of P.L.)

Franks C. Morse, Assistant Commissioner  
of Public Lands.

Filed for record by C.C.Brown on August 9th 1910 at 1.15 P.M.

A. Fleischhauer

Co. Auditor

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