1 BEFORE THE LAND USE BOARD OF APPEALS OF THE STATE OF OREGON 2 3 4 MARTHA LYNN GRAY and) 5 LEONARD PALMER,) 6) 7 Petitioners,) 8) 9 and) 10) 11 ALFRED M. WIEDEMANN,) 12) 13 Intervenor-Petitioner,) LUBA No. 93-010 14 15) 16 FINAL OPINION vs.) 17 AND ORDER) 18 CLATSOP COUNTY,) 19) 20 Respondent,) 21) 22 and) 23) 24 RICHARD T. SCHROEDER,) 25) 26 Intervenor-Respondent.) 27 28 29 Appeal from Clatsop County. 30 31 Martha Lynn Gray and Leonard Palmer, petitioners, represented themselves. 32 33 34 Alfred M. Wiedemann, intervenor-petitioner, represented himself. 35 36 Kenneth S. Eiler, Astoria, represented respondent. 37 38 Steven L. Pfeiffer, Portland, represented intervenor-39 40 respondent. 41 42 SHERTON, Referee; HOLSTUN, Referee, participated in the decision. 43 44 45 03/25/94 DISMISSED

Page 1

You are entitled to judicial review of this Order.
Judicial review is governed by the provisions of ORS
197.850.

1 Opinion by Sherton.

The parties stipulate that this appeal may be dismissed, that petitioners' filing fee, in the amount of \$50, shall be reimbursed by intervenor-respondent, and that petitioners' deposit for costs, in the amount of \$150, may be returned to petitioners.

7 This appeal is dismissed. Petitioners are awarded the 8 cost of their filing fee, in the amount of \$50, to be paid 9 by intervenor-respondent. The Board shall return 10 petitioners' \$150 deposit for costs.

11