

110-Morse Orders and Decrees

That the following named persons and their predecessors in title and possession, have used water from the Jordan river for the purpose of irrigating their lands each year, some of these since 1868, and all of them since 1877, and have conducted the water for that purpose from the Galena Canal since its construction, being with the permission of the owners of said canal, to-wit:

James Blake -Chas. Blake-----	85 acres
A.W. Smith -----	70 acres
A.C. Lunnen, A.D. Lunnen & W.R. Wellington---	35 acres
Henry Osborne-----	27 acres
Garah E. Stewart-----	20 acres
John T. Wilson-----	15 acres
John Neff	18 acres

The quantity of water used by the said A.W. Smith, W.R. Wellington, A.C. Lunnen and A.D. Lunnen, James Blake and Charles Blake, collectively, for irrigation purposes, is 2,828 cu. ft. of water per sec. of time.

The quantity of water necessary to irrigate the Stewart tract of land is 1.4 cu. ft. of water per sec. of time, and the quantity of water necessary to irrigate the Osborne tract, is .34 cu. ft. per sec. of time, and the amount necessary to irrigate the Wilson tract, is .3 cu. ft. per sec. of time.

Neff tract = 0.3 cu

TENTH.

That in the year 1877, the defendant, the East Jordan Irrigation Company, commenced the construction of a canal and the diversion and use by its stockholders of water for irrigation and domestic purposes from the Jordan river at a point immediately south of the old dam, that such use of said water was continued during the year 1878, 1879, 1880, 1881 and 1882. That the work of constructing said canal, was prosecuted and continued with reasonable diligence during each and all of said years, and in the year 1883, said canal was completed to its present size and capacity, to-wit, a capacity to carry 170 cu. ft. of water per sec. of time, and during each and every year since its completion, the same has been used to convey water from the said Jordan river and upon lands requiring irrigation, and owned by said defendant stockholders in severalty for irrigation and domestic purposes, and by means of said canals and the waters of said Jordan river, diverted thereby, about 16,000 acres of said lands have been irrigated and cultivated, and redeemed from their natural barren condition, that during the winter season of each and every year since the construction of said canal, the stockholders of said defendant, have diverted and used for domestic and culinary purposes, 10 cu. ft. of water per sec., from said Jordan river. (16,000)