

#19--Worce Orders and Decrees

EIGHTEENTH.

That the plaintiff, Salt Lake City, is and was at all the times mentioned in plaintiff's complaint, a Municipal Corporation in the County of Salt Lake and State of Utah.

That the plaintiff, Utah & Salt Lake Canal Company, and the defendants, East Jordan Irrigation Company, South Jordan Canal Company, North Jordan Irrigation Company, West Jordan Milling & Mercantile Company, Utah Mattress & Manufacturing Company, United States Mining Company, Beckstead Irrigation Company, South Jordan Milling Company, and Salt Lake City Water & Electrical Power Company, are and at all times mentioned in the plaintiff's complaint, and in the said defendant's answers and cross-complaints, were corporations organized and existing under the laws of Utah.

That the defendants, Hyrum Bennion and Saml. R. Bennion, are and at the times mentioned in their pleadings were, co-partners under the firm name of Bennion and Bennions.

NINETEENTH.

That Jos. Geoghegan, as Receiver of the Salt Lake City Water & Electrical Power Co., the plaintiff in suits Nos. 3449 and 3459, has not, nor has the said power co. nor its predecessors in interest, ever diverted or used the waters of the Jordan River, except as in these findings expressly stated.

TWENTIETH.

That the waters of Utah Lake have not for fifty years past, during the fall season of each and every, or any year, been permitted to flow unobstructed from said lake into the Jordan river and past the power plant of said Salt Lake City Water & Electrical Power Co. and into the Great Salt Lake, except as in these findings expressly stated.

TWENTY - FIRST.

That at the time of and prior to the commencement of suits Nos. 3449 and 3459, consolidated herein, owing to the diminished precipitation during the preceding year, the waters of Utah Lake had dried up and receded until they had almost reached low water mark, being a point on a level with the bed of the Jordan river, where it received the waters from said lake, and that in consequence thereof, in order to provide for supplying the demands and meeting the necessities of the defendants, Salt Lake City and the several canal and irrigation companies, during the following spring and summer seasons, it became and was necessary to place planks and ob-