

and domestic purposes, to the extent of the capacity of their several canals, and of the right to impound and store all of the waters of said river in Utah Lake, subject to the limitations hereinafter set forth.

That the said city and canal and irrigation companies shall, at all times, allow to flow unimpeded down through the channel of said river, a sufficient quantity of water, which, when added to the accretions to the river from seepage and other sources, will furnish at the various points of diversion and measurement, the several quantities of water herein awarded to the West Jordan Milling and Mercantile Company, the Utah Mattress and Manufacturing Company, the United States Mining Company, William Cooper, Jr., and Bennion and Bennion, for the operation of their several mills and factories; and, during the irrigation season of each year, shall allow to flow unimpeded through the channel of the river such additional quantity of water as will, when added to the accretions from seepage and other sources, supply, at the various points of diversion and measurement, the quantity of water herein awarded to the several farmers and land owners taking water for irrigation purposes through the Gardner mill race, the Galena canal, the Beckstead Irrigation Company's canal, the Mousley ditch, Bennion and Bennion mill race and the Cooper mill race, as hereinbefore set forth; and during the winter of non-irrigation season, four (4) cubic feet of water, for the use of the stockholders of the Beckstead Irrigating Company, for domestic and culinary purposes; Provided, however, that in all cases where the waters of the river are diverted and used for beneficial uses, and after such uses are delivered to the uses of any of the parties hereto, the quantity so delivered for subsequent uses, shall be to the extent thereof so delivered, the quantity awarded by this decree to such subsequent uses.

That subject to these limitations and to the limitations and conditions contained in the agreement of compromise entered into in 1885, between Joseph H. Colladge and others and said city and canal and irrigation companies, the said city and canal and irrigation companies have the right, at all times, to shut off, impound and store the entire flow of the Jordan River, and hold and save the same for future use, to the extent which, in their judgment their interest may require, and, as between themselves, the said city, the Utah and Salt Lake Canal Company, the East Jordan Irrigation Company, the South Jordan Canal Company, and the North Jordan Irrigation Company, shall have an equal right to the use of all such waters, to the extent of the capacity of their several canals, and, while there is sufficient water for that purpose, may each take the full quantity of water their respective canals will carry, and, when, the water is insufficient to fill all the canals to their maximum capacity, then the city and canal and irrigation companies shall be entitled to an equal division thereof; Provided, that if by such division one-fifth of the water should exceed the capacity of any of the canals, such excess may be used by such remaining canals as have the