

capacity to take the same in equal proportions; and during the winter or non-irrigation season, each of said canal companies shall have the right to the use of ten cubic feet of water per second of time in their several canals, for the use of their stockholders for culinary and domestic purposes.

VIII.

That the defendant, the South Jordan Milling Company, a corporation, is the owner of the right, for the operation of its mill, to the use of twenty-three (23) cubic feet per second of the water required, as hereinbefore set forth, to flow through the channel of the river for the use of the claimants diverting water below the location of such mill, such water to be taken through the Beckstead canal and measured at the penstock of said mill and to be returned to the river at a point opposite the location of said mill.

IX.

That the Salt Lake City Water and Electrical Power Company is the owner of and entitled to the right to use all the waters of the Jordan River flowing in and through the channel thereof, at and above a point on said river where the power plant of said company is situated, to the use of which the several persons and claimants diverting the waters of the river north and below the said power plant are entitled, as appropriators, with fixed and primary rights, as awarded by this decree, and to convey such water to its power plant for use in the operation of the same, and to deliver the same, after such use back into the river, undiminished in quantity and unimpaired in quality, at a point opposite the place of use by the said company. Also in the same manner the right to convey to its said power plant, and use for the purpose of operating the same, all the waters of the river to which the South Jordan Canal Company is entitled by this decree and to take into its canal and to deliver back into the canal of the said South Jordan Canal Company, after such use, all of said water, undiminished in quantity and unimpaired in quality, in accordance with the terms of the license granted by said South Jordan Canal Company to the said Power Company, so long as the same shall remain unrevoked. Also in the same manner, the right to convey to its said power plant, and use for the purpose of operating the same, all the waters of the river to which Salt Lake City is entitled by this decree, and to take into its canal, and to deliver back into the canal of the said Salt Lake City, after such use, all of said water, undiminished in quantity and unimpaired in quality, so long as said Salt Lake City shall continue to divert its water at its present point of diversion, and to use the same at its present place of use, provided however, that the right of the said Salt Lake City Water and Electrical Power Company to so take and use the City's said water, shall be effective only after said Power Company established by judgment of the court in an action at law, its right to make connections with its flume and the said city's canal, and shall have paid to said city any sum which may