

#37-Morse Orders and Decrees

(Title of Court and Cause)

SUPPLEMENTAL DECREE.

On motion of Harrington & Sanford, attorneys for intervenor, Eliza Annie Neff, and there appearing to be sufficient reasons therefor, it is hereby ordered that the decree, findings and conclusions in this case or either of them, wherein they inadvertently refer to intervenor, Eliza Annie Neff, as "Annie Eliza Neff", be corrected to read Eliza Annie Neff, the true name of the intervenor, and all rights decreed in this case to Annie Eliza Neff are intended for and hereby decreed to Eliza Annie Neff.

This order is intended as supplemental to the decree in this case, and is made for the purpose of correcting the mistake and inadvertance aforesaid.

Dated this 3rd day of Aug. 1901.

(Title of Court and Cause)

SUPPLEMENTAL FINDINGS OF FACT AND DECREE NO. 1.

The matter of confirmation of the report of J. Fewson Smith, Jr., the commissioner, heretofore appointed by the court in this cause, filed Dec. 7, 1901, came on regularly to be heard on the 21 day of Dec. 1901, and the further hearing thereon was continued until the 27 day of said month, issue being raised thereon by the objections in writing thereto of the defendante, Bennion & Bennion, who were represented by J.H. Moyle, their counsel, and of the defendant; the Beckstead Irrigation Co., who was represented by Stewart & Stewart, its counsel, and of the defendants A.W. Smith, James Blake, Chas. Blake, W.R. Wellington, A.C. Lunnen, A.D. Lunnen, Henry Osborne, John Neff, Sarah E. Stewart and John Wilson, who were represented by* Stewart & Stewart, its counsel, F.S. Richards, Esq., appearing on the part of Salt Lake City and the Utah and Salt Lake Canal Co., and E.A. Wedgwood, on the part of the East Jordan Canal Co., and John E. Cannon, on the part of the South Jordan Canal Co., there being no appearance on the part of the other parties to the action, and the court having heard the proofs produced by the respective parties, and being now fully

*Messrs. Wilson & Smith, their counsel, and of the defendant, the South Jordan Milling Company, who was represented by