

gate 4.8 acres of land described as follows: 1.4 acres in Section 11, and 3.4 acres in Section 12, Township 20 South, Range 4 West.

IT IS FURTHER ORDERED, ADJUDGED and DECREED that whenever the volume of water flowing in Chalk Creek in Millard County, Utah, is $24\frac{1}{2}$ cu. feet per second or less then Fillmore City is entitled to the use of $14\frac{1}{2}/25$ of the same and The Fillmore Irrigation Co. is entitled to the use of the other $10\frac{1}{2}/25$ of the same during the entire period of time in each and every year, and Fillmore City is to deliver to The Fillmore Irrigation Co. said $10\frac{1}{2}/25$ of the same to which The Fillmore Irrigation Co. is entitled at a point on the channel of Chalk Creek known as the measuring gate located below what is known as the old creamery and above the point on the channel of said Chalk Creek where the waters are divided which run to the Sink from the waters which flow to the old field and the reservoir, and each party is to pay one-half of the expense of installing and maintaining suitable measuring devices, and all of the water flowing in said Chalk Creek in excess of $24\frac{1}{2}$ cu. feet per second of time as against Fillmore City, and the use of the same is decreed to The Fillmore Irrigation Company, subject however, to the rights of the other parties to this suit as hereinafter set forth.

IT IS FURTHER ORDERED, ADJUDGED and DECREED that whenever the volume of water flowing in said Chalk Creek is 100 cu. feet per second or more, then George C. Veile is entitled to use and divert $21.47/5000$ of the waters of said Chalk Creek in excess of 100 cu. feet per second of time, during the same period of time in each and every week, that he uses the $6\frac{1}{2}$ city lots of water distributed to him by Fillmore City. The Fillmore Irrigation Co. is to pay one-half the expense and George C. Veile is to pay the other half of the expense of dividing and distributing said quantity of water to George C. Veile.

That whenever the volume of water flowing in said Chalk Creek is 100 cu. feet per second of time or more then John A. Peterson is entitled to divert and use $7/5000$ of the waters of said Chalk Creek in excess of 100 cu. feet per second of time during such period of time in each and every week as he uses four city lots of water distributed to him by Fillmore City, the Fillmore Irrigation Co. is to pay one-half the expense and John A. Peterson is to pay the other one-half of the expense of dividing and distributing to John A. Peterson said quantity of water.

IT IS FURTHER ORDERED, ADJUDGED and DECREED that Will Jackson and Emma Nichols are entitled to the use of a sufficient quantity of water from Dry Creek, a tributary of Chalk Creek, to irrigate two acres of land from the first day of April in each and every year down to such time in each and every year as the waters of said Dry Creek cease to flow down and commingle with the waters of a certain spring rising in the bed of said Dry Creek, and at such time as the waters of said Dry Creek shall cease to flow down and commingle with the said stream Will Jackson and Emma Nichols are entitled to the use of all the waters of