

That the Nicholson Seed Farms, a corporation, shall be, and it is hereby declared to be the owner of and entitled to the use of 46.55% of all of said waters from March 1 to November 1 of each and every year.

IT IS FURTHER ORDERED, ADJUDGED and DECREED that between the first day of November and the first day of March following, in each and every year, the said waters shall be divided between said parties on the following percentage basis:

That Noah Rogers shall be, and he is hereby declared to be the owner and entitled to the use of 20 percent of all of said water during said period.

That George W. Baker shall be, and he is hereby declared to be the owner and entitled to the use of 9% of all of said water during said period.

That George F. Croft shall be, and he is hereby declared to be the owner and entitled to the use of 9% of all of said water during said period.

That George and Emory Rogers shall be, and they are hereby declared to be the owners and entitled to the use of 4% of all of said water during said period.

That Nicholson Seed Farms, a corporation, shall be and it is hereby declared to be the owner and entitled to the use of 43% of all of said water during said period.

That Thomas D. Deardon, William Conk, Amanda Conk and Henry Conk, and their successors in interest, jointly, shall be, and they are hereby declared to be the owners of and entitled to the use of 5% of all of said water during said period, and

Joseph B. Dewsnup shall be and he is hereby declared to be the owner of and entitled to the use of 10% of all of said water during said period.

IT IS FURTHER ORDERED, ADJUDGED and DECREED that all water herein decreed and distributed and to be distributed from water arising in the Sevier River below the said Gunnison Bend Reservoir shall be measured to the respective parties who are the owners of the right to use the same, at what is commonly known as Conk's Dam, and that all cushion water shall be maintained by the respective users at the same level.

IT IS FURTHER ORDERED, ADJUDGED and DECREED that the right to the use of the water arising below the impounding dam of the said Gunnison Bend Reservoir allowed to David H. Palmer by the State Engineer of the State of Utah under certificate of appropriation No. 1288, has been abandoned.

IT IS FURTHER ORDERED, ADJUDGED and DECREED that all claims to the use of water applied for in applications filed in the office of the State Engineer of the State of Utah Nos. 2840, 2967, and 3102, which the Sevier Canal Company succeeded to, have been abandoned.

IT IS FURTHER ORDERED, ADJUDGED and DECREED that the right to the use of water arising in the Sevier River be-