

their attorneys now agreeing that a decree may be made and entered herein by this court, decreeing the waters of Johnson Creek, fully described in the pleadings herein, and situated in Kane County, Utah, to the parties to this action, in accordance with the said stipulation and said award of said arbitrators: J.H. Erickson appearing as attorney for the plaintiffs and William F. Knox, appearing as attorney for the Defendants; and said attorneys hereby expressly waiving findings of fact and conclusions of law, and also expressly agreeing and consenting that this decree be made in accordance with said stipulation and said award of said arbitrators on file herein as aforesaid;

It is therefore ORDERED, ADJUDGED, AND DECREED, that all the waters now flowing in or that may hereafter flow in Johnson Creek, in Kane County, Utah, and more fully described in the pleadings in this action, and of all the tributaries of said Johnson Creek and the rights to the use of all of said waters, be and the same are hereby awarded, decreed and distributed to the parties to this action, in the following manner, to-wit:

To the defendant, Julius Hackleprang, Samuel Brinkerhoof, John W. Glazier, Neph Johnson, William Shurway, Mrs. Frank Burnsworth and Joel H. Johnson the exclusive right, during the entire year of each and every year in Kane County, Utah, claimed by each respectively, and more fully described in the answer of the defendants filed in this action; said waters to which the defendants above named are the owners of in fee and entitled to the exclusive right to the use thereof at all the seasons of the year are more particularly described as follows, to-wit:

THE DEFENDANT SAMUEL W. BRINKERHOOF, is the owner of in fee to the right to the exclusive use, during the entire year of each and every year of all those certain springs located and arising upon the lands owned by him at the time