

of this action and adjacent to the said Johnson creek and of all the waters of any and all springs situated upon or rising upon his said land as more fully described in the answer on file herein.

That the defendant Julius MACLEPPRANG is the owner of in fee during the entire year of each and every year to the exclusive rights to the use of all the waters which rise upon the land owned by him and adjacent to the said Johnson Creek and to the exclusive right to the use of the waters of any and all springs rising or situated upon his said land and of the waters of all reservoirs upon his said land and that he is the owner of in fee of all dams reservoirs and ditches upon his said land and that he is also the owner of in fee during the entire season of each and every year to the exclusive right to the use of all the water which flows off the land of Joel H. Johnson, and Mrs. Frank Farnsworth, whose real name Lovinia A. Farnsworth and has the exclusive right to the use of said waters which so flow off of said land.

That the plaintiff GERMAN BUCHANAN CAVITT CRITCHFIELD and JESSE H. JOHNSON, in accordance with the respective rights of each are the owners of in fee of all the waters of said Johnson Creek during the entire year of each and every year which flow therein rise therein or seep therein, other than the waters herein awarded to the defendant, the waters herein awarded and decreed to the plaintiff in accordance with their respective rights of each, are the waters which rise flow into or feed into the main channel of the said Johnson Creek, and flow past the lands of the defendant, and after the wants and rights of the said defendant have been supplied as herein fully set out;

IT IS THEREFORE ORDERED ADJUDGED AND DECREED that all the parties to this action both plaintiff and defendant, and