

appropriated water in said Johnson Creek and that the granting of said application by the State Engineer, after the Plaintiffs had duly protested the granting of the same, was and did constitute a serious injury to the rights of these Plaintiffs to the use of said Waters.

111. It is further ORDERED, ADJUDGED and DECREED, that the granting of said Application by the said State Engineer is hereby set aside and held to be invalid as against the rights of these Plaintiffs or any of them.

Dated this 24 day of May, A. D. 1926.

Nephtal Bates  
Judge of Court.

*Filed May 27 1926  
Debrah M. Alford  
Clerk.*