

inserted; under the column "Yearly Diversion ac. Feet" the figure 25,412.64 be inserted.

✓ 2. That the water right under claim No. 695 on page 212 of said Proposed Determination be transferred from Frank J. Price to Glenn F. Price and Verla Price, his wife, said charge to reflect a transfer of said water right as shown by deed recorded in the office of the County Recorder of Rich County, Utah, in Book "B" of Water Records at pages 411 and 412.

✓ 3. That the stockwatering right of Elijah Willis and J. Cheney Willis under claim No. 829 on page 311, as said right concerns the yearly period of use, be changed to read January 1, to December 31, both inclusive.

4. That new claims in the name of Arle Weston designated as claim Nos. 1125 and 1126 be inserted on page 207 of said Proposed Determination and said claims shall read as set forth on the Schedule, which is attached hereto and made a part of this Order.

? 5. That new claims in the name of Thelma Buck designated as claim Nos. 1116 and 1117 be inserted on page 87 of said Proposed Determination and said claims shall read as set forth on the Schedule, which is attached hereto and made a part of this Order.

? 6. That new claims in the name of Deseret Livestock Company designated as claim Nos. 1118 and 1124 be inserted on page 82 of said Proposed Determination and said claims shall read as set forth on the Schedule, which is attached hereto and made a part of this Order.

? 7. That new claims in the name of Deseret Livestock Company designated as claim Nos. 1120, 1122 and 1123 be inserted on page 85 of said Proposed Determination and said claims shall read as set forth on the Schedule, which is attached hereto and made a part of this Order.

? 8. That new claims in the name of Deseret Livestock Company designated as claim Nos. 1119 and 1121 be inserted on page 327 of said Proposed Determination and said claim shall read as set forth on the Schedule, which is attached hereto and made a part of this Order.

9. That, following the entry of this interlocutory order, the Schedules referred to in paragraphs 4 to 8, inclusive, hereof be attached to and made a permanent part of the said Proposed Determination