

Date of Priority	Amount in Second Feet	Point of Diversion and Place of Use.
(d) 1890--May 1	15 C.F.S.	Said water to be diverted from Little Bear River at the point of diversion described in paragraph (b) immediately above, between the dates of April 1st and July 1st of each year and used for the irrigation of 1000 acres of land in Sections 9, 16, 21 and 28, Township 10 North, Range 1 East, SLM.
(e) 1860--May 1	10 C.F.S.	Said water to be diverted from Little Bear River at the point of diversion described in paragraph (b) immediately above, between the dates of October 1st and October 10th inclusive of each year and used for the irrigation of the lands therein described.

A portion of the water so decreed was, by said Wellsville East Field Irrigation Company, transferred to the New Wellsville East Field Irrigation Company.

That ever since approximately the year 1923, the State Engineer of the State of Utah has annually appointed a commissioner whose duties it has been to regulate the waters of Little Bear River.

III

That since the making and entry of the said decree, on the 21st day of February, 1922, the said plaintiffs, excepting only the South Cache Water Users Association, have, each and every year, diverted from the Little Bear River for beneficial use, the full amount of waters decreed to them, as hereinabove set forth, when sufficient water was flowing in the said Little Bear River and its tributaries to supply the decreed rights, with the priorities set forth, and when an insufficient amount of water was flowing in the said Little Bear River, the said plaintiffs have, each and every year, used the full proportion of the water flowing in the said Bear River, distributed to them on the basis of their priorities as fixed by the said decree, except that from time to time the defendants named herein, openly and wrongfully, at points on the said Little Bear River above the intake of the plaintiffs' canal systems, temporarily diverted waters from the natural channels of the said Little Bear River and temporarily from time to time deprived plaintiffs of the use thereof. Plaintiffs have, from year to year, maintained an organization and water masters and ditch riders have kept a reasonable lookout for diversions in violation of the