

ient water in said Argyle Cree, to irrigate forty- three acres. And that the defendant Egan have and that ~~he~~ is the owner of and entitled to sufficient water of said Argyle Creek, to irrigate one acre.

And that the said Harmon and Stewart have and that they are the owners and entitled to sufficient water of Argyle Creek to irrigate fifteen acres, making in all fifty nine acres, to be classed as class No. 3. Which said Class No. 3, is subject to said two classes preceeding.

Fourth: It is futher ordered, adjudged and decreed that defendant John Egan, have and that he is the owner of and entitled to sufficient water from said Argyle Creek, to irrigate eight acres of land.

And that the defendants Harmon and Stewart have and that they are the owners and entitled to sufficient water from said Argyle Creek to irrigate ten acres of land. Making in all eighteen acres, to be Classes as Class No. 4, and subject to the three preceeding classes.

Fifth: It is ordered, adjudged and decreed, that the defendants Harmon and Stewart , have and that they are the owners and entitled to sufficient water from said Argyle Creek to irrigate ten acres of land. Which is classed as Class No.5 and subject to the four preceeding Classes.

Sixth: It is ordered and adjudged and decreed that the defendant John Egan, have and that he is the owner and entitled to sufficient of the waters of said Argyle Creek, to irrigate twelve acres of land to be classes as Class No. 6, subject to the five preceeding classes.

Seventh: It is ordered ,adjudged and decreed, that plaintiff Peter Frances, have and that he is the owner of and entitled to sufficient of the waters of said Argyle Creek to irrigate 48 acres, classed as Class No.7. Subject to the six preceeding classes.

Eighth: It is ordered, adjudged and decreed, that defendant William Warren Jr.have and that he is the owner of and entitled to sufficient water of said Argyle Creek to irrigate twenty acres of land, classed as class No. 8,subject to the seven preceeding classes.

Ninth: It is ordered, adjudged and ~~agreed~~, that defendant Frank Algers have, and that he is the owner and entitled to sufficient of the waters of said Argyle Creek , to irrigate thirteen acres