

that A. K. Reynolds is entitled to the use of .25 c.f.s. of water from the Greendale Canal for fish culture purposes as provided for in the decree of this Court in the case of Esther R. Glenn, Oscar Swett and Emma Swett, his wife, vs. Adrien K. Reynolds, Civil No. 167; that pursuant to stipulation of the parties the point of diversion under Water User's Claim No. 1219, in the name of Francis Feltch, is amended to read Township 2 North instead of Township 3 North; that pursuant to stipulation of the parties the United States of America has a prior right from the sources covered by Water User's Claims Nos. 134, 142 and 143 to that of the Red Canyon Lodge, Inc., under Claim No. 627 for a total of 24.210 acre-feet and may at its discretion take the entire quantity from Ross Spring; that Svend Mogensen, under Water User's Claim No. 2757, and his predecessors in interest, have beneficially used the waters from that portion of Trail Creek Spring which is located on his property; that the United States of America has made a beneficial use of water as described under Water User's Claim No. 63; that uses of water by Larsen Land, Livestock and Industries, Lewis H. Larsen, Dorothy G. Larsen, Mrs. Frank Myers, Walter J. Myers and Sylvan Arrowsmith are as set forth in the Proposed Determination; that the United States of America and their predecessors in interest have established the right to the use of water under Water User's Claims Nos. 265, 2716, 2718 and 2719 subject to the right of Lee S. Nebeker and Miranda Nebeker to use and enjoy the right to use the water under these claims for stockwatering purposes so long as they are the holders of grazing permits on public lands where the use is made; now, therefore, by virtue of the law and the findings aforesaid, the Court orders that judgment be entered accordingly; it is, therefore,

ORDERED:

1. That Carl Searle has no right for fish culture under Water User's Claims Nos. 903, 1783 and 1784 on West Bett's Cove,