

so determined shall be added to the rights herein so adjudicated and set out in said Tabulation under said water right Number 272.

(e) That whenever in said Tabulation of Water Rights users have the right to use water for irrigation purposes, such users shall also have the right to use domestic or stock water, or both, from the same sources of supply and with the same means of conveyance therefrom; the amount of domestic or stock water or both which they are entitled to use at all times when it is practicable to deliver the same is five per cent of their low water irrigation right, with the same priority as set out in said Tabulation, plus whatever seepage or other losses the State Engineer or other officer in charge of the distribution of the water of said Ogden River and its tributaries above its junction with the Weber River and the tributaries and streams on the north side below said junction, may determine is necessary to deliver such domestic or stock water or both to the place of use through the now existing canals, ditches, pipe lines, etc., as the case may be, provided, however, that no domestic or stock water shall be allowed in any canal or ditch during the period of time when there is irrigation water in the canal or ditch belonging to the parties who are entitled to the above mentioned domestic or stock water, or both.

(f) That the particular persons, firms, associations and corporations set out in said Tabulation shall be construed to include and do include their heirs, executors, administrators, successors and assigns.

10. That the water, other than storage water which is available for the rights set out in said Tabulation and numbered 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34 and 35 is to be distributed as follows:

So long as there is any high water available for these rights, it is to be distributed to them, according to the percentage that the high water allotment of each of them bears to their total high water allotment, which is 246.06 second feet.

That the low water of the rights set forth herein are to be diminished according to priorities as set out in paragraph 9-(a) herein.

11. That all water, other than storage water, which is available for use of rights numbered 190, 191, 208, 209, 214, 252, 283, 305, 306, 331, 336, 338, 364, 379 and 386 shall be distributed to them on a percentage basis, as hereinafter set out, and not according to priorities:

Rights numbered 190, 338 and 364 to have	3.32 percent
Rights numbered 252, to have	25.70 percent
Rights numbered 191, to have	48.05 percent
Rights numbered 304 and 386 to have	2.90 percent
Rights numbered 208 and 214 to have	5.63 percent
Rights numbered 283 and 379 to have	3.32 percent
Rights numbered 336 to have	0.55 percent
Rights numbered 209 to have	9.95 percent
Rights numbered 331 to have	0.41 percent
Rights numbered 306 to have	0.17 percent
Total	100.00 percent

12. (a) That during the irrigation season, the Liberty Irrigation Company, Right Numbers 219, 259 and 266, except as modified by paragraph 7 herein, has the prior right to the use of 48.36 second feet of the waters of the South Fork of the Ogden River, less whatever amount the said Liberty Irrigation Company has flowing in its pipeline for culinary and domestic purposes, being used by the town of Liberty; that the water above mentioned is to be measured at or near the head of the Liberty Irrigation Company's canal and its pipeline; that the said Liberty Irrigation Company has the right to use its domestic and culinary water through its pipeline from January 1 to December 31, inclusive.

(b) That at all times during the irrigation season, except as modified by paragraphs 7 and 9 herein, the following individuals:

Rulon P. and Louis E. Peterson, Right Numbers 309, 310, 348 and 372; Robert G. Montgomery, Right Numbers 270, 271; Charles E. Ellis, Right Numbers 360 and Earl H. Montgomery, Right Number 361, are entitled to 0.4 second feet of domestic and stock water from the North Fork of Ogden River, to be used through the Southwick & Montgomery Ditch, except that during the high water season when there is irrigation water available for these rights in the North Fork of the Ogden River, the 0.4 second feet of domestic and stock water is to be part of and not in addition to their irrigation water.

(c) That during the irrigation season, except as modified by paragraphs 7 and 9 herein, the owners and holders of Right Numbers 309, 310, 348, 372, and 360 are entitled to all the flow of the Durfee Spring, amounting to about 0.4 second feet, to be used for the irrigation of their lands as in said Tabulation set out.

(d) That during the irrigation season, except as modified by paragraphs 7 and 9 herein, Right Number 360 is entitled to the prior use of 0.4 of one second foot of the seepage and flow of water which comes into Cold Canyon Creek, below and east of what is known as the Wade Dam; that this water is to be piped or flumed across the river and used to irrigate the lands belonging to said Right Number 360.

(e) That as to Bennett Springs Huntsville Right, being the water from the upper and larger Bennett Spring, located in the Northeast Quarter of Section 34, Township 6 North, Range 2 East at a point four hundred ninety (490) feet east and two hundred (200) feet south of the Northwest corner of the Northeast quarter of said Section 34, and the water from the lower and smaller Bennett Spring, located in the Southeast quarter of Section 27, Township 6 North, Range 2 East at a point two hundred eighty 280 feet east and two hundred forty (240) feet north from the Southwest corner of the Southeast quarter of said section 27, and the water from the general spring area adjacent, contiguous and tributary to the above described main springs and to the water course which is their natural outlet between the upper spring and a point on the natural water course nine hundred (900) feet down stream from the lower springs, during the irrigation season, the Town of Huntsville, Right Numbers 236½ and 399, has the prior right to all of the water flowing from the above mentioned smaller or lower Bennett Spring and from the above mentioned spring area, together with the right to 0.4 second feet from the larger or upper Bennett Spring except when the flow from said upper spring is less than 1 second foot, then and in that event, the Town of Huntsville is only entitled to four tenths (4/10) of the flow from said upper spring.

(f) That during the irrigation season, regardless of priority, as between themselves, whenever there is in Wester Creek not more than six second feet of water available for them, the owner and holder of Right number 154, Thomas H. Shupe, is entitled to use five twelfths (5/12) of the total flow in the creek and the owner and holder of Right Number 238 Andrew Clark and Sons, is entitled to the use of seven twelfths (7/12) of the total flow in the creek; that both of said rights No. 154 and No. 238 are to maintain as near as practicable to the head of their respective ditches, proper weirs or measuring devices, so that their water may be adequately measured to them.

(g) That during the irrigation season, the waters of the Lime Kiln Spring are to be divided regardless of priority as between themselves, as follows:

Right No. 224, W. A. Chadwick, 6 hours per 7 day week.
Right No. 227, Henry C. Clark, 28 hours per 7 day week.
Right No. 229, C. L. Poulson, 78 hours per 7 day week.
Right No. 195, Jos. Rhodes, 56 hours per 7 day week.

(h) That during the irrigation season, the waters of the Grove Spring are to be divided, regardless of priority as between themselves as follows:

Right No. 229, C. L. Poulson, 61 hours and 43 minutes of every 8 days.
Right No. 222, Ariel Shaw, 64 hours and 17 minutes of every 8 days.