

Lodge, Inc., have no demand upon said canal to satisfy their rights for irrigation purposes. A. K. Reynolds is entitled to the use of .25 c.f.s. of water from the Grandale Canal for fish culture purposes as provided for in the decree of this court in the case of Esther R. Glenn and Oscar Swett and Emma Swett, his wife, v. Adrian K. Reynolds, Civil No. 167.

9. That the point of diversion for Water User's Claim No. 1219 and proposed award in the name of Francis Felch is amended to road Township 2 North instead of Township 3 North.

10. That the United States of America has a prior right, under Water User's Claims Nos. 134, 142 and 143, to that of the Red Canyon Lodge, Inc., under Water User's Claim No. 627, for a total of 24.210 acre-foot of the sources covered by those claims and the United States may, at its discretion, take the entire quantity from Ross Spring.

11. That Svond Mogenson has the right to the use of water as set forth in the proposed determination under Water User's Claim No. 2757 from that portion of Trail Creek Spring area that is located on his property, described as follows:

Stockwater directly on spring area beginning at a point located N. 1000 feet, W. 200 feet from the E $\frac{1}{2}$ Cor. Sec. 23, T2N, R21E, S1B&M. Thence running N. 250 ft., thence W. 90 feet, thence S. 250 feet, thence E. 90 feet to point of beginning.

12. That the protest of Oscar Swett, Lewis Swett and Esther R. Glenn to Water User's Claim No. 63, in the name of the United States of America, is denied.

13. That the protests of Larsen Land, Livestock and Industries, a Utah Corporation, Lewis H. Larsen and Dorothy G. Larsen, Mrs. Frank Myers, Walter J. Myers, and Sylvan Arrowsmith are overruled and dismissed.

14. The rights to the use of water under Water User's Claims Nos. 265, 2716, 2718 and 2719 are affirmed in the name of the United States of America as owner thereof subject to the right of Lee S. Kobokor and Miranda Kobokor to the exclusive use and enjoyment of the