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IN THE FOURTH JUDICIAL DISTRICT COURT OF THE STATE OF UTAH  
IN AND FOR DAGGETT COUNTY

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IN THE MATTER OF THE GENERAL :  
DETERMINATION OF ALL THE RIGHTS :  
TO THE USE OF WATER, BOTH SUR- : AMENDED DECREE  
FACE AND UNDERGROUND, WITHIN :  
THE DRAINAGE AREA OF THE GREEN : Civil No. 62  
RIVER ABOVE THE CONFLUENCE OF :  
BUT INCLUDING POT CREEK IN :  
DAGGETT, SUMMIT, AND UINTAH :  
COUNTIES, UTAH :

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This matter came before the court upon the petition of the Sheep  
Creek Irrigation Company to amend the decree of the court dated September 25,  
1974.

The matter was heard by the court of the Uintah County District  
Court by stipulation and agreement between the Sheep Creek Irrigation Company  
and the Utah State Engineer, as evidenced by the letter of the State Engineer  
dated March 6, 1975, and the letter of the Assistant Attorney General of the  
state of Utah dated March 7, 1975 agreeing to the amendment of the decree  
under Water Users Claim No. 207. Both of said letters having been introduced  
as evidence and filed herein.

And the State Engineer for the Daggett County area having been duly  
sworn and testified that the proposed determination of water rights approved in  
the said Decree with reference to Water Users Claim No. 207, as shown in  
paragraph 5, page 696, was in error in that the storage right of the Sheep Creek  
Irrigation Company in Spirit Lake there shown to be 284.165 acre feet was in-  
correctly typed and should have been 350 acre feet.

And the stipulation of the above mentioned parties to have this  
matter heard in Uintah County is approved, and it appearing to the court that the