

IN THE DISTRICT OF THE FIRST JUDICIAL DISTRICT COUNTY OF CACHE,  
STATE OF UTAH

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In the Matter of the GENERAL	:	AMENDED DECREE
DETERMINATION OF ALL OF THE	:	IN THE PROPOSED DETERMINATION
RIGHTS TO THE USE OF WATER,	:	OF WATER RIGHTS
BOTH SURFACE AND UNDERGROUND,	:	SUMMERS; EVANS; FIRTH; BERT
IN THE DRAINAGE AREA OF BEAR	:	FIRTH; BOX ELDER COUNTY DRAINS
RIVER AND ALL OF ITS	:	BOX ELDER COUNTY, UTAH
TRIBUTARIES.	:	
	:	
	:	Civil No. 5644

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The above-entitled matter having come on for hearing before the above-entitled court, Lewis Jones, Judge, presiding and sitting without a jury, pursuant to a notice and order heretofore filed by said court for hearing to be held commencing with the 19th day of December, 1960, and said matter being thereafter continued to the 20th day of March, 1961, when witnesses were heard and evidence taken; and then continued for decision to Tuesday, April 11, 1961; Walter G. Mann appearing as counsel for the protestant Melvin O. Christensen, and Scott D. Allen and Glen E. Fuller appearing as counsel for W. N. Petterson, Clair J. Firth and P. C. Petterson and Dallin Jensen appearing for the State Engineer, and no other parties appearing by counsel; and the court having heard the evidence of the respective parties herein, both oral and documentary and being fully advised in the premises and having made and entered its Findings of Fact and Conclusions of Law and having entered herein a Decree pursuant thereto; and

Thereafter, within the time provided by law, objections to said Findings of Fact, Conclusions of Law and Decree were filed by counsel for W. N. Petterson, Clair J. Firth and P. C. Petterson, and the State Engineer, and said matter coming on regularly to be heard pursuant to motion and notice on October 9, 1961, and also on September 23, 1963, and at the hearings thereof all parties were represented by counsel; and pursuant thereto the court ordered that Amended Findings of Fact and Conclusions of Law, and an Amended Decree, be entered in this matter after hearing arguments and entertaining certain stipulations made in the record by respective counsel; and the