

withdrawn effective upon the date of this Interlocutory Decree. Elections filed prior to the effective date of this Interlocutory Decree are valid. A person now holding an approved application for the appropriation of water or for the change of point of diversion, place or nature of use of water, either surface or underground, within the Northwest Colorado Division, Area 01, of this general determination proceeding may not elect to file an election in lieu of proof of appropriation or proof of change.

VIII. CORRECTIONS

The State Engineer has not discovered any clerical errors in the Proposed Determination. Such errors, if found, would not affect the Water User's Claims in any substantive way. By this Interlocutory Decree, the Court or the State Engineer may correct clerical errors in the Proposed Determination without further judicial proceedings, and the affected Water User's Claims are approved and confirmed subject to such corrections.

IX. FINAL DECREE

At the time the Final Decree in the Southeastern Colorado River General Adjudication is entered, the Court may, upon proper notice, modify this Interlocutory Decree to conform it to the Final Decree.

DATED this 1st day of March, 1995.

CERTIFICATE

STATE OF UTAH }
COUNTY OF GRAND } ss

I, the undersigned Clerk of the Seventh Judicial Court and for Grand County, State of Utah, do hereby certify that the annexed and foregoing is a true, full and correct copy of an original document on file in my office as such Clerk.

WITNESS my hand the seal of said Court this 2nd day of March, 1995

By Rickie Riley Clerk
Deputy

Lyle R. Anderson
District Court Judge
Lyle R. Anderson