

IN THE DISTRICT COURT OF THE SECOND JUDICIAL DISTRICT
IN AND FOR DAVIS COUNTY, STATE OF UTAH

IN THE MATTER OF THE GENERAL
DETERMINATION OF ALL THE RIGHTS
TO THE USE OF WATER, BOTH SURFACE
AND UNDERGROUND, WITHIN DAVIS
COUNTY, UTAH

PRIORITY SCHEDULE
SURFACE WATER RIGHTS
BARTON CREEK DIVISION
CIVIL NO. 8124

Comes now, Wayne D. Criddle, as State Engineer of the State of Utah, and respectfully represents and shows to this Honorable Court:

1. That the area comprising this general determination proceeding includes all of the water sources, both surface and underground, within Davis County, but excluding direct diversions from the Weber and Jordan Rivers.
2. That on the first day of June, 1960, after petition filed by the State Engineer of Utah in this cause, an order was made and entered by this Honorable Court directing that a general determination of water rights be made by the State Engineer of Utah and submitted herein.
3. That the State Engineer has followed the provisions of Chapter 4 of Title 73, Utah Code Annotated, 1953, in preparing the attached priority schedule of water rights in the above-

entitled adjudication. However, those parties listed in the attached priority schedule have received actual notice of the pending adjudication. The State Engineer has not, as yet, given constructive notice by publication to the entire area covered by the pending adjudication.

4. That the priority schedule represents those surface water rights to the use of Barton Creek which have been discovered by the State Engineer through a hydrographic survey of the area and a search of the records of his office.
5. That this priority schedule must, at a later date, be integrated with the remaining portion of the Davis County Adjudication and is subject to possible revision at that time if it is brought to the attention of the State Engineer that there are other users from this source who have not as yet had notice of this pending adjudication. However, as between those parties

*Barton Creek
Eng. Office
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