

IN THE DISTRICT COURT OF THE FOURTH JUDICIAL DISTRICT IN AND FOR THE COUNTY OF UINTAH,  
STATE OF UTAH.

THE UINTAH RIVER IRRIGATION CO.  
( A corporation).  
Plaintiff.

v.

CLARA VAN, a minor Indian allottee,  
E. RASMUSSEN, Arreep, and Indian  
Allottee, BOYCE ARREEP, a minor Indian  
Allottee, NEPHI WINCHESTER, an Indian Allottee,  
REBECCA ARROWCHISS, a minor Indian Allottee,  
ALICE ARROWCHISS, an Indian Allottee,  
ARROWCHISS, an Indian allottee,  
QUIUP, an Indian allottee, and CAPTAIN C. G. HALL,  
Capt. 5th U. S. Cavalry U. S. A., and acting Indian  
Agent, Uintah and Ouray Agency, Utah, & JOHN QUIUP,  
and Indian allottee, and CLARK APP NEWCOWREE, an  
Indian allottee, who have voluntarily entered  
appearance herein.

DECREE

The above entitled cause having come on regularly for hearing this 29th day of November, A. D. 1911, upon the amended complaint of the plaintiff, and all of the defendants except E. Rasmussen having appeared in open court, by Hiram E. Booth, U. S. District Attorney and William M. McCrea, Assistant U. S. District Attorney, their attorneys, and the court having acquired jurisdiction of all of the defendants herein by service of Summons and by their appearance in open court, thru their said attorneys; and John Quipp and Clark App Newcowree having come into Court and demanded damages in the sum of One Dollar (\$1.00) each for their lands embraced in Section One (1) Township Two (Tp. 2) South, Range One East (R. 1 E.) U. S. Meridian, and the plaintiff herein having consented, and now hereby consenting to that said amount of damages, and the court having heard the evidence offered in this cause, respecting the matters at issue, and being fully advised in the premises, now, on motion of T. W. O'Donnell, Attorney for the plaintiff the court does hereby,

ORDER, ADJUDGE AND DECREE.

That the right of way sought to be condemned as prayed for in the plaintiff's amended complaint and the amendments thereto, may be condemned to the use of the said plaintiff, its successors and assigne, for all time, upon payment to the said defendants of the following sums, which payment may be made to the Acting Indian Agent of the Whiterocks and Ouray Agency, Utah, deducting therefrom, however, the costs of this action, pro rata from the several defendants.

Clara Van,	NW $\frac{1}{4}$ of SW $\frac{1}{4}$	Sec. 23, T. 1 S. R. 1 E.	\$ 3.00
Allotment of Arreep,	SE $\frac{1}{4}$ of SE $\frac{1}{4}$	26 1 1	60.00