

Now, therefore, in accordance with the agreement to arbitrate, executed by the several parties interested, which said agreement is attached to and made a part of this report, the said board of arbitration does hereby make and respectfully submit to the Honorable Judge of the District Court of the Fourth Judicial District, in and for the county of ~~Washington, State of Utah,~~ the following awards in the premises:

First. That Lake creek is a natural stream of water flowing through and adjacent to the lands of the parties hereinafter named; that the said parties are entitled to the use of the waters flowing in the said Lake creek during the irrigation season of each ^{and} every year for irrigating purposes, in the proportions, and to the extent, hereinafter set forth, and that said irrigation season extends from the first day of April to the first day of November of each and every year.

Second. That the Lake Creek Irrigation company is entitled to $5/564$ part, John Turner is entitled to $20/564$ part, and Sarah A. Jones is entitled to $10/564$ part of all the natural flow of the waters of the said Lake creek whenever the aggregate volume of such flow does not exceed fourteen cubic feet per second, and they are entitled to fourteen cubic feet of said water at all times when the aggregate flow thereof shall exceed that amount, which constitutes what is designated in this award as "Primary Water Right".