

IN THE FIFTH JUDICIAL DISTRICT COURT IN AND FOR THE COUNTY OF WASHINGTON, STATE  
OF UTAH.

St. George-Clara Field Canal Company, a Corporation,  
Plaintiff,

vs.

Santa Clara Field Canal Company, a Corporation,  
Gumlock Irrigation Company, a Corporation,  
Pine Valley Irrigation Company, a Corporation,  
The United States of America, Charles F. Foster,  
Partha Ann Hunt, Henry Chadburn and Robert Chadburn,  
Defendants.

D E C R E E.

This cause came on regularly for hearing this 19th day of April, A. D. 1908, upon the complaint of the plaintiff and the answers of the defendants thereto, D. H. Morris, Esq., appearing as counsel for the plaintiff, Joseph Lippman, United States Attorney for the District of Utah, appearing as counsel for the defendant, United States of America, and Francis L. Daggett, Esq., appearing as counsel for the defendants, Santa Clara Field Canal Company, a Corporation, Gumlock Irrigation Company, a Corporation, Pine Valley Irrigation Company, a Corporation, Partha Ann Hunt, Charles F. Foster, Henry Chadburn and Robert Chadburn, and the Court having jurisdiction of the parties to said action, and of the subject matter, and the said parties, by their respective Attorneys, in open Court, and in their pleadings having stipulated and admitted the facts set forth in the Findings of Fact made by the Court herein, and the Court having heretofore made and filed its Findings of Fact and Conclusions of Law, now on motion of said Attorneys, jointly made, and in accordance with said Findings of Fact and Conclusions of Law

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that the parties to this suit are the owners of all of the waters of the Santa Clara Creek in Washington County, State of Utah, including all springs and tributaries running therein and thereto, and the right to the use thereof in the following proportions, to-wit:

The defendant, Santa Clara Field Canal Company, a Corporation, is the owner of and is entitled to use One Hundred (100) inches of the waters of said Santa Clara Creek, to be measured and determined by multiplying the depth of the water in its canal by the width thereof, by weir measurement, having a four (4) inch head for domestic and town purposes, for such length of time each day, as will afford it sufficient water for said purposes when economically used;

The defendant, Gumlock Irrigation Company, a Corporation, is the owner of, and is entitled to use thirty (30) inches of the waters of said Creek, measured in the same method last described, for domestic and town purposes, for

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