

said commissioner is authorized to change or limit the distribution of water to said user to the end of preventing waste and insuring beneficial use, and to distribute the water so saved to the junior appropriators in order of priority and in accordance with their rights as herein fixed, but any such action by each commissioner shall be subject at all times to review and change by this court. In order to prevent the forfeiture during the period which may elapse before such supplemental final decree is entered herein, of any existing appropriations of the waters of said Santa Clara River or its tributaries which are not now completed but which have been initiated by applications to appropriate water filed in the office of State Engineer of Utah, the time for making final proof of the appropriation of said water under said applications shall be and is hereby extended to April 1, 1927.

XII.

No waivers or adverse claims shall be made growing out of said distribution of said waters for determination purposes by the said commissioner.

XIII.

90% of the compensation and expenses of the said commissioner shall be paid by the said appropriators and users for other than power purposes, in proportion to the quantity of water in acre feet actually diverted to the respective appropriators or users, and the Dixie Power Company, or its successors in interest in its water rights on Santa Clara River or its tributaries, shall pay the other 10% thereof.

XIV.

That M. E. Bracken and Wm. A. Bracken for Estate of J. B. Bracken, in lien of Lawrence Bracken, administrator of the estate of J. B. Bracken, a party defendant to this suit, filed a claim to the use of sufficient water to irrigate 14.0 acres of land in Pine Valley Fields, undescribed, which is determined to be a part and included with the rights of the Pine Valley Irrigation Company.