

III.

That the defendant, Albert Stevens, is the owner of one-fifth of the flowing waters of what is known as the Right Hand Fork of said Fremont River between the first day of April and the first day of November of each and every year, the same to be diverted near the north line of Section 21, Township 25 south, Range 3 east, Salt Lake Meridian, to be used for the purpose of irrigating meadow lands now owned by him bordering upon the natural channel of said Right Hand Fork of said Fremont River, but for no other purpose; and his right to the use of said quantity of water, or any part or portion thereof, is confined and limited to the right to irrigate said particular meadow lands, and said defendant has no right to alter, change or extend said ditches, or to divert any of the waters of said stream upon any other lands whatever, or to plow or cultivate said lands and use any of said waters therein, or to use any of said waters upon any plowed or cultivated lands whatever, or to extend its present use or change the character of its present use in any way or manner whatever.

IV.

The said defendant, Albert Stevens, is the owner of all the waters of three certain springs known as the Stevens Springs, situated in Sections 6 and 7, Township 25 south, Range 3 east, Salt Lake Meridian, from the first day of April to the first day of November of each and every year, for the purpose of irrigating meadow lands lying adjacent to said springs, and for said purpose only; and said right is limited to the irrigation of said meadow lands from said ditches, and said defendant has no right to use said waters in any other ditches or upon any other land, or to irrigate said lands as plowed or cultivated lands, or use