

ties hereto concluded their presentation of the evidence in this cause to said Court; thereupon said attorneys for the respective parties to this cause argued said cause to this Court and the arguments of counsel for the respective parties having been concluded, this Court took the decision of said cause under advisement, and the Court having now heard all the evidence offered, and received, by the respective parties to this cause, and the Court having heard the arguments of counsel for the respective parties to this cause, and the Court having fully considered the same, and the Court having viewed the premises, and the Court being fully advised in the premises, and the Court having heretofore made and filed its Findings of Fact and Conclusions of Law in writing, as above set forth, and being fully advised in the premises and in all and singular the law having been fully complied with; now, therefore,

IT IS HEREBY ORDERED ADJUDGED AND DECREED: and the Court does hereby ORDER, ADJUDGE AND DECREE:

1. That the defendants appearing herein, to-wit: the parties represented in this cause by Messrs, Booth and Brockbank and Morgan, Coleman and Straw, are the owners of the right to use of the waters of said Current Creek and of the waters impounded and stored in the reservoir, mentioned and described in the Court's Findings of Fact herein, for the irrigation of their lands hereinbefore mentioned and for domestic and culinary purposes the following volumes of the flow of said Current Creek and of the waters stored and impounded in said reservoir during the respective months of

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MORGAN, COLEMAN & STRAW
PROVO COMMERCIAL BANK BLDG.
PROVO, UTAH