

GENERAL PROVISIONS CONCERNING  
RIGHTS AND ADMINISTRATION.

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That the lands irrigated by the waters of said river are of such a nature, and are so situated, that large quantities of seepage water from said irrigation, seep and flow back into said river and into some of the canals diverting water from said river, after the same has been used for irrigation, and

That for the purpose of maintaining the volume of flow of said river available for use for the parties, and to maintain to the parties hereto the respective rights herein found and awarded, none of the parties shall change the place of use of said water so as to cause the seepage or drainage therefrom to be diverted away from the channel of said river, or canals, or from the lands heretofore irrigated thereby.

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That, the stored waters, the Ontario Drain Tunnel waters, and the waters diverted from the Weber River watershed, turned into and comingled with the waters of Provo River, shall bear each its respective loss by evaporation and seepage, and shall bear each its respective proportion of the cost of distribution and administration of the orders of the Court and the Decree herein, and;

The final determination and fixing of the quantity of water that should be deducted for loss in transmission of the stored waters, the Ontario Drain Tunnel waters, and the waters diverted from the Weber River watershed, turned into and comingled with the waters of the Provo River, ought to be postponed until such time as observations and measurements will enable the Court to fix the same with reasonable certainty. The Court will therefore retain jurisdiction of this case for that purpose, and at some future time, upon application of any party interested therein, will hear such evidence as may be available, and determine the amount of loss in transmission of such water. Pending such hearing and determination there may be deducted from the stored waters, four per cent of their volume, for loss by evaporation and seepage.

And that, it shall be the duty of the Commissioner, herein provided for, to determine, whenever practicable, the quantity of loss by evaporation and seepage, of the waters in this paragraph referred to.

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That, excepting stored waters, Ontario Drain Tunnel waters, waters diverted from the Weber River watershed, the waters used for the generation of power in the Wasatch Division and denominated Wasatch Division Power Rights, the waters used for the generation of power in the Provo Division by the Utah Power & Light Company, the waters of the Midway Waterworks Company, and the waters for domestic and municipal uses of Provo City as set out in subdivision (e) paragraph 58; whenever the quantity of water is insufficient to supply a class, then the persons and parties entitled thereto shall have the same distributed to them pro rata according to the quantities to which they are entitled in said class.