

The defendant, the Timpanogus Irrigation Company, under application to the State Engineer of the State of Utah, number 944A, bearing date of June 14, 1906, for 7500 acre feet of water, is entitled to said water and water right, and is entitled to complete said appropriation and make final proof thereof;

Comm
Acc.
No.

And, pending the time designated by the said State Engineer for the completion of said appropriation as the same may have been or may hereafter be extended, as long as said application is in good standing in said State Engineer's office, the said defendant is entitled to the said water or such portion thereof as may be available from year to year and time to time under said application according to its priority of right and the priority of rights fixed herein;

And, upon and after the completion of said appropriation, the said defendant is entitled to the said water or such portion thereof as may be available from year to year and time to time under the terms of the certificate of completion of appropriation issued by the said State Engineer, according to the priority of right of said certificate and the priority of rights fixed herein;

Provided, however, that the priority and quantity of this appropriation is conditioned upon compliance with the terms of the application upon which said appropriation is based, to-wit: Application No. 944 A filed in the office of the State Engineer of Utah, and the same is subject to the provisions of the laws of the State of Utah governing the issuance of certificates of completion of appropriation by said State Engineer.

TWENTIETH CLASS RIGHT.

-109-

Washington Irrigation Company:

273

55-11550

55-11551

That the waters under application to the State Engineer of the State of Utah, numbers 2812 and 2813, bearing date of November 12, 1909, are herein denominated Twentieth (20th) Class, and

That the defendant Washington Irrigation Company, under application to the State Engineer of the State of Utah, numbers 2812 and 2813, bearing dates of November 12, 1909, for 1000 acre feet of water, is entitled to said water and water right, and is entitled to complete said appropriations and make final proofs thereof;

And, pending the time designated by the said State Engineer for the completion of said appropriations as the same may have been or may hereafter be extended, as long as said applications are in good standing in said State Engineer's office, the said defendant is entitled to the said water or such portion thereof as may be available from year to year and time to time under said applications according to their priority of right and the priority of rights fixed herein;

And, upon and after the completion of said appropriations, the said defendant is entitled to the said water or such portion thereof as may be available from year to year and time to time under the terms of the certificates of completion of appropriations issued by the said State Engineer, according to the priority of rights of said certificates and the priority of rights fixed herein;

Provided, however, that the priority and quantity of these appropriations is conditioned upon compliance with the terms of the applications upon which each respective appropriations is based, to-wit: Applications numbers 2812 and 2813 filed in the office of the State Engineer of Utah, and the same are subject to the provisions of the laws of the State of Utah, governing the issuance of certificates of completion of appropriation by said State Engineer.
