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Case No. 319562

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IN THE SECOND SUDICIAL DISTRICT COURT OF THE STATE OF NEVADA.

IN AND FOR THE COUNTY OF WASHOU

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THE THE MATTER OF THE DETERMINATION) OF THE RELACIVE RIGHTS IN AND TO) THE MATTER OF OPDIR CREEK AND ITS) TRABLEPARTES IN WASHOE COUNTY,) HEVADA.

FINDINGS OF MACH, CONCLUSIONS OF DAW, JUDGMENT AND DECREA

This matter came on regularly for hearing on the 10th of of July, 1978, before the Honorable John N. Barrett, district Judge. Ophir Creek and its tributaries, the subject of these proceedings, is within Washoe County, Death of Nevada; and therefore, Judge Barrett, baying been duly assigned this matter by the Clock of the Court, is the Judge designated by the 537.165 to hear the above entitled matter of the Determination of the Relative Rights of all the Claimants to the use of the waters of the stream system of Ophir Creek and its tributaries. The Order of Determina tion and all related documentary evidence was filed on becember 22 1976, with the Clerk of the Court by the State Engineer. A hearing on the Order of Determination was set for March 31, 1977, at 1:30 P.M. A copy of the Order of Determination and a copy of the Court's Order Setting Time for the March 31, 1977, hearing were properly served on all Claimants and, thereafter, by stipulation, the original hearing date was vacated.

On March 17, 1977, Roger Gash filed a Notice of Exception to the Order of Determination in excess of five days prior to the

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date set for hearing as provided by NRS 533.170. On March 23, 1977, Steve Scott filed a Notice of Exception to the Order of Determination which was followed by additional exceptions of Lawrence and Betsy Brown on March 25, 1977, and Helen T. Alrich on March 27, 1977, the above exceptions being filed more than five days prior to the date set for hearing as provided by NRS 533.170.

On March 31, 1977, the hearing for Objections to the Order of Determination was commenced and by stipulation of counsel the hearing of objections and exceptions to the Order of Determination was vacated and continued to a future time agreeable to the parties and this court.

On August 27, 1977, this Court, upon the Motion of Lawrence and Betsy Brown, entered an order staying the enforcement of the State Engineer's Order of Determination.

On September 16, 1977, the office of the Attorney General properly renoticed all interested parties and the hearing for Objections to the Order of Determination was set for July 10, 1978

On July 10, 1978, Exceptions to the Order of Determination were filed by Stanley E. Bailey and Justine W. Livingston which were objected to in oral motions by G & M Properties, Michael Dermody, and Gordon and Kathleen Thompson. The Court overruled the aforementioned objections and entered an order stating it would assume jurisdiction of the untimely objections. On July 11, 1978, the oral objections to the untimely filing of objections to the Order of Determination were renewed and again denied by this Court; however, a continuance of the proceeding was granted.

On or about only 11, 1978, a Petition for Writ of Prohibition and/or Mandamus was filed with the Nevada Supreme Court (Case No. 10957) seeking to restrain and prohibit the allowance of filing untimely exceptions to the Order of Determination and, by

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motion, the Supreme Court stayed this Court's Order relating to the claims of Bailey and Livingston pending resolution of the propriety of this Court's action in allowing the belated exceptions to be heard.

The hearing on the timely filed Exceptions to the Order of Determination resumed on July 13, 1978, and upon receipt of the Order from the Nevada Supreme Court granting the Writ of Prohibition, the hearing was continued until further order of this Court.

On January 11, 1979, the hearing of Exceptions to the Order of Determination was resumed and on January 12, 1979, the hearing was completed and a briefing schedule ordered by this Court.

On May), 1979, the Nevada Supreme Court, per Justice
Manoukian, issued an opinion stating that subject Writ will issue
to prohibit this fourt from assuming jurisdiction and from hearing
the untimely exceptions of Claimants Bailey and Livingston. <u>G & M</u>
Properties v. Discrict Court, 95 Nev. 301, 306, 594 P.2d 714 (1979)

On February 10, 1983, the Court's attention having been directed to the fact that the briefing schedule set forth in its previous Order of July 11 through 12, 1979, had not been complied with, requested a meeting of counsel present and parties represented pro se at the July 11 through 12, 1979, hearing. Subsequently, the Court issued an Order rescinding its previous Order setting forth the briefing schedule and further ordered a new briefing schedule in the above-entitled matter.

On May 2, 1983, and May 3, 1983, respectively, the State Engineer entered into stipulations amending the Order of Determination and withdrawing objections to the Order of Determination filed by Helen T. Alrich and Roger Gash, respectively. On May 4, 1983, this Court entered Orders withdrawing the Alrich and Gash objec-

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tions and mandating the Order of Determination be amended in accordance with the underlying stipulations.

On September 3, 1983, this Court entered an Order withdrawing the Stay of Enforcement of the State Engineer's Order of Determination, adopting the Order of Determination as amended and further ordering payment of adjudication expenses.

The Court, having considered the entire record and evidence introduced and received including the cost bill, directed the State Engineer to prepare the Findings of Fact, Conclusions of Law, and Judgment and Decree affirming the Order of Determination as amended herein in accordance with NRS 533.185.

FINDINGS OF FACT

I.

The Court Finds: That on April 21, 1958, Edward W. Scripps, II, a water user on Ophir Creek, submitted a petition to the State Engineer requesting the determination of the relative rights to the use of the waters of Ophir Creek and its tributaries located in Washoe County, Nevada.

That as a result of the State Engineer's investigations, it was found that facts and conditions justified such determination and on June 12, 1958, the State Engineer entered an order granting said petitions.

That the State Engineer received and filed in his records maps and statements of claims to the use of water from said stream system required under the provisions of NRS 533.

That the claimants upon said stream system are as set forth herein.

That in accordance with the provisions of NRS 533, the State Engineer made and filed and caused to be entered on the records in his office, his Order of Determination defining the

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rights of the claimants to the waters of said Ophir Creek stream system, as hereinafter defined.

That all and singular, the Proceedings, Orders and Notices required by Chapter 533 of NRS were duly had, made and given as required by law and that all and singular, the matters and things contained in the record were done, performed, given and made in strict compliance with the statutes and that this Court had and has jurisdiction to hear and determine this matter.

II.

The Court Further Finds: That Ophir Creek and its tributaries, the subject of these proceedings, is situated wholly within Washoe County, State of Nevada.

III.

The Court Further Finds: That the names of the claimants and appropriators of the waters of Ophir Creek and its tributaries, the source of the water supply, the period of use, the duty of water, the diversion of water and method of use, measurement of water, stockwatering and domestic use, change of place of use, and the rights of appropriation of the water, all as set forth in the Order of Determination as amended and set forth hereinbelow, are true, proper and correct, and all and singular, the same should be approved and confirmed.

That the waters of Ophir Creek stream system, as hereinafter defined, since prior to 1900 have been and are being placed to beneficial use by the claimants named herein and their predecessors in interest.

That deeds of record in the State Engineer's office show that the present claimants and appropriators set forth herein are the successors in interest to the herein determined and adjudged vested rights to the waters of the Ophir Creek stream system

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initiated prior to the year 1900.

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The words "Ophir Creek stream system" as used herein, shall be interpreted as including Ophir Creek situated in the midwesterly part of Washoe County, Nevada, on the easterly slope of the Carson Range, flowing in a general easterly direction into Washoe Valley, together with all its tributaries and all springs tributary to it.

1. SOURCE

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2. PERIOD OF USE

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By actual practice over a great number of years, water for irrigation of harvest meadow crops and diversified pasture has been used at any time during the year depending on climatic conditions.

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The irrigation season is therefore herein fixed as being from January 1st through December 31st of each year.

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3. DIVERSION OF WATER AND METHOD OF USE

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The claimants herein have the right to divert 2.5 cubic feet per second (c.f.s.) of water per 100 acres of land irrigated but not to exceed the annual duty in acre-feet as established herein.

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The claimants or their successors in interest will not be required to take or use the amount of water allotted to them in a continuous flow but may accumulate the same or any part thereof in rotation or periodic turn within the annual limits with the approval of the Water Commissioner and subject to the control and direction of the State Engineer.

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4. DUTY OF WATER

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The duty of water is the amount of water in acre-feet per annum required to be placed on land in a manner consistent with . good irrigation practice to yield adequate crop returns.

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89/10 =1334 The seasonal duty of water on lands irrigated from Ophin Creek and its tributaries is herein fixed and shall not exceed:

Class A. . . Harvest Crop . . . 4.5 ac.ft./ac./season

Class B. . . Meadow Pasture . . . 4.0 ac.ft./ac./season

Class C. . . Diversified Pasture. 3.5 ac.ft./ac./season

Vested rights have been granted herein to the claimant of waters from Ophir Creek to compensate for evaporation losses of Fish Pond under Amended Proof 02713. The mean annual evaporation for the area has been determined by the Soil Conservation Service Central Lahontan Basin Report of June, 1969, to be 48 inches.

Evaporation loss. . . 4.0 ac.ft./ac./season

5. MEASUREMENT OF WATER

Should measurement of water become necessary, all measurements of water diverted are to be made at a point where the main ditch enters or becomes adjacent to the land to be irrigated or as near thereto as practicable; the location, if not selected by the State Engineer, is to be approved by him. The claimants shall install and maintain, at their own expense, substantial and easily operated regulating headgates and measuring devices in the ditch or ditches or channel. Due allowance for losses in ditches will be made by the State Engineer in case it becomes necessary.

Priorities are fixed by years and where the years are the same the priorities are equal.

6. STOCKWATERING, DOMESTIC, RECREATION,

FISH PROPAGATION AND WILDLIFE

The right to the diversion and use of water for stockwatering, domestic, recreation, propagation of fish and wildlife purposes shall be continued by the claimants named herein or their successors in interest at any time during the year, except as otherwise specified under stockwatering rights of appropriation,

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and such diversions shall be according to the dates of priorities of such users and limited to the quantity of water reasonably necessary for such use.

The amount of water diverted for irrigation purposes shall not be increased by any amount to be used for stockwatering and domestic purposes but the quantity allowed and diverted for irrigation during the irrigation season shall include water for stockwatering purposes and domestic use.

7. CHANGE OF PLACE C' USE

All water allotted under this Decree shall be appurtenant to the place of use designated herein. Any water user desiring to change the point of diversion, manner of use or place of use of the waters allotted herein must make application to the State Engineer for permission to make the change pursuant to NRS 533.345.

8. RIGHTS OF APPROPRIATION

From the Order of Determination and the documentary evidence presented at the hearing in support thereof, the Court finds that the names of the claimants and appropriators of the waters of Ophir Creek and its tributaries, the source of the water supply, the manner of use of the water, the means of diversion, the points of diversion for beneficial use, the period of use, the years of priority, the cultural acreages, the places of use, the legal subdivisions, sections, townships, ranges and the duty of water are as listed, stated and set forth herein.

IV. FULL APPROPRIATION

The Court further finds that from all the records in those proceedings, it is determined that the waters of Ophir Creek and its tributaries are fully appropriated for irrigation purposes.

CONCLUSIONS OF LAW

From the evidence presented and received in this matter

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and from the foregoing <u>Findings of Fact</u>, the Court makes the following Conclusions of Law:

I.

That the State Engineer had the right, authority and jurisdiction pursuant to Chapter 533 of Nevada Revised Statutes to make the investigations made by him, receive the proofs and maps, enter and file in his office the original Order of Determination and file a certified copy thereof in this Court, and to determine the relative rights of the claimants and appropriators in and to the waters of Ophir Creek and its tributaries in Washoe County, State of Nevada; that the State Engineer duly made all orders necessary and proper in connection therewith and entered the same in his office as required by Chapter 533 of Nevada Revised Statutes that each and every notice required by law to be given herein to the claimants and appropriators was duly served by the State Engineer in the manner and within the time required by statute; that the notices contained all of the statements required by law; and that the claimants and appropriators of the waters of the above-named stream system and its tributaries duly received the information and notices as required by law.

II.

That the Second Judicial District Count of the State of Nevada in and for the County of Washoe had and has jurisdiction to hear and try this matter and has jurisdiction to make and enter the foregoing Findings of Fact and these Conclusions of Law and enter its Decree herein.

III.

That the herein named claimants or their predecessors in interest, as duly recorded and shown on the record in the instant proceedings, are the only claimants of vested rights recognized in

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this Decree and are lawful successors in interest to the rights of the appropriators and users of the waters of Ophir Creek and its tributaries on the date the Order of Determination was filed with the Clerk of the Court and on the date of the hearing on this matter.

IV.

That water for irrigation is allowed to be used at any time during the year provided that the amount of water applied to the land during any calendar year shall not exceed the quantity of water in acre-fect herein set forth.

V.

That the annual duty of water on lands irrigated from Ophir Creek and its tributaries is herein fixed and shall not exceed:

Class A. . . Harvest Crop 4.5 ac.ft./ac./season
Class B. . . Meadow Pasture . . . 4.0 ac.ft./ac./season
Class C. . . Diversified Pasture. 3.5 ac.ft./ac./season

Vested rights have been granted herein to the claimant o waters from Ophir Creek to compensate for evaporation losses of Fish Pond under Amended Proof 02713. The mean annual evaporation for the area has been determined by the Soil Conservation Service Central Lahontan Basin Report of June, 1969, to be 48 inches.

Evaporation loss. . . . 4.0 ac.ft./ac./season

VI. .

That each of the claimants shall have the right to divert 2.5 cubic feet per second (c.f.s.) per 100 acres of land irrigated but not to exceed the annual duty in acre-feet of water established herein.

not be required to take or use the amount of water allotted to then

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in a continuous flow 1 it may cumulate the same or any part thereof in rotation or period: turn within the annual limits with the approval of the Water Commissioner and subject to the control and direction of the State Engineer.

VII.

That should measurement of water become necessary, all measurements of water are to be made at a point where the main ditch enters or becomes adjacent to the Land to be irrigated or as near thereto as practicable; the location, if not selected by the State Engineer, is to be approved by him. That the claimants shall install and maintain, at their own expense, substantial and easily operated regulating headgates and measuring devices in the ditch or ditches or channel. That due allowance for losses in ditches will be made by the State Engineer in case it becomes necessary.

That priorities are fixed by years and where the years are the same the priorities are equal.

VIII.

That the right to the diversion and use of the water feat stockwatering, domestic, recreation, propagation of fish and wild-life purposes shall be continued by the claimants named herein or their successors in interest at any time during the year except as otherwise specified under stockwatering rights of appropriation and such diversions shall be according to the dates of priorities of such users and limited to the quantity of water reasonably necessary for such use.

That the amount of water diverted for irrigation purposes shall not be increased by any amount to be used for stockwatering and domestic purposes but the quantity allowed and diverted for irrigation during the irrigation season shall include water for stockwatering purposes and domestic use.

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That the amount of water diverted and used for stockwatering purposes shall not exceed 0.00000625 c.f.s. per head of sheep or 0.00003125 c.f.s. per head of cattle or horses - said quantity being delivered to the place of use when necessary for this purpose.

IX.

That all water allotted under this Decree shall be appurtenant to the place of use designated herein. That any water user desiring to change the point of diversion, manner of use or place of use of the waters allotted herein must make application to the State Engineer for permission to make the change pursuant to Nevada Revised Statutes 533.345.

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evidence presented at the hearing in support thereof, the Court finds that the names of the claimants and appropriators of the waters of Ophir Creek and tributaries, the source of the water supply, the manner of use of the water, the means of diversion, the points of diversion for beneficial use, the period of use, the years of priority, the cultural acreages, the places of use, the legal subdivisions, sections, townships, ranges and the duty of water are as listed, stated and set forth in said Order of Determination, stipulations and evidence.

XI.

That the Order of Determination, as amended herein, filed and caused to be entered of record in this matter by the State Engineer, should be affirmed.

XII.

That Ophir Creek is fully appropriated for irrigation purposes.

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that the Decree to be hereinafter entered should provide that each and every water user of the Ophir Creek stream system and its tributaries and each of their agents, attorneys, servants, and employees, and their successors in interest, and all and every person or persons acting in aid or assistance of the said parties or either of or any of them be, and that each of them is, hereby perpetually enjoined and restrained as follows to wit:

From at any time diverting or using the flow in whole of in part of any of the water of the Ophir Creek stream system and its tributaries hereinabove mentioned except to the extent and in the amount and in the manner and at the time or times set by this becree to such respective party hereto allotted, allowed, prescribed and determined or allowed by permits which have been or may hereafter be granted by the State Engineer of the State of Nevada.

any of the said water for irrigation or for any other purpose in excess of the specific allotment herein set by this decree of in excess of the specific allotment under a permit granted or that may hereafter be granted by the State Engineer of the State of Nevada.

any of the said water in any other manner or for any other purpose or purposes or upon any other land or lands than as provided and prescribed by the terms of this Decree or by a permit granted or that may hereafter be granted by the State Engineer of the State Nevada.

From diverting from the natural channel and from using any of the said water at any other time or times than as specific and provided by the terms of this Decree or by a permit granted (

that may hereafter be granted by the State Engineer of the State o

changing, injuring or interfering with any dams, headgates, weirs, water box, flume or measuring device placed, installed or established by the State Engineer or by his authority or direction unless such act be done by the permission or authority of the Wate: Commissioner if during the period of his regulation or control of said water or if not done during such period, then by virtue of the allowances, authority, terms and provisions of this Decree or by a permit granted or that may hereafter be granted by the State Engineer of the State of Nevada.

JUDGMENT AND DECREE

THEREFORE, BY REASON OF THE FINDINGS OF FACT, CONCLUSIONS OF LAW HEREINBEFORE SET FORTH, IT IS ORDERED, ADJUDGED AND SECREED BY THE COURT AS FOLLOWS:

I.

orders required by law and that each and every notice required by law was duly given to the claimants and appropriators; that the claimants and appropriators had full opportunity to appear and be heard in objection to and file exceptions to the Order of Determination; that such objections and exceptions were heard and properly resolved; that the claimants set forth hereinafter in Section X hereof are the only claimants of vested water rights recognized in this Decree as appropriators of the waters of Ophir Creek and its tributaries and that this Decree determines the limit and extent of all vested water rights on the source.

That the Court has full and complete jurisdiction to hear, try, and determine this matter and to make and enter herein this decree.

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That the waters of Ophir Creek and its tributaries are being placed to beneficial use by the claimants set forth herein-after in Section X for irrigation, stockwatering, domestic, recreation, propagation of fish and wildlife purposes.

III.

That water for irrigation is allowed to be used at any time during the year provided that the amount of water applied to the land during any calendar year shall not exceed the quantity in acre-feet herein set forth.

IV.

That the annual duty of water on lands irrigated from Ophir Creek and its tributaries is herein fixed and shall not exceed:

Class A. . . Harvest Crop . . . 4.5 ac.ft./ac./season Class B. . . Meadow Pasture . . . 4.0 ac.ft./ac./season Class C. . . Diversified Pasture . 3.5 ac.ft./ac./season

Vested rights have been granted herein to the claimant of waters from Ophir Creek to compensate for evaporation losses of Fish Pond under Amended Proof 02713. The mean annual evaporation for the area has been determined by the Soul Conservation Service Central Lahontan Basin Report of June, 1969, to be 48 inches.

Evaporation loss. . . . 4.0 ac.ft./ac./season

V.

That the claimants shall have the right to divert 2.5 cubic feet per second of water per 100 acres of land irrigated but not to exceed the annual duty in acre-feet as established herein.

That the claimants or their successors in interest will not be required to take or use the amount of water allotted to them in a continuous flow but may accumulate the same or any part

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thereof in rotation or periodic turn within the annual limits with the approval of the Water Commissioner and subject to the control and direction of the State Engineer.

VI.

That should measurement of water become necessary, all measurements of water diverted are to be made at a point where the main ditch enters or becomes adjacent to the land to be irrigated or as near thereto as practicable; the location, if not selected by the State Engineer, is to be approved by him. That the claimants shall install and maintain, at their own expense, substantial and easily operated regulating headgates and measuring devices in the ditch or ditches or channel. That due allowance for losses in ditches will be made by the State Engineer in case it becomes necessary.

That priorities are fixed by years and where the years are the same the priorities are equal.

VII.

That the right to the diversion and use of water for stockwatering, domestic, recreation, propagation of fish and wild-life purposes shall be continued by the claiments named herein or their successors in interest at any time during the year, except as otherwise specified under stockwatering rights of appropriation, and such diversions shall be according to the dates of priorities of such users and limited to the quantity of water reasonably necessary for such use.

That the amount of water diverted for irrigation purposes shall not be increased by any amount to be used for stockwatering and domestic purposes but the quantity allowed and diverted for irrigation during the irrigation season shall include water for these uses.

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watering purposes shall not exceed 0.00000625 c.r.c. per head of 2 sheep or 0.00063125 c.f.s. per head of cattle or hexses - said 3 quantity being delivered to the place of use when necessary for 4 5 this purpose. VIII. 6 That all water allotted under this Order shall be appur-7 tenant to the place of use designated herein. That any water user 8 desiring to change the point of diversion, manner of use or place 9 of use of the waters allotted herein must make application to the 10 State Engineer for permission to make the change pursuant to 11 NRS 533.345. 12 IX. 13 That the waters of Ophir Creek and its tributaries are 14 fully appropriated for irrigation purposes. 15 16 That the following tabulation lists the rights as deter-17 * SEE APPLIC. 11624 (FRANK TOWN CR DIV. SINN) ATTACKED HELE 10 18 PROOF NO .: Second Amended 02441 19 John Jay Casey CLAIMANT: 20 Ophir Creek and Tributaries 21 SOURCE: USE: Irrigation, Domostic and Stockwatering 22 MEANS OF DIVERSION: Dams and Ditones 23 1. SE1/4 SE1/4 Section 34, T.17N., 24 POINTS OF DIVERSION: R.19E., M.D.B.&M., or at a point from which the \$1/4 Corner of said Section 34 bears S. 56°07' W., a 25 distance of 1,786 feet. 26 2. NEI/4 SW1/4 Section 34, T.17N., 27 R.19E., M.D.B.&M., or at a point from which the S1/4 Corner of said 28 Section 34 bears S. 6°35' E., a 20 distance of 2,070 feet. 30

That the amount of water diverted and used for stock-

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2	POINTS	OF DIVERSTON:	(Cor	ntinued)					
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9	PRTOR-	CULTURAL ACREAGE			LOCAT	ION TWP.		DUT's OF	WATER
10	7 2 3 1	VEST: PASTURE:		SUBD.:				С.Г Е.:	AC.FT.:
11	1859	4.1	SW1/	4SE1/4	35	17	15	0.103	3.8.4
12	1859	27.7	SEL	4SW1/4	35	17	19	0.692	124.6:
13	1859	29.5	SW1/	4SW1/4	35	17) 9	0.738	132.75
14	1.859	14.1	SE1/	/4SE1/4	34	17	3.9	0.352	63.4:
15	1959	7.5	SW1,	/4SE1/4	34	17	19	0.187	33.75
16	1859	37.8	NWI,	/4NW1/:	2	16	19	0.945	170.10
17	1.859	18.0	SW1/	/4NW1/4	2	16	19	0.450	81.00
13	1859	37.9	NEL,	/4NE1/4	3	16	19	0.948	170.55
19	1859	38.1	NW1/	/4NE1/4	3	16	19	0.952	171.41
20	1859	12.7	NEI/	4KW3/4	3	1.6	7.9	0.318	57.19
21	1859	3.5	SEL/	4NW1/4	3	16	19	0.087	15.75
22	1359	13.4	SW1/	4NE1/4	3	16	19	0.460	82.80
23	1.859	20.0	SEL/	4NE1/4	3	16	19	0.500	90.00
24	1863	5.7	SW1/	4SE1/4	35	17	19	0.143	25.65
25	1862	12.3	SET.	/#SH1/4	35	17	19	0.307	55.35
26	1860	2.7	SW1/	4SW1/4	35	17	19	0.068	12.15
27	1862	29,9	NW1/	4SW1/4	35	17	19	0.747	134.55
23	1862	40.0	NE1/	45%1/4	35	17	19	1.000	180.00
29	1862	25.0	NW1,	4SE1/4	35	17	19	0.625	1.12.50
30	1862	40.0	SE1/	4NW1/4	35	17	19	1.000	180.00
TATE OF NEWADA DEPARTMENT OF NSSRWATION AND URAL RESOUR 3-9 PLYTOL COMPLEX NYE BUILDING 18. FALL STREET SON CITY, NEWADA 29710				-18-					

PROOF	NO.:	Se	econd	Amended	02441	(Continued)

2	PRIOR-	- CULTU	RAL ACREAGE		LOCA	TTON		Dumy or	TATA HELELIA
3	ITY:	HAR- D	DIVERSIFIED			TWP.	RGE.		
4		VEST;	PASTURE:	SUBD.:	SEC.	: N.	_E. <u>:</u>	C.F.S.:	AC.FT.
5	1362	30.2		SW1/4NW1/4	35	17	19	0.756	135.30
6	1862	12.8		SE1/4NE1/4	34	17	19	0.320	57.60
7	1852	19.5		NE1/4HE1/4	34	17	19	0.487	87.75
8	1862	32.2		NW1/4NW1/4	35	1.7	19	0.805	144.90
9	1862	27.7		SW1/4HE1/4	35	17	19	0.692	124.65
10	1862	38.3		NE1/4NW1/4	35	17	1.9	0.958	172.3!
11	1862	28.8		NW1/4NE1/4	35	17	19	0.720	129.60
12	1862		5.4	SE1/4SE1/4	26	17	1.9	0.135	18.90
13	1862	10.0	23.6	SW1/4SE1/4	26	17	19	0.840	127.60
14	1862	34.2	1.4	SE1/4SW1/4	26	17	1.9	0.890	158.80
15	1862	31.9		SW1/4SW1/1	26	17	19	0.798	143.5
16	1862	5.4		SE1/4SE1/4	27	1.7	19	0.135	24.30
. 17	1862	9.9		NW1/4SW1/4	25	17	19	0.247	44.5
18	1862	38.4		NE1/4SW1/4	26	17	19	0.960	172.80
19	1862	13.6	26.4	NW1/4SE1/4	26	17	1.9	3.000	153.60
20	1862		30.1	NE1/4SE1/4	26	17	i.9	0.752	105.30
21	1362		8.3	NW1/4SW1/4	25	1.7	19	0.208	29.01
22	1862		2.1	NEL/4SWL/4	25	17	19	0.052	7.3!
23	1862		17.1	SE1/4NW1/4	25	17	19	0.423	59.8
24	1862		1.8	NE1/4NW1/4	25	17	19	0,045	6.30
25	1862		7.6	SW1/4NW1/4	25	17	19	0.190	26.60
26	1862		3.5	SE1/4NE1/4	26	17	19	0.087	12.25
27	1362	2.5	6.9	SW1/4NE1/4	26	17	19	0.235	35.40
28	1862	4.1	THE STATE OF STATES	SE1/4NW1/4	26	17	19	0.103	18.45
29	TOTAL	764.4	134.2					22.465 *	3909.50
20	4								

*Some of the lands listed above also receive water from sources

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CONSERVATION AND
NATURAL RESOURCES
CAPITOL COMPLEX
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CARSON CITY, NEVADA
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1 other than Ophir Creek. The total quantity of water placed on these lands from all sources shall not exceed the quantity in acre-2 feet tabulated above for each parcel. 3 PROOF NO.: 4 Amended 02713 5 CLAIMANT: County of Washoe SOURCE: 6 Ophir Creek and Tributaries USE: Recreation, propagation of Fish and Wildlife 8 MEANS OF DIVERSION: Dam and Ditches 9 POINT OF DIVERSION: NEI/4 SWI/4 Section 34, T.17N., R.19E., M.D.B.&M., or at a point from which the 10 S1/4 corner of said Section 34 bears S. 6°52' E., a distance of 2,068.5 feet. 11 PLACE OF USE: NW1/4 NE1/4 Section 34, and SW1/4 SE1/4 12 Section 27, T.17N., R.19E., M.D.B.&M. 13 PRIORITY: 1862 14 The water claim (F/280) of Theodore Winters filed in Washoe 15 County records in 1889 has an accompanying sketch indicating Fish 16 Pond was in existence at that time. The claim also describes Fish 17 18 Pond Ditch and its capacity of 7,965 c.f.m. and the date of appro-19 priation as "May 1862". 20 The rate of evaporation for Fish Pold is 46 inches per year 21 as determined from the Soil Conservation Service Central Mahontan. 22 Basin Report of June, 1969. 23 The surface area of Fish Pond is 3.05 acres. A vested right of 15.40 acre-feet per year is hereby determined for Fish Pond, 24 25 now known as Davis Park Lake, with a priority of 1862. 26 The diversion rate to Davis Park Lake from Ophir Creek as 27 determined from flow records of Fish Pond Ditch, the ditch convey-28 ing said water, is 0.994 c.f.s. 29 30

BTATE OF NEVADA

DEPARTMENT OF

CONSTRUCTION AND

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CAPTIOL COMPLEX

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EST 6. PALL STREET

CARBOTI CITY, NEVADA

BOTTO

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1	PROOF NO.:	02745
2	CLAIMANTS:	Joe N. and Violet K. Bone
3	SOURCE:	Ophir Creek and Tributaries
4	USE:	Irrigation and Domestic
5	MEANS OF DIVERSION:	Rock Dam and Ditch
6	POINT OF DIVERSION:	NW1/4 SE1/4 Section 3 , T.17N., R.19E.,
7		M.D.B.&M., or at a point from which the E1/4 corner of said Section 34 bears
8		N. 73°07' E., a distance of 2,323 feet.
9	PRIOR- CULTURAL ACREAGE ITY:	TWP.RGE.
10	MEADOW PASTURE:	SUBD.: SEC.: N. E.: C.F.S.: AC.FT.
11	1862 0.63	NE1/4SE1/4 34 17 19 0.016 2.5:
12		
13	PROOF NO.:	02746
14	CLAIMANT:	Richard L. Hood and Betty J. Hood
15	SOURCE:	Ophir Creek and Tributaries
16	USE:	Irrigation and Stockwatering
17 -	MEANS OF DIVERSION:	Headgate and Ditch
18	POINT OF DIVERSION:	NEI/4 SW1/4 Section 34, T.17N., R.19E., M.D.B.&M., or at a point from which the
19 20		E1/4 corner of said Section 34 bears N. 82°38'33" E., a distance of 3,180.22 feet.
21	PRIOR- CULTURAL ACREAGE	LOCATION DUTY OF WATER
22	MEADOW PASTURE:	TWP.RGE. SUBD.: SEC.: N. E.: C.F.S.: AC.FT.
23	1862 6.70	SE1/4NE1/4 34 17 19 0.163 26.8
24		
25		
26	PROOF NO.:	02749
27	CLAIMANT:	Justin W. Livingston and Stanley E. Beiley
28	SOURCE:	Ophir Crcek and Tributaries
29	USE:	Irrigation, Domestic and Stockwatering
30	MEANS OF DIVERSION:	Dam and Ditch
ATE OF NEVADA BEARTHENT OF SSERVATION AND UITAL RE-SOURCES FITOL COMPLEX VC BUILDING BOTTO		-21

1	PROOF 1	NO.:	02749 (Con	tinuc	ed)			
2 3 4	POINT (OF DIVERSION:	NW1/4 SE1/ M.D.B.SM., S1/4 corne S. 3°14'55 feet.	or a	t a j	Section Section	from which	the the
5	PRIOR- ITY:	CULTURAL ACREAGE		LOCA	TION		DUTY OF	WATER
6		HARVEST:	SUBD.:	SEC.		RGE.	C.F.S.:	AC.FT.
7	1856	9.9	SW1/4NW1/4	3	1.6	19	0.247	44.5
8	1856	18.6	SE1/4NW1/4	3	16	19	0.465	83.70
9	1856	8.3	NW1/4SW1/4	3	16	19	0.207	37.3!
10	1856	17.8	NE1/4SW1/4	3	16	19	0.445	30.10
11	1856	18.8	SW1/4NE1/4	3	16).9	0.470	34.60
12	1856	20.8	SE1/4NE1/4	3	16	.19	0.520	93.5(
13	1856	19.2	NE1/4SE1/4	3	16	19	0.480	86.40
14	1856	18.4	NW1/4SE1/4	3	16	1.9	0.460	32.80
15	1856	12.9	SW1/4NW1/4	2	16	19	0.323	58.05
16	1856	13.4	NW1/4SW1/4	2	16	19	0.335	_60.30
17 ·	LOTAL	158.1					3.952	711.45
18		***						
19	PROOF NO).:	02761					
20	CLAIMANT	r:	Roger Gash					
21	SOURCE:		Ophir Creek	and	Trib	utari	es	
22	USE:		Trrigation,	Dome	stic	, Reci	reation an	d Fish
23	MEÄNS OF	DIVERSION:	and Game Pr				5	
24			Headgate an					
25 26			NE1/4 SW1/4 M.D.B.&M., E1/4 corner N. 83°15'30	or at	a po	oint f	from which	the
	RIOR-	CULTURAL ACREAGE		LOCAT			DUTY OF	
28	ITY:	MEADOW PASTURE:	SUBD.:	SEC.:	TWP.I	RGE.	C.F.S.:	
2.9	1862	1.0	SE1/4NE1/4	34	1.7	19	0.0063	4.00
30								
OFNEVADA								

ETATE OF REVADA
DEPARTMENT OF
CONSERVATION AND
NATURAL RESOURCES
CAPITOL COMPLEX
NYE BUILDING
ROUT FALL STREET
CANDON CITY, NEVADA
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	Til.	•							
1	PROOF N	0.:	Amer	nded 02	769				
2	CLAIMAN	T:	Sta	ta of No	evada	, Dep	ar tm	ent of Wil	dlite
3	SOURCE:		Oph:	ir Creek	c and	Trib	utar	ies	
4	USE:	*	Jrr.	igation					
5	MEANS O	F DIVERSION:	Dam	s and D.	itche	3			
6	POINTS	OF DIVERSION:	1.					34, T.17N.	
7				from wh	nich	the S	1/4	r at a poi corner of	said
8				Section				56°07' W., fect.	a
9			2.					34, T.17N.	
10				from wh	nich	the S	1/4	r at a poi corner of	said
11				distance				6°55' E., feet.	а
12			3.					35, T.17N.	
13				from wh	nich	the S	W se	r at a poi	er of
14				a dista				s S. 15°50 feet.	W.,
15			4.					35, T.17N.	
16				from wh	nich	the S	W 50	r at a poi ction corn	er of
17				a dista				s S. 31°48 fect.	1 ,
18	DE FOE	CHIEF THE TANK THE THE TANK TH			T	UTON			
19	PRIOR- ITY:	DIVERSIFIED			LOCA'	TWP.	RGE.		
20		PASTURE:		SUBD.:	SEC.	N.	15.1	C.F.S.;	
21	1.859	8.8	NW1,	/4NE1/4	2	16	19	0.220	30.80
22	1.859	34.0	NE1,	/4NW1/4	2	16	19	0.850	119.00
23	1859	4.4	SW1/	/4SE1/4	35	17	19	0.3.1.0	15.40
24	1859	2.5	SE1/	/4SW1/4	2	16	19	0.063	8.75
25	1859	10.1	NE1/	/4SW1/4	2	16	19	0.252	35.35
26	1.859	2.5	SE1/	4NW1/4	2	16	19	0.063	8.75
27	1.859	1.7	NW1,	/4NE1/4	2	16	1.9	0.042	5.95
28	1862	3.5	SWl/	4SE1/4	35	17	19	0.088	12.25
29	1862	5.8	NW1/	4SE1/4	35	17	19	0.145	20.30
30	1862	3.6	SW1/	4NE1/4	35	17	19	0.090	12.60
TE OF NEVADA PARIMENT OF SERVATION AND HAM, REDOURCED				••					

BYATE OF NEVADA
DEPARTMENT OF
CONSERVATION AND
NATURAL REDGISCES
CHURCH DAIL IN
FOLS, PALL STREET
CARBON CITY, NILVADA
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1			v2.05 (0011		.,			
2.	PRIOR-	CULTURAL ACREAGE		LOCAT			DUXY OF	WATER
3	ITY:	DIVERSIFIED PASTURE:	SUBD.:	SEC.:	TWP.		C.F.S.:	AC.FT.
4								
5	1862	7.0	NW1/4NE1/4	35	17	19	0.175	24.50
6	1862	2.1	NE1/4NE1/4	35	17	19	0.052	7.3:
7	1862	5.0	SW1/4SE1/4	26	17	19	0.125	17.50
. 8	1862	26.4	SE1/4SE1/4	26	17	19	0.660	92.40
9	1862	4.6	NE1/4SE1/4	26	17	19	0.115	16.10
10	1862	6.8	SW1/4SW1/4	25	17	19	0.170	23.80
11	1862	26.4	NW1/4SW1/4	25	17	19	0.660	92.40
12	1862	8.8	NE1/4SW1/4	25	17	19	0.220	30.80
13	1862	1.1	NW1/4SE1/4	25	17	19	0.023	3.8!
14	1862	8.8	SW1/4NE1/4	25	1.7	19	0.220	30.80
15	1862	8.6	SE1/4NW1/4	25	17	19	0.215	30.10
16	1862	13.6	NE1/4NW1/4	25	17	19	0.340	47.60
17	1862	1.1	NW1/4NE1/4	25	17	3.9	0.027	3.8
18	TOTAL	197.2					4.930	*690.20
19		f the lands listed han Ophir Creek.						
20	these 1	ands from all sour bulated above for	cces shall n	not cx				
21								
22			CHANGE PO	DEPO		THOME	D FERETO	
23	PROOF N	0.: " 3//34	02769A for	S. /	ence	∂nd		ative
24			(No proof	was fi	led			
25			State Engin	neer c	of th			
26	CLAIMAN	ır.	in this pro					
27	SOURCE:							
28			Ophir Creek					
29	USE:		Irrigation			water	ing	
30	MEANS O	F DIVERSION:	Dams and D.	tches	i			
TE OF NEVADA PARTNICHT OF TERVATION AND MAKE RESOURCES TFOL COMPLEX YE HUBLISHED S. FALL STREET JO CITY, NEVADA GUTTO SETTO			-24	-				

02769 (Continued)

PROOF NO.:

1	PROOF N	0.:		0276	59A (Co.	tinue	d)			
2	POINTS	OF DIA	ERSION:	1.	R.19E.,	M.D.	B. SM	., or	1, T.17N., at a poin	it
3				*	Section	34 b	ears	11. 3	owner of a 14'55" W.	
4					distanc					
5				2.	R.19E.,	M.D.	B.&M	., or	4, T.17N., at a poir	it
6					Section	34 b	ears	3. 50	orner of s 5°07' W.,	aid a
7					distanc			6.0 f		
8	PRIOR- ITY:	CULTU	RAL ACREAGE			LOCAT	ION TWP.	RGE.	DUTY OF	WATER
9		MEADO	W PASTURE:		SUBD.:	SEC. :	N.	F 1	C.F.S.:	AC.PT.:
10	1856	*	4.3	NE1,	/4SW1/4	2	16	19	0.108	17.20
11	1856	*	7.2	NW1,	/4SW1/4	2	16	19	0.180	28.80
12	1856	*	7.6	SW1,	/41IW1./4	2	16	j.9	0.190	30.40
13	1856	*	2.3	SEl,	/4NW1./4	2	16	j.9	0.057	9.20
14	TOTAL	* 2	21.4						0.535	85.60
15			ation of the							
16			proof having							
17										
18	PROOF N	0.:		Amei	nded 028	14				
19	CLAIMAN'	ľ:		Stat	te of No	evada,	Dep	t. of	Transport	Lation
20	SOURCE:			Oph:	ir Creek	and	Trib	utari	ψS	
21	USE:			Irr	igation	and S	tock	water.	ing	
22	MEANS O	E DIVE	ERSION:	Dams	s and Di	tches				
23	POINTS	OF DIV	ERSION:	1.					4, T.17N. at a poin	
24					from wh	nich t	he S	1,'4 c	orner of s	said
25					distanc					•
26				2.					4, T.17N. at a poin	
27					from wh	nich t	he S	1/4 c	erner of s	said
28			3:		distanc					
29	/									
30	/									
BTATE OF NEVADA DEFANS MENT OF CONSERVATION A JUD NATURAL RESOURCES CAPITOL COMPLEX MYE UDILIDING 201 B. FALL SYMEET CARBON CITY, REVALA US710 *** 2801A					-25-	•				

	it .								
1	PROOF N	٧O.:	Amei	nded 02	814	(Conti	nued)		
2	POINTS	OF DIVERSION:	(Co	ntinuçã)				
3			3.	SW1/4	SW1/	4 Sect	ion 3	5, T.17N.	. ,
4				from w	hich	the S	W cor	at a poi ner of sa	uid
5				distan	n 35 ce o	bears f 665.	S. 1 O fee	5°50' W., t.	, it
6			4.					5, T.17N.	
7				from w	hich	the S	W COL	at a poi ner of sa	nid
8				distant	n 35 ce o	bears f 670.	5. 3. 0 f.ee	1°48' W., t.	a
9	PRIOR-	CULTURAL ACREAGE			LOC	ATION		DUTY OF	WATER
10	ITY:	MEADOW PASTURE:		SUBD.:	SEC		RGE.	C.F.S.:	AC.FT.
11	1859	6.43	SW1/	/4SW1/4	35	17	19	0.161	25.7
12	1862	1.33	SW1/	/4SW1/4	35	17	19	0.033	5.3
13	1862	7.76	NW1/	/4SW1/4	35	17	19	0.194	31.0
14	1862	7.76	SW1/	/4NW1/4	35	17	19	0.194	31.0
15	1862	7.78	NW1/	/4NW1/4	35	17	19	0.194	31.1
16	1862	6.35	SW1/	/4SW1/4	26	17	19	0.159	25.4
17 -	1862	1.70	NW1/	/4SW1/4	26	17	19	0.043	<u> 6.3</u>
18	TOTAL	39.11						0.978	156.4
19	*Some o	f the lands listed	d abc	ve rece	ed.vc	water	from	sources	·:her
20	lands f	hir Creek. The to	hall	not exc	eed	the q	r plac uantit	ed on the cy in acr	o feet
21	tabulat	ed above for each	parc	e1.			monaco de marca de m	-	
22									
23	PROOF N	0.:	0283	31					
24	CLAIMAN	T:	Ange	lo Peco	rill	la			
25	SOURCE:		Ophi	r Creek	and	a Trib	utario	es	
26	USE:		Irri	gation,	Fis	h and	Game	Propagat	ion
27	MEANS OF	F DIVERSION:	Dam	and Dit	ches	5			
28	POINT OF	F DIVERSION:	NE1/	4 SW1/4	Sec	ti.on	34, T.	17N., R.	19E.,
29			E1/4	corner	of	said :	Sectio	rom which a 34 bea	rs
30			N. 8 feet	. 15'35	" E.	, a d.	ıstanc	e of 3,1	79.0
TATE OF NEVADA SEPACIBLENT OF NGERVATION AND TUNAL HE LOUNCES POTOL COMPLEX NYE BUILDING 18. FALL STREET BOD CIT. NEVADA 8C710 11. SALL 2801A				-26-					

1	PROOF NO.:	02831 (Continued)
2	PRIOR- CULTURAL ACREAGE	LOCATION DUTY OF WATER
3	MEADOW PASTURE:	TWP.RGE.
4		SE1/4NE1/4 34 17 19 .018 2.84
5		
6		
7	PROOF NO.:	Amended 02727
8	CLAIMANTS:	Richard L. Hood and Betty J. Hood
9	SOURCE:	Ophir Creek and Tributaries
10	USE:	Stockwatering
11	MEANS OF DIVERSION:	Douglass Ditch
12	POINT OF DIVERSION:	NE1/4 SW1/4 Section 34, T.17N., R.19B., M.D.B.&M., or at a point from which the
13		El/4 corner of said Section 34 bears N. 82°38'33" E., a distance of 3,180.21
14		feet.
15	PERIOD OF USE:	January 1st through December 31st of each year.
16	PRIORITY:	1862
17	AMOUNT OF	
18	APPROPRIATION:	0.00040 c.f.s. or sufficient to water 10 cattle, 2 horses and 4 hogs.
19	DESCRIPTION OF WORKS	STORY STORT TO THE TRANSPORT STORT OF CONTRACT
20	OF DIVERSION, MANNER AND PLACE OF USE:	Stock are watered from the Douglass Ditch
21		traversing a portion of SE1/4 NE1/4 Section 34, T.17N., R.19E., M.D.B.&M.
22		
23	PROOF NO.:	02740
24	CLAIMANT:	United States of America - Forest Service
25	SOURCE:	Ophir Creek Spring, a tributary of Ophir Creek
26	USE:	Stockwatering
	MEANS OF DIVERSION:	Headbox
28	POINT OF DIVERSION:	SE1/4 NW1/4 Section 30, T.17N., R.19E.,
30		M.D.B.&M., or at a point from which the W1/4 corner of said Section 30 bears
(5.5)		S. 67°12' W., a distance of 2,280.25 feet.
GATC OF NEWADA ERAMTHEIT OF NNERS ATION AND UNIS ENSOURCES PUTOL COMPLEX NYTE USELDING 16. PALL STREET SON CITY, NEVADA CUTTO 2001A		-27-

PROOF NO.: PERIOD OF COMPANY: AMOUNT OF APPROPRIATE DESCRIPTION OF DIVERSION AND PLACE OF COMPANY: LUSE: LUSE: MEANS OF DI POINT OF DI PRIORITY: AMOUNT OF DI POINT OF DI PRIORITY: AMOUNT OF APPROPRIATE DESCRIPTION OF DI POINT OF DI POINT OF DI PRIORITY: AMOUNT OF APPROPRIATE PERIOD OF U PRIORITY: AMOUNT OF APPROPRIATE SOURCE: PROOF NO.: SOURCE:	ON: OF WORKS N, MANNER	02740 (Continued) May 1st through November 30th of each year. 1880 0.00156 c.f.s. or sufficient to water 50 cattle.
PRIORITY: AMOUNT OF APPROPRIATE DESCRIPTION OF DIVERSION AND PLACE OF DIVERSION AND PLACE OF DIVERSION AND PLACE OF DIVERSION OF DIVERSION AND PLACE OF DIVERSI	ON: OF WORKS N, MANNER	year. 1880 0.00156 c.f.s. or sufficient to water 50 cattle.
PRIORITY: AMOUNT OF APPROPRIATE DESCRIPTION OF DIVERSION AND PLACE	OF WORKS	1880 0.00156 c.f.s. or sufficient to water 50 cattle.
AMOUNT OF APPROPRIATE DESCRIPTION OF DIVERSION AND PLACE OF AND PLACE OF DIVERSION AND PLA	OF WORKS	0.00156 c.f.s. or sufficient to water 50 cattle.
5 APPROPRIATE 6 DESCRIPTION 7 OF DIVERSION 8 9 10 PROOF NO.: 12 CLAIMANT: 13 SOURCE: 14 USE: 15 MEANS OF DI 16 POINT OF DI 17 18 19 PERIOD OF U 20 PRIORITY: 21 AMOUNT OF APPROPRIATE 23 DESCRIPTION OF DIVERSION AND PLACE OF DI	OF WORKS	50 cattle.
DESCRIPTION OF DIVERSION AND PLACE OF DIVERSI	N, MANNER	
7 OF DIVERSION AND PLACE OF APPROPRIATION OF DIVERSION AND PLACE OF AND PLACE OF APPROPRIATION OF DIVERSION AND PLACE OF APPROPRIATION OF DIVERSION AND PLACE OF APPROPRIATION OF A	N, MANNER	
8 9 16 11		Cattle are watered from a recently
10 11		constructed headbox at the spring, located as described under the point
11 PROOF NO.: 12 CLAIMANT: 13 SOURCE: 14 USE: 15 MEANS OF DI 16 POINT OF DI 17 PERIOD OF U 20 PRIORITY: 21 AMOUNT OF APPROPRIATI 22 APPROPRIATI 23 DESCRIPTION OF DIVERSIO AND PLACE O 26 PROOF NO.: 29 CLAIMANT:		of diversion.
CLAIMANT: SOURCE: USE: USE: MEANS OF DI POINT OF DI POINT OF DI PRIORITY: AMOUNT OF APPROPRIATI AMOUNT OF APPROPRIATI AND PLACE O PROOF NO.: CLAIMANT:		
SOURCE: 14 USE: 15 MEANS OF DI POINT OF DI 17 18 19 PERIOD OF U 20 PRIORITY: AMOUNT OF APPROPRIATI 23 DESCRIPTION OF DIVERSIO AND PLACE O 25 26 27 28 PROOF NO.: CLAIMANT:		02743
14 USE: MEANS OF DI 16 POINT OF DI 17 18 19 PERIOD OF U 20 PRIORITY: AMOUNT OF APPROPRIATI 23 24 DESCRIPTION OF DIVERSIO AND PLACE O 25 26 27 28 PROOF NO.: CLAIMANT:		United States of America - Forest Cervice
USE: MEANS OF DI POINT OF DI POINT OF DI POINT OF DI PRIORITY: AMOUNT OF APPROPRIATI APPROPRIATI DESCRIPTION OF DIVERSIO AND PLACE O PROOF NO.: CLAIMANT:		Upper Price Lake on Ophir Creek and Tributaries
MEANS OF DI POINT OF DI POINT OF DI POINT OF DI PERIOD OF U PRIORITY: AMOUNT OF APPROPRIATI DESCRIPTION OF DIVERSIO AND PLACE O PROOF NO.: CLAIMANT:		Stockwatering
POINT OF DI PRIORITY: AMOUNT OF APPROPRIATI AMOUNT OF APPROPRIATI AND PLACE O PRIORITY: AMOUNT OF APPROPRIATI	VERSION:	Natural Lake
PERIOD OF U PRIORITY: AMOUNT OF APPROPRIATI	JERSION:	SW1/4 NW1/4 Section 32, T.17N., R.19E.,
20 21 21 22 AMOUNT OF APPROPRIATI 23 DESCRIPTION OF DIVERSIO AND PLACE O 25 26 27 28 PROOF NO.: CLAIMANT:		M.D.B.&M., or at a point from which the W1/4 corner of said Section 32 bears. S. 84°00' W., a distance of 1,250.0 feet.
PRIORITY: AMOUNT OF APPROPRIATI AMOUNT OF APPROPRIATI DESCRIPTION OF DIVERSIO AND PLACE O PROOF NO.: CLAIMANT:		May 1st through November 30th of each year.
22 AMOUNT OF APPROPRIATI 23 DESCRIPTION OF DIVERSIO AND PLACE O 25 26 PROOF NO.: 29 CLAIMANT:		1889
DESCRIPTION OF DIVERSIO AND PLACE O 25 26 27 28 PROOF NO.: 29 CLAIMANT:		2000
DESCRIPTION OF DIVERSIO AND PLACE O 25 26 27 28 PROOF NO.: 29 CLAIMANT:	N:	0.00156 c.f.s. or sufficient to water 50 cattle.
25 26 27 28 PROOF NO.: 29 CLAIMANT:		
27 28 PRGOF NO.: 29 CLAIMANT:	F USE:	Cattle are watered from Upper Price Lake, a natural lake located as
28 PROOF NO.: 29 CLAIMANT:		described under the point of diversion.
29 CLAIMANT:		Will be 270 VIII
		02917
30 SOURCE:		Helen T. Alrich
N .		Heren 1, STICH
AYE OF NEVADA FPARIMENT OF SERVATION AND UDAL, IS ROURCES PITCL COMPLEX YVE DIFFLORE S, FALL STIELT OFF COMPLEX OFF COMPLEX 2801A		Ophin Creek and Tributaries

PROOF NO.: 02917 (Continued) 2 USE: Irrigation, Domestic, Stockwater and Fish Propagation. 3 MEANS OF DIVERSION: Headgate and Ditch. 4 POINT OF DIVERSION: NW1/4 SE1/4 Section 34, T.17N., R.19E., M.D.B.&M., or at a point from which the 5 S1/4 corner of said Section 34 bears S. 3°14'55" W., a distance of 1,951.29 6 feet. 7 CULTURAL ACREAGE PRIOR-LOCATION DUTY OF WATER TTY: HAR-TWP . RGE . 8 MEADOW VEST: SUBD.: SEC.: N. E.: C.F.S.: AC.FT.: PASTURE: 9 1856 2.40 SW1/4NW1/4 16 1.9 0.143 24.00 3.30 3 10 USE: Irrigation, Domestic, Stockwatering and 11 Fish Propagation from April 16 through November 14 of each and every year. 12 MEANS OF DIVERSION: Headgate and Ditch. 13 POINT OF DIVERSION: Same as for Cultivated Acreage, above. 14 PRIOR-ACREAGE OF LOCATION DUTY OF WATER 15 TWP . RCE. ITY: PLACE OF USE SUBD.: SEC.: N. E.: C.F.S.: AC.FT.: 16 1.856 Same 5.7 acres SW1/4NW1/4 3 16 19 0.4 17 as Cultural 18 Acreage including residence from November 15 until 19 April 15 of each 20 and every year. 21 The Order of Determination as amended and set forth 22 herein is affirmed. 23 Accordingly, it is hereby Ordered, Adjudged, and Decreed 24 25 that the relative rights of the users in and to the waters of Ophir 26 Creek and its tributaries be, and the same hereby are, determined 27 as stated hereinabove. 28 It is further Ordered, Adjudged, and Decreed that each 29 and every water user and claimant to the Ophir Creek stream system 30 and its tributaries and each of their agents, attorneys, servants,

STATE OF NEVADA
DEPARTMENT OF
CONSERVATION AND
NATURAL RI SOURCE
CAPITOL CONFILE
NYE BUILDING
201 F. FALL STREET
CARSON CITY, NEVADA
88710

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and employees, and their successors in interest and all and every person or persons acting in aid or assistance of the said parties or either of or any of them be, and that each of them is, hereby perpetually enjoined and restrained as follows to wit:

- (a) From at any time diverting or using any of the water of the Ophir Creek stream system and its tributaries hereinbeformentioned except to the extent and in the amount and in the manner and at the time or times set by this Decree to such respective party hereto allotted, allowed, prescribed and determined or allowed by permits which have been or may hereafter be granted by the State Enganeer of the State of Nevada.
- (b) From diverting from the natural channel and from using any of the said water for irrigation or for any other purpose in excess of the specific allotment berein set by this Decree, or in excess of the specific allotment under a permit granted or that may hereafter be granted by the State Engineer of the State of Nevada.
- (c) From diverting from the natural channel and from using any of the said water in any other manner or for any other purpose or purposes or upon any other land or lands than as provided and prescribed by the terms of this Decree or by a permit granted or that may hereafter be granted by the State Engineer of the State of Nevada.
- (d) From diverting from the natural channel and from using any of the said water at any other time or times than a. specified and provided by the terms of this Decree or by a

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permit granted or that may hereafter be granted by the State Engineer of the State of Nevada.

(e) From in any manner meddling with, opening, closing, changing, injuring or interfering with any dams, headgates, weirs, water box, flume or measuring device, placed, installe or established by the State Engineer or by his authority or direction unless such act be done by the permission or authority of the Water Commissioner if during the period of his regulation or control of said water or if not done during suc period, then by virtue of the allowances, authority, terms an provisions of this Decree or by a penalt granted or that may hereafter be granted by the State Engineer of the State of Nevada.

DATED this 13 day of Jel , 1984.

John W. Larrett

CERTIFIED COPY

The document to which this certificate is at tached is a full, true and correct copy of die

original ey in Jond of to ord in m. once. DATE TELL CURRY 15, 1984 JUDI BAHLEY Charle of the Gound and District Court parties the Goundy of Washout State of Walker Deputy.

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