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IN THE UNITED STATES DISTRICT COURT FOR THE  
DISTRICT OF NEVADA.

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PACIFIC LIVE STOCK COMPANY,  
a corporation,  
  
Complainant,  
  
vs.  
  
D. M. READ,  
  
Defendant.

In Equity,  
No. B-29.

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D E C R E E

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This cause heretofore regularly came on to be heard and was argued by counsel, and thereupon upon consideration thereof it was ordered, adjudged and decreed as follows:

That the complainant Pacific Live Stock Company, a corporation, is the owner of and in the possession of all those certain lots, pieces or parcels of land situate, lying and being in the County of Humboldt, State of Nevada, and more particularly bounded and described as follows, to-wit:

The Northwest quarter of Section thirty-six (36), the West half of Section twenty-five (25), the West half of the West half of Section twenty-four (24), the South half of the Southeast quarter and the Northwest quarter of the Southeast quarter of Section twenty-three (23), and the Northeast quarter of the Northeast quarter of Section twenty-six (26), all in Township forty-four (44) North, Range thirty (30) East, Mount Diablo Base and Meridian, which said land is known as the Big Creek Ranch.

That of said lands at least 200 acres thereof have been under cultivation for more than 25 years last past, and devoted to the raising of hay, grain, alfalfa, garden and orchard produce and

1 at least 300 acres thereof have been fenced and used as pasture  
2 land; that complainant has a right prior to defendant to suf-  
3 ficient of the waters of Pass Creek, Big Creek and of Boyd Basin  
4 Creek and of any streams intercepted by complainant's Boyd Basin  
5 Creek ditch during the irrigating season of each year, to irri-  
6 gate the land above described; that the necessary amount of water  
7 for this purpose is seven and one-half (7-1/2) cubic feet per  
8 second; that in so far as Big Creek and Pass Creek can supply the  
9 needed water the same shall be taken first from those streams;  
10 after taking all of the water which Big Creek and Pass Creek  
11 carry, measured at the point where the same enters the ranch,  
12 complainant is entitled as a prior right and prior to any claim of  
13 defendant to divert from Boyd Basin Creek and from the ditch  
14 leading from Boyd Basin Creek, and from any streams flowing into  
15 said ditch, enough more water measured at the place where the  
16 same enters its ranch to make up its full diversion from said  
17 streams as hereinbefore specified, to wit, seven and one-half  
18 (7-1/2) cubic feet per second.

19 That it is hereby ORDERED, ADJUDGED AND DECREED that  
20 complainant is the owner of the amount of water from said streams  
21 so used and appropriated by it, and that it is entitled to take,  
22 appropriate and use the same prior to any claim of defendant, and  
23 that complainant's title to the water so appropriated by it is  
24 quieted against the defendant.

25 That the said defendant, his agents, servants and at-  
26 torneys, and all persons acting by, through or under him or them,  
27 or any thereof, as successors in interest or otherwise, be and  
28 they are forever enjoined and restrained from interfering in any  
29 way with the waters of said Boyd Basin Creek, or with any stream  
30 intercepted by said Boyd Basin Creek Ditch, or with the said ditch  
31 conveying the waters of said creek to said ranch, or with any  
32 water flowing into said ditch, or with any of the waters herein

1 adjudicated to complainant, so as to prevent or interfere in any  
2 way with the said complainant receiving on its said ranch the  
3 amount of water found necessary for the uses of complainant, and  
4 to which it is entitled as herein decreed.

5 It is FURTHER ORDERED, ADJUDGED AND DECREED that defen-  
6 dant is in the possession and entitled to the possession as  
7 against said complainant, of the lands and premises constituting  
8 his homestead, situated in Boyd Basin, Humboldt County, Nevada,  
9 and constituting three hundred and twenty (320) acres, or there-  
10 abouts, and more particularly described in the answer, and devoted  
11 by said defendant to the raising of crops of hay and other products  
12 thereon and upon which defendant has since May, 1918, used and di-  
13 verted a part or portion of the waters of Boyd Basin Creek for the  
14 artificial irrigation thereof.

15 That all of the waters flowing in Boyd Basin Creek and  
16 not hereinbefore decreed to and quieted in complainant, be and the  
17 same is hereby, decreed to the said defendant, and his title there-  
18 to is hereby quieted in him as against the said complainant.

19 It is FURTHER ORDERED, ADJUDGED AND DECREED, that com-  
20 plainant do have and recover from said defendant its costs of  
21 suit herein, not to exceed Two Hundred dollars (\$200.00).

22 Dated this 9th day of July, 1924.

23 E. A. Farrington  
24 Judge.  
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Received a copy of the within this \_\_\_\_\_  
day of \_\_\_\_\_ 192\_\_\_\_\_

Attorney for \_\_\_\_\_

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<p>FORM 105, REVISED</p> <p>IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEVADA</p>	<p>LEON L. COOK COMPANY, Complainant,</p> <p>vs.</p> <p>D. M. REED, Defendant.</p>	<p>RECORDED.</p>	<p>Filed July 9-1924 E. J. [Signature]</p>
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