

IN THE OFFICE OF THE STATE ENGINEER OF THE
STATE OF NEVADA

IN THE MATTER OF THE DETERMINATION OF THE
RELATIVE RIGHTS OF CLAIMANTS AND APPROPRI-
ATORS IN AND TO THE WATERS OF COLD CREEK
SPRING AND ITS TRIBUTARIES, INCLUDING
GAMEN AND CANNOVAN SPRINGS, IN WHITE PINE
COUNTY, NEVADA

FINDINGS OF FACT, CONCLUSIONS OF
LAW AND DECREE

ALFRED MERRITT SMITH, STATE ENGINEER
CARSON CITY, NEVADA

1945

1 IN THE DISTRICT COURT OF THE SEVENTH JUDICIAL DISTRICT
2 OF THE STATE OF NEVADA, IN AND FOR WHITE PINE COUNTY

3 IN THE MATTER OF THE DETERMINATION OF)
4 THE RELATIVE RIGHTS IN AND TO THE WATERS)
5 OF COLD CREEK SPRING AND ITS TRIBUTARIES,)
6 IN WHITE PINE COUNTY, STATE OF NEVADA)

No.5060
Filed April 15th 1946

F. D. Oldfield
County Clerk

7 FINDINGS OF FACT AND CONCLUSIONS OF LAW

8 This matter came on regularly to be heard in the
9 courtroom of the above-entitled court in the courthouse at Ely,
10 White Pine County, Nevada, before the above-named court, Hon.
11 Harry M. Watson, District Judge, presiding at 2 o'clock P. M. on
12 the 21st day of February, 1946, having been duly set down for
13 hearing at 10 o'clock A. M., February 20, 1946, and regularly
14 continued to said first-mentioned time.

15 Due notice of the hearing was given as provided by
16 law.

17 The applicant appeared in person by Ed. Muth, his
18 deputy, and by Alan Bible, Esq., Attorney General of Nevada, his
19 attorney.

20 The claimants and original petitioners, Jeff Hunt and
21 F. M. Frandsen, appeared by Wayne McLeod, Agent and State Water
22 Right Surveyor.

23 No other person, party, claimant, water user or
24 objector appeared, either in person, by attorney or otherwise,
25 and no appearance, exception or objection or other writing was
26 filed or on file by or on behalf of any such other person.

27 Evidence, both oral and documentary, was duly present-
28 ed to and received by the court for and on behalf of the applicant
29 and for and on behalf of the original petitioners and no evidence
30 and no testimony was adduced or offered by or on behalf of any

1 other person or party.

2 It appeared from the evidence and the records of this
3 court that there are less than ten appropriators or claimants of
4 the waters or the use of the waters of Cold Creek Spring and/or
5 its tributaries in question in these proceedings, to wit, only
6 said Jeff Hunt and F. M. Frandsen, and that they duly waived all
7 notices provided for by Section 36-B of the Water Law of Nevada
8 (Sec. 7925, N.C.L. 1929); that due notice of the order for this
9 hearing was given to the persons, for the time and in the manner
10 as prescribed by law; that a certified copy of said order was
11 published in the Ely Daily Times, a newspaper of general circula-
12 tion, in and published in White Pine County, Nevada, on January
13 12, 19, and 26, and on February 2 and 9, 1946; and that Wayne
14 McLeod, in open court, for and on behalf of said original petition-
15 ers, Jeff Hunt and F. M. Frandsen, duly acknowledged due notice of
16 said hearing and of all other proceedings in said matter and waived
17 all other and further notice thereof.

18 Whereupon the evidence being closed and counsel being
19 heard and the evidence being considered, without objection and
20 free and clear of all objection as to competency, materiality,
21 relevance, or at all, the court did orally announce its decision
22 that petitioner was entitled to judgment establishing said order
23 of determination and does now make, enter and sign its findings
24 of fact and conclusions of law in said matter that is to say;

25 FINDINGS OF FACT

26 I.

27 That all the matters of fact set forth in the affidav-
28 its of Ed. Muth, Deputy State Engineer of the State of Nevada,
29 (being Exhibit L. in this matter, received and filed herein) are
30 true and are supported by his testimony taken herein and are not

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ORDER OF THE COURT IN THE MATTER OF THE ESTATE OF JAMES EARL RAY, DECEASED.
If aforesaid facts are established, the court hereby orders that the
order be made as follows:

denied and no part of the same is denied.

II.

That no objection or exception was filed or made or exists in point of fact or at all, to the order of determination of the State Engineer (being Exhibit H. in this matter, received and filed herein) referred to in Exhibit L. aforesaid and said order of determination is true and correct and is supported by the testimony taken herein and is not denied.

And the court, in consideration of the premises and the foregoing Findings of Facts and in consideration of the Law of the State of Nevada, in such cases made and provided, now makes, signs and enters the following

CONCLUSIONS OF LAW

I.

That this court has jurisdiction of the subject matter and the parties in this proceeding.

II.

That all notices required by law in the above-entitled matter, whether before the State Engineer or this court, were and have been duly given pursuant to law, or have been duly waived.

III.

That the order of determination of the State Engineer herein as made by him and as filed with the clerk of this court and presented to this court for establishment, approval, confirmation and adoption, ought to be established, approved, confirmed and adopted, without modification or change, and that the judgment and decree of this court ought to be entered herein to that effect.

LET JUDGMENT BE ENTERED ACCORDINGLY.

Signed, entered and filed this Fifteenth day of

April 1946.

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generally and the whole is hereby

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IN THE DISTRICT COURT OF THE SEVENTH JUDICIAL DISTRICT
OF THE STATE OF NEVADA, IN AND FOR WHITE PINE COUNTY

IN THE MATTER OF THE DETERMINATION OF
THE RELATIVE RIGHTS IN AND TO THE WATERS
OF COLD CREEK SPRING AND ITS TRIBUTARIES,
IN WHITE PINE COUNTY, STATE OF NEVADA

No. 5060
Filed April 15th 1946
F.D Oldfield
County Clerk

JUDGMENT AND DECREE

The above-entitled matter came before the court, Hon. Harry M. Watson, District Judge, presiding for hearing on the 21st day of February, 1946, at 2 o'clock in the afternoon of said day having been regularly set down for hearing and having been regularly continued for hearing at that time, and at the courtroom of the above-entitled court in the courthouse at Ely, White Pine County, State of Nevada.

Ed. Muth, Deputy State Engineer, appeared in person for the State Engineer of Nevada, and Hon. Alan Bible, Attorney General of Nevada, appeared as his attorney. Jeff Hunt and F. M. Frandsen, the claimants and original petitioners in these proceedings, appeared by Wayne McLeod, their agent and State Water Right Surveyor appearing in person, and no other person or party appeared in person or by attorney or by any written appearance, pleading, exception or objection made or filed in these proceedings, or at all.

Thereupon evidence, both oral and documentary, was adduced before the court by and on behalf of the applicant and claimants and no evidence was adduced or offered by or on behalf of any respondent, objector or other person.

Whereupon, the said evidence being closed and counsel heard, the matter was submitted to the court for its order and decision on the facts and the law applicable thereto.

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Whereupon, the court orally announced its decision that petitioner was entitled to judgment establishing said order of determination, and said Wayne McLeod on behalf of said Jeff Hunt and F. M. Frandsen in open court, duly waived all other and further notice of proposed findings of fact, conclusion of law and of judgment and decree herein.

Thereafter, this court made, signed, entered and caused to be filed herein its findings of fact and conclusions of law in the premises on the _____ day of _____ 1946.

WHEREFORE, in consideration of the premises and the law in such cases made and provided, it is hereby

ORDERED, ADJUDGED AND DECREED that the Order of Determination of the State Engineer herein in the above-entitled matter and proceeding be and the same hereby is established, approved, adopted and confirmed, without any change therein or modification thereof, by this court.

For the sake of certainty, the words and figures of said Order of Determination of the State Engineer are here set out as follows, to wit:

"IN THE OFFICE OF THE STATE ENGINEER
OF THE STATE OF NEVADA

IN THE MATTER OF THE DETERMINATION OF)
THE RELATIVE RIGHTS IN AND TO THE WATERS) SS.
OF COLD CREEK SPRING AND TRIBUTARIES IN)
WHITE PINE COUNTY, NEVADA)

ORDER OF DETERMINATION

The State Engineer of the State of Nevada upon petition of Jeff Hunt and F. M. Frandsen, through their agent, Wayne McLeod, a water user on the Cold Creek Spring stream system, hereinafter described, requesting the determination of the relative rights to the waters of said stream system, made an investigation on April 26th, 1945, under and pursuant to Section 18 of Chapter

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140 of the Statutes of Nevada of 1913 and acts amendatory thereof and supplementary thereto and found that the facts and conditions justified such determination and on May 7, 1945, entered an order granting said petition.

The State Engineer received and filed in his records maps and statements of claim to the use of water from said stream system required under the provisions of said Chapter 140, Statutes of 1913 and acts amendatory thereof and supplementary thereto. There being only one claimant upon said stream system and he waived in writing the provisions of said Chapter 140, Statutes of 1913, and acts amendatory thereof and supplementary thereto, with reference to notices and the service and publication thereof,

NOW, THEREFORE, in accordance with the provisions of Chapter 140, Statutes of Nevada of 1913 and acts amendatory thereof and supplementary thereto, the State Engineer hereby makes and files and caused to be entered of record in his office, this Order of Determination, defining the right of the claimant to the waters of said Cold Creek Spring stream system, as hereinafter defined.

CLAIMANT

After the investigation referred to, the State Engineer hereby finds that the entire flow of the waters of Cold Creek Spring stream system, as hereinafter defined, since prior to 1880, has been and now is placed to beneficial use by Jeff Hunt and F. M. Frandsen and its predecessors in interest and that there is now only one appropriator, namely said Jeff Hunt and F. M. Frandsen, that is using the flow of the said Cold Creek Spring stream system. All of these waters are being used under a claim of vested right. Deeds of record in this office show that the present claimant and appropriator, Jeff Hunt and F. M. Frandsen, are the successors in interest to the vested rights initiated in 1871 by Nicholas Simonsen and others.

...the amount of water flow the said creek shall
...shall have the same as the water successors

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The irrigation season is therefore herein fixed as follows: Harvest crops - April 15th to October 1st. Wild hay crops March 15th to October 1st. Wild Hay (for pasture) October 1st to March 15th. Pasture lands - January 1st to December 31st.

DUTY OF WATER:

The duty of water is the amount of water in acre-feet per season required to be placed on land in a manner consistent with good irrigation practice to yield adequate crop returns. The State Engineer hereby finds that a duty of 4.0 acre feet per acre per season would be adequate for the alfalfa lands from April 15th to October 1st. That a duty of 3.0 acre feet per season would be adequate for the wild hay lands from March 15th to October 1st and 1.0 acre foot from October 1st to March 15th of the following year. The State Engineer further finds that 2.0 acre feet per calendar year would be adequate for pasture lands.

During the winter and spring periods there is more water in the stream system than that amount which would satisfy the continuous flow hereinafter specified, and it is ordered that the claimant be allowed to divert more than the continuous flow that is hereinafter allowed, provided that during any one irrigation season the amount of water diverted does not exceed the amount in acre feet hereinafter allowed.

Due to lack of sufficient water to afford the claimant a continuous flow of water on its pasture lands, it is hereby ordered that the claimant be allowed to use the water in such quantities as is available and desirable provided that the total yearly use does not exceed the allowed 2.0 acre feet per acre of pasture land.

The class of culture, duty, season, acres, and flow of water is therefore as follows:

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| Class of Land | Duty | Irrigation Season | Acres | Cont. Flow | Acre-ft. |
|------------------------|------|---------------------|--------|--------------------|-------------|
| Harvest (alfalfa land) | 4.0 | April 15th-Oct. 1st | 180.6 | 1.93 ^{1/} | 642.4 |
| Wild Hay | 3.0 | Mar. 15th-Oct. 1st | 456.1 | 3.47 ^{2/} | 1368.3 |
| Wild Hay pasture | 1.0 | Oct. 1st-Mar. 15th | 456.1 | | 456.1 |
| Pasture | 2.0 | Jan. 1st-Dec. 31st | 1546.5 | | 3093.0 |
| TOTAL | | | | | 5559.8 A.F. |

1/ continuous flow per acre = 0.012 c.f.s.
 2/ continuous flow per acre = 0.0076 c.f.s.

**EXTENT OF RIGHTS OF CLAIMANT,
 JEFF HUNT AND F. M. FRANDBEN**

The State Engineer hereby determines that Jeff Hunt and F. M. Frandsen are the lawful successors in interest to, and the owner of, the vested right to the use of the waters of said Cold Creek Spring stream system for irrigation, and domestic purposes on their ranch and to water at said stream system live-stock from said ranch and the State Engineer hereby determines the source of water supply, the location of point of diversion, the year of priority, the cultural acreage, the legal subdivisions, sections, townships, and ranges and duty of water for claimant as set forth in the following tabulation:

Claimant: Jeff Hunt and F. M. Frandsen Proof No. 01977 Amended

Source: Cold Creek Spring Stream System

Points of Diversion for Irrigation Purposes:

Cold Creek Spring - on the line between the NE¹/₄ NW¹/₄ and SE¹/₄ NW¹/₄ Section 26, T. 23 N., R. 55 E., or at a point from which the NE¹/₄ corner of said Section 26 bears N. 43°00' E., 1804.5 feet.

Gamen Spring - In the NE¹/₄ SE¹/₄ Section 26, T. 23 N., R. 55 E., or at a point from which the S.E. section corner of said section 26 bears S. 0° 23' E., 2479.9 feet.

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Cannovan Spring - In the SE $\frac{1}{2}$ SE $\frac{1}{2}$ Section 35, T. 23 N., R. 55 E., or at a point from which the E $\frac{1}{2}$ corner of said section 35 bears N. 34° 10' E., 1752.4 feet.

| Year of Priority | Cultural Acres | | | Subdiv. | Sec. | Tp; R. | | Duty of Water Acre-Feet | | |
|------------------|----------------|----------|----------|----------------------------------|------|--------|----|-------------------------|----------|---------|
| | Har-vest | Wild Hay | Past-ure | | | N. | E. | Har-vest | Wild Hay | Pasture |
| 1871. | 15.6 | 64.4 | | S $\frac{1}{2}$ SW $\frac{1}{2}$ | 24 | 23 | 55 | 62.4 | 257.6 | |
| " | | 79.6 | 0.4 | N $\frac{1}{2}$ NW $\frac{1}{2}$ | 25 | 23 | 55 | | 318.4 | 0.8 |
| 1880 | | 1.8 | | NW SE | 23 | 23 | 55 | | 7.2 | |
| " | | 15.0 | | NE SE | 23 | 23 | 55 | | 60.0 | |
| " | 7.3 | | | SW SE | 23 | 23 | 55 | 29.2 | | |
| " | 20.9 | 11.2 | | SE SE | 23 | 23 | 55 | 83.6 | 44.8 | |
| " | 0.7 | | | SW NW | 24 | 23 | 55 | 2.8 | | |
| " | 10.1 | | | SE NW | 24 | 23 | 55 | 40.4 | | |
| 10 | 30.3 | 2.4 | | NW SW | 24 | 23 | 55 | 121.2 | 9.6 | |
| " | 40.0 | | | NE SW | 24 | 23 | 55 | 180.0 | | |
| 11 | | | 22.8 | SW SE | 24 | 23 | 55 | | | 45.6 |
| " | | | 9.7 | SE SE | 24 | 23 | 55 | | | 19.4 |
| 12 | | 6.5 | 33.5 | NW NE | 25 | 23 | 55 | | 26.0 | 67.00 |
| " | | | 32.6 | NE NE | 25 | 23 | 55 | | | 65.2 |
| 13 | | 27.9 | 12.1 | SE NE | 25 | 23 | 55 | 111.6 | 24.2 | |
| " | | 8.8 | 31.2 | SW NE | 25 | 23 | 55 | 35.2 | 62.4 | |
| 14 | | 24.2 | 15.8 | SE NW | 25 | 23 | 55 | 96.8 | 31.6 | |
| " | | | 40.0 | SW NW | 25 | 23 | 55 | | 80.0 | |
| 15 | | | 38.0 | NW SW | 25 | 23 | 55 | | 76.0 | |
| " | | 16.6 | 23.4 | NE SW | 25 | 23 | 55 | 66.4 | 46.8 | |
| 16 | | 29.0 | 11.0 | NE SE | 25 | 23 | 55 | 116.0 | 22.0 | |
| " | | 38.6 | 1.4 | NW SE | 25 | 23 | 55 | 154.4 | 2.8 | |
| 17 | | 35.9 | 4.1 | SW SE | 25 | 23 | 55 | 143.6 | 8.2 | |
| " | | 38.4 | 1.6 | SE SE | 25 | 23 | 55 | 153.6 | 3.2 | |
| 18 | | | 11.6 | SW SW | 25 | 23 | 55 | | 23.2 | |
| " | | 1.8 | 38.2 | SE SW | 25 | 23 | 55 | 7.2 | 76.4 | |
| 19 | 30.1 | 7.2 | | NE NE | 26 | 23 | 55 | 120.4 | 28.8 | |
| " | 5.6 | | | NW NE | 26 | 23 | 55 | 22.4 | | |
| 20 | | | 14.0 | SE NE | 26 | 23 | 55 | | 28.0 | |
| " | | | 2.6 | NE SE | 26 | 23 | 55 | | 5.2 | |
| 21 | | | 6.0 | NE SE | 35 | 23 | 55 | | 12.0 | |
| " | | | 16.2 | SE SE | 35 | 23 | 55 | | 32.4 | |
| 22 | | 9.0 | 31.0 | NE NE | 36 | 23 | 55 | 36.0 | 62.0 | |
| " | | 25.9 | 14.1 | NW NE | 36 | 23 | 55 | 103.6 | 28.2 | |
| 23 | | | 80.0 | S $\frac{1}{2}$ NE | 36 | 23 | 55 | | 160.0 | |
| " | | | 180.0 | SE $\frac{1}{2}$ | 36 | 23 | 55 | | 320.0 | |
| 24 | | 0.7 | 39.3 | NE NW | 36 | 23 | 55 | 2.8 | 78.6 | |
| " | | | 40.0 | SE NW | 36 | 23 | 55 | | 80.0 | |
| 25 | | | 80.0 | E $\frac{1}{2}$ SW | 36 | 23 | 55 | | 160.0 | |
| " | | | 12.3 | NW NW | 36 | 23 | 55 | | 24.6 | |
| 26 | | 18.5 | | SW NW | 36 | 23 | 55 | should be sec 36 | 37.0 | |
| " | | 36.9 | | NW SW | 36 | 23 | 55 | | 73.8 | |
| 27 | | | 40.0 | SW SW | 36 | 23 | 55 | | 80.0 | |
| " | | | 12.6 | SW NW | 30 | 23 | 56 | | 25.2 | |
| 28 | | 1.9 | 30.7 | NW SW | 30 | 23 | 56 | | 7.6 | 61.4 |
| " | | 9.3 | 29.5 | SW SW | 30 | 23 | 56 | 37.2 | 59.0 | |
| 29 | | | 11.8 | SE SW | 30 | 23 | 56 | | 23.6 | |
| " | | | 0.1 | NE SW | 30 | 23 | 56 | | 0.2 | |
| 30 | | | 25.1 | NE NW | 31 | 23 | 56 | | 50.2 | |

SW 1/4 Section 22 T20N R10E S12E
 N 1/2 Sec 22 of T20N R10E S12E
 (SUNCOAST ESTATE) - DU SUE SEE SEE Section 22 T 20 N R 10 E S 12 E

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| Continued | | | | | | | | | | | |
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| Year | Culture Acres | | | | Subdiv. | Sec. | Tp. | R. | Duty of Water Acres-Feet | | |
| | Pri- ority | Har- vest | Wild Hay | Past- ure | | | | | Har- vest | Wild Hay | Pasture |
| " | | | 26.7 | | SE NW | 31 | 23 | 56 | | | 53.4 |
| " | | | 11.0 | | NE SW | 31 | 23 | 56 | | | 22.0 |
| 5 | | | 14.7 | | SE SW | 31 | 23 | 56 | | | 29.4 |
| " | | | 38.7 | | NW NW | 31 | 23 | 56 | | | 77.4 |
| 6 | | | 38.4 | | SW NW | 31 | 23 | 56 | | | 76.8 |
| " | | | 38.1 | | NW SW | 31 | 23 | 56 | | | 76.2 |
| 7 | | | 37.8 | | SW SW | 31 | 23 | 56 | | | 75.6 |
| " | | | 40.1 | | NE NE | 1 | 22 | 55 | | | 80.2 |
| 8 | | | 30.6 | | SE NE | 1 | 22 | 55 | | | 61.2 |
| " | | | 40.3 | | NW NE | 1 | 22 | 55 | | | 80.6 |
| 9 | | | 11.6 | | SW NE | 1 | 22 | 55 | | | 23.2 |
| " | | | 32.9 | | NE NW | 1 | 22 | 55 | | | 65.8 |
| 10 | | | 14.0 | | NW NW | 1 | 22 | 55 | | | 28.0 |
| " | | | 20.3 | | NE NW | 6 | 22 | 56 | | | 40.6 |
| 11 | | | 24.2 | | SE NW | 6 | 22 | 56 | | | 48.4 |
| " | | | 37.6 | | NW NW | 6 | 22 | 56 | | | 75.2 |
| 12 | | | 40.0 | | SW NW | 6 | 22 | 56 | | | 80.0 |
| " | | | 9.0 | | NW SW | 6 | 22 | 56 | | | 18.0 |
| 13 | | | 12.4 | | NE SW | 6 | 22 | 56 | | | 24.8 |
| 14 | 160.6 | 456.1 | 1546.5 | | | | | | 642.4 | 1824.4 | 3093.0 |

STOCKWATERING

The ranching operations at the Hunt and Frandsen ranch, which is known as the old Simonsen ranch, have from its inception been stock raising operations. The owners of the ranch down to the present time have raised livestock in this area. During the late Spring, Summer and early Fall, cattle are grazed on the public domain along the easterly slopes of the Diamond range appurtenant to the ranch. During the late Fall, Winter and up to about May 1st it has long been the practice to pasture all of their cattle on the pasture lands owned by claimants and their predecessors. As many as 1400 head of cattle have been pastured in this manner and have utilized the waters of the Cold Creek Spring stream system for stock watering purposes.

It is hereby ordered that claimants, Jeff Hunt and F. M. Frandsen, be and are hereby entitled to water range live stock from any portion of the Cold Creek Spring stream system in

1 sufficient numbers to utilize substantially all that portion of
2 pasture lands owned by claimants, The State Engineer hereby finds
3 from the records that Jeff Hunt and F. M. Frandsen are the lawful
4 successors in interest to, and the owner of, the vested right to
5 use the water from the Cold Creek Spring stream system for stock-
6 watering purposes and hereby determines that the source of such
7 water supply is the Cold Creek Spring stream system and that the
8 cattle may be watered at and from, or on any part of, such system;
9 that the year of priority is the year 1880 and the extent of the
10 right is the number of range livestock which will utilize sub-
11 stantially all that portion of the pasture lands appurtenant to
12 this source of water supply.

13 CHANGE OF PLACE OF USE

14 All waters allocated under this Order shall be
15 appurtenant to the lands designated herein. In the event the
16 water user, under this Order, desires to change the place of use
17 of any of the waters herein allocated, to new lands, such water
18 user must make application to the State Engineer for permission
19 to make such change in the manner then set forth under the law
20 of this State.

21 JUNIOR RIGHTS

22 The waters of the Cold Creek Spring stream system
23 are fully utilized for irrigation, stockwatering and domestic
24 purposes and no person or persons other than Jeff Hunt and F. M.
25 Frandsen and their successors in interest shall be entitled to
26 receive any water from said Cold Creek Spring stream system.

27 THIS ORDER OF DETERMINATION made and filed in the
28 Office of the State Engineer on the 27th day of December, 1945.

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30 (Signed)

ALFRED MERRITT SMITH
State Engineer

THE STATE DISTRICT COURT OF CLATSOP COUNTY, OREGON
DO NOT WRITE IN THESE SPACES

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DONE IN OPEN COURT this Fifteenth day of
April, 1946.

HARRY M. WATSON
District Judge

Recorder in Judgment Book VI
Pages 422-23-24 and 25

OFFICE OF - 9

**County Clerk and Ex-Officio Clerk of the
Seventh Judicial District Court**
IN AND FOR
WHITE PINE COUNTY, NEVADA

COUNTY OF WHITE PINE, }
STATE OF NEVADA. } ss.

I, F. D. OLDFIELD, County Clerk and ex-officio Clerk of
the Seventh Judicial District Court of the State of Nevada, County of White Pine, do
hereby certify that the above and foregoing is a full, correct and true copy of the original

"FINDINGS OF FACT AND CONCLUSIONS OF LAW AND JUDGMENT AND DECREE"

IN THE MATTER OF THE DETERMINATION OF THE RELATIVE RIGHTS IN AND
TO THE THE WATERS OF COLD CREEK SPRING AND ITS TRIBUTARIES, IN
WHITE PINE COUNTY, STATE OF NEVADA, .- - - - -

which now remains of record in my office at Ely, County and State aforesaid.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the Seal
of said Court, at my office in the town of Ely, this 13th day
of June, A. D. 1946.

F. D. Oldfield
County Clerk and Ex-Officio Clerk of
Said Court.

By _____
Deputy.