

April 21, 1932.

Mr. Joseph Wilcken,
Hanna, Utah.

Dear Sir:

RE: UINTAH DIST.

I have your letter of April 15 with reference to rights of shareholders in a canal and believe you should take these questions up with some attorney.

In the case of a corporation the by-laws are, of course, strictly binding on all the shareholders. When you speak of shares in a canal it conveys no particular meaning as it might be simply ownership of anything and not have any connection whatever with the water rights.

As far as any advice I can give you relating to anything except actual water rights it would not be worth very much and I do not care to take the responsibility of possibly misleading you.

Yours very truly,

State Engineer.

GMB/E