

In the District Court of the Fourth Judicial District,
County of Utah, State of Utah.

Provo Reservoir Company,
Plaintiff,

vs

Provo City, Charles H.
Davies, et al,
Defendants.

No. 2888 Civil

D E C R E E.

It appearing to the court that the plaintiff above named and the defendant Charles H. Davies entered into a stipulation in this cause, a copy of which, without the caption, is as follows:

It is hereby stipulated and agreed by and between the plaintiff and respondent Provo Reservoir Company and the Defendant and appellant Charles H. Davis, that this court shall amend and modify the findings of facts and decree herein, so that said Findings and decree shall read as follows:

At page 39 of the Findings of Fact, subdivision "W", the same shall be modified so as to read:

(w) Charles H. Davis. 12.50 acres.

From May 10th to June 20th,	Duty 50,	0.250	second foot.
" June 20th to July 20th	" 55	0.227	" " .
" July 20th to Sept. 1st	" 63	0.198	" " .
" Sept.. 1st to may 10th	" 70,	0.179	" " .

And page 21, subdivision "w2" of the decree herein shall be modified and amended so that the same will read:

(w) Charles H. Davies 12.50 acres.

From May 10th to June 20th,	Duty 50,	0.250	second foot.
" June 20th to July 20th	" 55,	0.227	" " .
" July 20th to Sept. 1st,	" 63	0.198	" " .
" Sept. 1st to May 10th,	" 70,	0.179	" " .

A. L. Booth
of counsel for Provo Reservoir
Company.

J. H. McDonald
Attorney for defendant Charles
H. Davis.

In accordance with the foregoing stipulation it is hereby ordered, adjudged and decreed that the Findings of fact, conclusions of law and decree heretofore rendered in this cause be, and the same is, hereby amended, and the water right of said Charles H. Davis is hereby fixed and determined in accordance with the schedule and stipulation hereinbefore set forth.

Dated this 20th day of March, 1923.

Elmer Hansen
Judge.