

IN THE DISTRICT COURT OF THE FIFTH JUDICIAL DISTRICT OF THE  
STATE OF IDAHO, IN AND FOR THE COUNTY OF TWIN FALLS

In Re SRBA                                )  
  )  
Case No. 39576                            )  
\_\_\_\_\_)                                    Water Right 29-11627

NAME AND ADDRESS:       ALFRED ERVIN HIGLEY  
                             LUCILLE RUTH HIGLEY  
                             4597 W OLD HWY 91  
                             INKOM, ID 83245

SOURCE:                   GROUND WATER

QUANTITY:                 0.05 CFS

THE QUANTITY OF WATER UNDER THIS RIGHT FOR DOMESTIC AND  
STOCKWATER USES SHALL NOT EXCEED 13,000 GALLONS PER DAY

PRIORITY DATE:           04/01/1930

POINT OF DIVERSION:      T07S R35E S24               SENESEW           Within Bannock County

PURPOSE AND PERIOD OF USE:	PURPOSE OF USE	PERIOD OF USE	QUANTITY
	Irrigation	04-01 TO 10-31	0.05 CFS
	Stockwater	01-01 TO 12-31	0.02 CFS
	Domestic	01-01 TO 12-31	0.04 CFS

Domestic use is for 1 home.

PLACE OF USE:           Irrigation                               Within Bannock County  
                             T07S R35E S24               NESEW 2 7  
                             2.7 Acres Total

Stockwater                               Within Bannock County  
Same as Irrigation

Domestic                               Within Bannock County  
Same as Irrigation

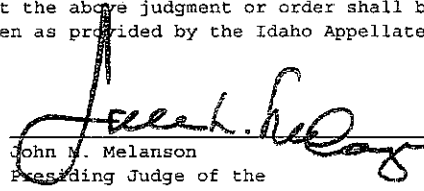
OTHER PROVISIONS NECESSARY FOR DEFINITION OR ADMINISTRATION OF THIS WATER RIGHT:

THE QUANTITY OF WATER DECREED FOR THIS WATER RIGHT FOR DOMESTIC  
USE AND STOCKWATER USE IS NOT A DETERMINATION OF HISTORICAL  
BENEFICIAL USE.

THIS PARTIAL DECREE IS SUBJECT TO SUCH GENERAL PROVISIONS  
NECESSARY FOR THE DEFINITION OF THE RIGHTS OR FOR THE EFFICIENT  
ADMINISTRATION OF THE WATER RIGHTS AS MAY BE ULTIMATELY  
DETERMINED BY THE COURT AT A POINT IN TIME NO LATER THAN THE  
ENTRY OF A FINAL UNIFIED DECREE. I.C. SECTION 42-1412(6).

RULE 54(b) CERTIFICATE

With respect to the issues determined by the above judgment or order, it is hereby CERTIFIED, in accordance with Rule 54(b), I.R.C.P., that the court has determined that there is no just reason for delay of the entry of a final judgment and that the court has and does hereby direct that the above judgment or order shall be a final judgment upon which execution may issue and an appeal may be taken as provided by the Idaho Appellate Rules.

  
John M. Melanson  
Presiding Judge of the  
Snake River Basin Adjudication