

In the District Court of the Fifth Judicial District of Idaho  
in and for Twin Falls County.

C. J. Andrews and W. S. Andrews,  
Plffs.  
John Martin et al. Defendants

This cause coming on to be heard this 26 day of September A.D. 1893, before the Court, a jury having been waived by the parties to this action, and Messrs Charles & Redwine appearing as counsel for the plaintiffs, Messrs Newley & Reeves for defendant at 1<sup>st</sup> M. Pollard and Messrs Nagle & Reeves and J. B. Miller Esq. for defendants Sapphonia Pollard and Mr. Donaldson, for defendant Palmer Marful and Mr. C. L. Caleb, Fred J. Cowen Esq. appearing for defendants Wheeler & Willis and Dr. Tingley and William Newton Esq. for defendant John Martin, and Texas Angel and Thos Alder for defendants Shoup Marab and M. M. McPherson, and the Court after hearing all the testimony in the cause, and the argument of counsel for the respective parties, and the Court having made and filed his findings of fact and conclusions of law herein, now therefore,

It is ordered, adjudged and decreed as follows:

1. That the plaintiffs C. J. Andrews and W. S. Andrews are entitled to the flow at all times of One Hundred inches of the waters of Jesse Creek for the purpose of irrigating their lands described in the Complaint, their right to the use thereof to date from the year 1867, said water to be measured under a four inch pressure.
2. That Palmer Marful is entitled to the flow at all times of Twenty-five inches of the waters of Jesse Creek measured under a four inch pressure, to be used upon his said lands described in the answer for purpose of irrigating the same, his right to the use of the same to date from the year 1867.
3. That John Long is entitled to the flow at all times of Fifteen inches of the waters of Jesse Creek measured under a four inch pressure for the purpose of irrigating his said lands described in the answer, his right to the use thereof to date from the year 1867.
4. That John Wheeler and C. C. Willis are jointly entitled to the flow at all times of One Hundred and Eighty inches of the waters of Jesse Creek measured under a four inch pressure for the purpose of irrigating their said lands in the answer described and that their right to the use of the same shall date from the year 1868.
5. That John Martin is entitled to the flow at all times of Fifteen inches of the waters of Jesse Creek measured under a four inch pressure for the purpose of irrigating his lands in the answer described his right to the use thereof to date from the year 1888.
6. That Sapphonia Pollard is entitled to the flow at all times of Five inches of the waters of said Jesse Creek measured under a four inch pressure to irrigate her said lands in the answer described, their right to the use thereof to date from the first day of May 1883.
7. That Sapphonia Pollard is also entitled to the flow at all times