Before the Division of Water Resources
Department of Public Works
State of California

In the Matter of Application 5784 of Stevinson Water District to Appropriate from Bear Creek, Owens Creek, Duk Creek and Deam Creek, tributaries of San Joaquin River in Maricopa County for Irrigation Purposes; Application 5785 of James J. Stevinson, a corporation, to Appropriate from Baldwin Slough, a tributary of San Joaquin River in Merced County, for Irrigation Purposes; Application 6089 of Daniel LeRay and Edwin L. McManus to Appropriate from Mariposa Creek, a tributary of San Joaquin River in Merced County, for Irrigation Purposes; Application 6111 of Stevinson Water District to Appropriate from Nalley Spillway, Arma Spillway, Livingston Drain, Fox Creek, Owens Creek, Duk Creek and Deam Creek, tributaries of San Joaquin River in Maricopa County, for Irrigation Purposes; Application 6114 of A.P. Becmunor (formerly Arthur J. Casbeer) to Appropriate from Duck Slough, a tributary of San Joaquin River in Merced County for Irrigation and Domestic Purposes; Application 6180 of Eleanor E. Camp to Appropriate from Mariposa Creek, a tributary of San Joaquin River in Merced County, for Irrigation and Domestic Purposes; and Application 6807 of El Nido Irrigation District to Appropriate from Deam Creek and Dutchesne Creeks, tributaries of San Joaquin River in Merced County for Irrigation and Domestic Purposes.

Decision A. 5784, 5785, 6089, 6111, 6114, 6180, 6807 D-456

Decided: April 23, 1940

Appearances at hearing held June 12, 1931 at Sacramento, California.

For Applicants

Stevinson Water District and James J. Stevinson, a corporation

Hatfield, Reed and Durko

Arthur J. Casbeer

A.L. Cowell & Arthur J. Casbeer

El Nido Irrigation District

A.L. Cowell & C.E. Graham

Daniel LeRay and Edwin L. McManus

No appearance

Eleanor E. Camp

No appearance

For Protestants

Crocker-Huffman Land and Water Co.

H. E. McPike
For Protestants (continued)

✓ Merced Range Co., Ek Capitan Range Co., and W. H. Dennis
✓ Antonio Purtado, John Purtado, J. A.) Bedumer and J. H. Saunders
✓ Merced Irrigation District
✓ Arthur J. Casebeer
✓ F. Favier and F. Pyraud
✓ West Stanislaus Irrigation District
✓ Chas. S. Howard Co. & C. L. East
✓ Water Users' Assoc. of Highline Ditch, et al
✓ East Side Canal and Irrigation Company
✓ Stevenson Water Dist. & Geo. J. Hatfield
✓ Modesto Properties Company
✓ Leslie Reininghaus
✓ Mrs. Nina Reininghaus
✓ California Pachy Corporation
✓ Certain consumers of the East Side Canal and Irrigation Co.
✓ Geo. J. Hatfield and Lucas Kilkenny
✓ James J. Stevenson, a corporation
✓ El Nido Irrigation District
✓ C. S. Bloss Sr. and C.S. Bloss, Jr.
✓ Nanie F., Ella T., Robert E. & M.C. Rahilly
✓ Fernando, Joe and William Lord
✓ W. A. Saunders
✓ Eleanor E. Haun
✓ F. W. Baxter, et al
✓ C. A. Crane

L. E. Harrell
C. Ray Robinson
C. Ray Robinson & A. Blakesley
In propria persona
F. Favier
L.L. Dimett & H.F. Wooley
A. E. Chandler
J. E. Munt
Hatfield, Wood & Burke
Hatfield, Wood & Kilkenny
J. W. Hawkins
In propria persona
John Reininghaus
Madison & Sutro, by H. B. Seymour
Edson Abel
Hatfield, Wood & Kilkenny
Hatfield, Wood & Kilkenny
A. L. Cowell
No appearance
No appearance
No appearance
No appearance
No appearance
No appearance
No appearance
No appearance
EXAMINER: Harold Cembling, Deputy in Charge of Water Rights, Division of Water Resources, Department of Public Works, State of California, assisted by Everett H. Bryan, Supervising Hydraulic Engineer.

OPINION

Description of the Applications

The essential statistical data with respect to the several applications will be found set forth in Table I which is attached to and made a part of this opinion. There is, however, one common characteristic of all this group of applications which is of a peculiar and unusual nature and is not revealed by the tabulations. We refer to the origin of the supply which it is sought to appropriate.

The water which it is sought to appropriate originates for the most part in the Merced River, a source foreign to the natural flow of the sources of proposed appropriation, and are diverted into the channels in part by release or spill from the irrigating canals of the Merced Irrigation District, in part from seepage or leakage from said district's and other irrigating ditches, in part from drainage wells operated by said district, in part as surface runoff from irrigated lands and in part by percolation from the underground water table.

Applications 9794 and 97111 were filed by Lucas E. Kilkenny and Robert S. Lamborn, respectively. On June 10, 1931, the applications were assigned to James J. Stevenson, a corporation, which in turn assigned them...
<table>
<thead>
<tr>
<th>Date</th>
<th>Appl.</th>
<th>Filed</th>
<th>Use</th>
<th>Name</th>
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<tr>
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<td>10-17-27</td>
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<td>10-17-27</td>
<td>Irr.</td>
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<td>6111</td>
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<td>W. P. Bode (formerly)</td>
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<tr>
<td>6160</td>
<td>1-14-29</td>
<td>Irr.</td>
<td>Eleanor E. Haun</td>
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to the Stevinson Water District on July 5, 1931. Petitions in the form of amended applications were filed on June 18, 1931, the date of the hearings, seeking to add to the place of use under Applications 6726 and 6111 some twelve or thirteen thousand acres of land. In the final amended form the place of use under each of these applications is 20,704.90 acres and is common to both.

These applications, it appears, are directed mainly toward the re-appropriation of waste waters of Merced Irrigation District as they appear in the various sources named in the applications. It appears, in fact, that insofar as the natural waters of the several natural water ways named in the applications are concerned, these new and have for many years been used in the irrigation of the same lands as those specified for service under these applications.

**Application 6726** of Stevinson Water District involves the waters of Baldwin Slough, a tributary and branch of the San Joaquin River which waters have their origin in drainage from the irrigation of lands in the Turlock Irrigation District. No private agreement has been entered into by applicant with the creator of this waste water and applicant appears to be standing only upon its rights under Application 6726.

**Application 6039** of D. L. and E. L. McMahon involves the use of water in Mariposa Creek. No appearance was made by the applicants at the hearing and the application does not indicate in any way its peculiar nature. From our general knowledge of the situation in this area however we are convinced that previously to the irrigation of lands above no waters were available during the irrigation season in this source at the point of diversion designated, sufficient to justify an application, and that applicant could only have been prompted to file an application by reason of the prospect of seepage water and spill resulting from the irrigation of lands above.
Application 6114 of Arthur J. Casebeer, subsequently assigned to W. F. Reduncer involves the waters of Duck Slough. Statements made by Mr. Casebeer at the hearing of June 18, 1931 indicate that he had in mind not only the appropriation of flood waters which are of occasional occurrence but also seepage and spilled water resulting from irrigation of lands in Merced Irrigation District.

Application 6150 of Eleanor L. Haus involves the waters of Mariposa Creek. She was not represented at the hearing of June 18, 1931, but, as in the case of Application 6069 referred to above, our general knowledge of the situation leads us to believe that what is particularly sought are the spill and seepage waters resulting from the irrigation of lands in the Merced Irrigation District.

Application 6007 of El Nido Irrigation District involves the waters of Deadman and Dutchman Creeks. Applicant intends not only to appropriate thereunder natural storm waters but also surface spill and seepage return waters in Deadman and Dutchman Creeks to which it asserts a claim by virtue of a private agreement with Merced Irrigation District.
<table>
<thead>
<tr>
<th>Protestants</th>
<th>Applications Protested</th>
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<tr>
<td>C. L. Bert</td>
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<tr>
<td>Geo., S. Blox, Sr., and Geo., S. Blox, Jr.</td>
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<td>C. A. Crane</td>
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<td>Creeper-Huffman Land &amp; Water Company</td>
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<td>W. B. Dennis</td>
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<td>East Side Canal &amp; Irrigation Company</td>
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<td>El Capitan Range Company</td>
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<td>Fernando I. Freitas, et al</td>
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<td>Robert G. Lass</td>
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<td>Merced Irrigation District</td>
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<td>Merced Range Company</td>
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<td>Modesto Properties Company</td>
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<td>Patterson Water Company</td>
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<tr>
<td>Ella T., M.C., and Maria P. Rahilly</td>
<td>O</td>
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<tr>
<td>Robert E. Rahilly</td>
<td>O</td>
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<tr>
<td>E. W. Reeder, et al.</td>
<td>O</td>
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<tr>
<td>Leslie and Mrs. Mina Reinmuth</td>
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<tr>
<td>J. A. Reynolds</td>
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<td>J. M. Reinmuth</td>
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<td>W. A. Saunders</td>
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<tr>
<td>Stevinson Water District</td>
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<tr>
<td>James J. Stevinson, a corporation</td>
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<tr>
<td>M. D. Stavaler</td>
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<tr>
<td>Vernalis Investment Company</td>
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<tr>
<td>Water Users Association of High Line</td>
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<td>Ditto, et al</td>
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<tr>
<td>Water Users from East Side Canal</td>
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<tr>
<td>West Stanislaus Irrigation District</td>
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* Signifies that protestant is downstream from applicant.
* Signifies that protestant is upstream from applicant.

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Description of Protests

Essential statistical data with respect to the several protests received prior to the hearing are set forth in Table II which is attached to and made a part of this opinion. Briefly the substance of each of the protests is as follows:

C. L. Best

C. L. Best objects to the approval of Application 6111 insofar as it proposes appropriations from Livingston Drain. He claims that the waters are not subject to appropriation on account of the fact that they are flowing in an artificial channel and also that these waters were conveyed to the Bloss Land and Cattle Company, his predecessor in interest, by certain agreements entered into between the Company and Drainage Districts Nos. 1 and 2 of Merced County.

George S. Bloss, Sr.

George S. Bloss, Jr.

George S. Bloss, Sr., now deceased, and George S. Bloss, Jr., objected to the proposed appropriations under Applications 5724 and 6111 insofar as they relate to Duck Creek, Fiddeman Creek and Owens Creek.

Diversion by George S. Bloss, Sr. was made from Owens Creek within Section 20, T 3 S, R 12 E, M.D.5 6 N. under claim of riparian and appropriative rights.

George S. Bloss, Jr. claims riparian rights and an appropriative right to divert from Duck Slough under Application 5388, License 1618 for an amount of water not to exceed 20,000 c.f.s. The point of diversion described in the license is within the NE 1/4 of SW 1/4 of Section 13, T 3 S, R 12 E, M.D.5 6 N.

George S. Bloss, Jr., et al.

On November 7, 1934, subsequent to the hearing George S. Bloss, Jr., C. A. Crane, W. A. Saunders, Mary S. Saunders and Edna T. Thorne protested
Applications 6724 and 6114 upon the grounds that the only water available for their lands is water which is sought for appropriation under these applications, that the lands of James J. Stevinsen, a corporation, have already adequate water supplies including:

1. Waters of the San Joaquin River diverted through the canal of the East Side Canal and Irrigation Company.
2. Waters of the San Joaquin River pumped, or capable of being pumped directly on said lands.
3. Water of the Merced River pumped or capable of being pumped directly on said lands.
4. Water of the Merced River agreed to be delivered to the said lands by the Merced Irrigation District.
5. Underground water under said lands and close to the surface thereof and required to be removed in order to prevent the water logging of said lands.

They allege in effect that their lands are riparian to the creeks from which applicant seeks to appropriate and that these creeks contain a large amount of abandoned water discharged therein from lands within the Merced Irrigation District, that both the natural flow and the abandoned water has been used by the protestants who were not aware of the necessity of appropriating the same but were of the opinion that their use of the abandoned waters gave them a right to enjoy the same; that it would be against public policy to now deprive them of a reasonable quantity of water for the irrigation of their lands and that the approval of the applications should be made subject and subordinate to the right of the protestants to a reasonable quantity of water for the irrigation of said lands.

Arthur J. Casebeer (W. P. Bedunor)

Arthur J. Casebeer objects to the approval of Application 6724 insofar as it proposes appropriation of water from Duck Creek. He claims riparian rights and rights initiated by appropriation prior to the effective date of the Water Commission Act. On November 9, 1939 Mr. Casebeer filed Application 6114 with the Division to appropriate from Duck Slough at points
within the NE¼ of SE¼ of Section 21, T 8 S, R 13 E, M.D.E.O.M. The records of this office were changed on September 14, 1933 to indicate that W. P. Podmar had succeeded to his interest in Application 6114.

C. A. Crane

C. A. Crane objects to the approval of Application 5724 insofar as it proposes appropriations from Bear Creek, Duck Creek and Owens Creek. He claims rights acquired by riparian ownership and beneficial use. He is also concerned lest an easement be acquired across his property for the drainage of water from the Nercedo Irrigation District.

Crocker-Huffman Land and Water Co.

Crocker-Huffman Land and Water Company objects to the proposed appropriations from Duck Creek and Owens Creek under Applications 5724 and 6111 on the grounds of possible interference with its riparian rights to divert water from these streams. Its points of diversion on Owens Creek are within Section 17, T 8 S, R 13 E and Section 18, T 8 S, R 12 E, M.D.E.O.M. Its point of diversion on Duck Creek is within Section 26, T 8 S, R 12 E, M.D.E.O.M.

W. M. Dennis

The protest of W. M. Dennis is directed against the approval of Applications 5724 and 6111 insofar as they propose appropriations from Duck Creek (or Duck Slough). He claims a riparian right and an appropriative right initiated prior to the effective date of the Water Commission Act. His point of diversion is located near the NE corner of Section 27, T 8 S, R 12 E, M.D.E.O.M.

East Side Canal and Irrigation Company

East Side Canal and Irrigation Company objects to the approval of Application 6807 of El Nido Irrigation District to appropriate from Deadman and Dutchman Creeks upon the grounds of possible interference with its right initiated prior to the effective date of the Water Commission Act to intercept the flow in Deadman Creek by the East Side Canal. It avers that it
would be deprived of water to which it is legally entitled and which has been dedicated to public use.

El Capitan Range Company

El Capitan Range Company objects to the approval of Applications 6724 and 6111 insofar as these applications propose appropriation of water from Duck Creek. Riparian rights and use of water since 1902 are claimed. Protestants' point of diversion is within the SE\(\frac{1}{4}\) of Section 27, T 8 S, R 12 E, M\(\frac{1}{4}\)D\(\frac{1}{4}\)B\(\frac{1}{4}\) N.

Fernando J. Freitas, et al.

Fernando J. Freitas, Antone Partado, John Partado, Joe Lord and William G. Lord protest Application 6724 insofar as it proposes an appropriation from Deadman Creek. Both riparian rights and rights initiated prior to the effective date of the Water Commission Act are claimed. Their point of diversion is located within the SE\(\frac{1}{4}\) of Section 24, T 8 S, R 14 E, M\(\frac{1}{4}\)D\(\frac{1}{4}\)B\(\frac{1}{4}\) N.

George J. Hatfield

George J. Hatfield protests the approval of Application 6807 of El Nido Irrigation District to appropriate from Deadman and Dutchman Creeks on the grounds of possible interference with his diversion from the San Joaquin River within T. 7 S, R 10 E, M\(\frac{1}{4}\)D\(\frac{1}{4}\)B\(\frac{1}{4}\) N, under claim of adjudicated riparian rights and rights by appropriation initiated prior to the effective date of the Water Commission Act.

Eleanor E. Baum

Eleanor E. Baum objects to the approval of Application 6724 insofar as it proposes an appropriation from Duck Creek. Rights are claimed by virtue of riparian ownership and appropriation initiated prior to the effective date of the Water Commission Act. Protestants claims that her lands located in Section 23, T 8 S, R 13 E, M\(\frac{1}{4}\)D\(\frac{1}{4}\)B\(\frac{1}{4}\) N, are benefited by the overflow of Duck
Creek and that water has been diverted from this stream at a point near the end line of Section 22, T 8 S., R 13 E., M.D.B. & W.

Charles S. Howard Company, a corporation

Charles S. Howard Company, a corporation, objects to the approval of Applications 5724 and 5711 insofar as they propose diversion from Bear Creek and Owens Creek and to the proposed appropriation of water from Livingston Drain under Application 5711. It also objects to the approval of Application 5714 of Arthur J. Cassbeer (W. P. Redman) to appropriate from Dusk Slough and Application 6807 of El Nido Irrigation District to appropriate from Deadman and Dutchman Creeks. Rights are claimed under the doctrine of riparian ownership and appropriative rights initiated prior to the effective date of the Water Commission Act. Protestant alleges in effect that Livingston Drain is an artificial water course and that the waters flowing therein are not subject to appropriation. Furthermore that the waters flowing in Livingston Drain are in part the property of the protestant having been acquired under a private contract by his predecessor in interest, the Elloe Land and Cattle Company, from the County of Merced. Diversions by the protestant is made from numerous sloughs and water ways in Sections 6, 7, 8 and 9, T 8 S., R 12 E., M.D.B. & W.

Lucas E. Killeney

Lucas E. Killeney objects to the approval of Application 5714 of Arthur J. Cassbeer (W. P. Redman) to appropriate from Dusk Slough and to the approval of Application 6180 of Elmer E. Hanus to appropriate from Mariposa Creek. He claims rights by virtue of riparian ownership, appropriative rights initiated prior to the effective date of the Water Commission Act and appropriative rights initiated under Applications 5724 and 5725 which have subsequently been assigned to Stevenson Water District and James J.
Stevenson, a corporation, respectively. The points of diversion described in the protest are those described in Application 5734.

Robert S. Lamorn

Robert S. Lamorn objects to the approval of Application 6114 of Arthur J. Carsebeer (W. P. Reduner) to appropriate from Duck Slough and to the approval of Application 6180 of Eleanor E. Hamm to appropriate from Mariposa Creek. He claims rights by virtue of riparian ownership, appropriaive rights initiated prior to the effective date of the Water Commission Act and rights initiated under Application 6111 which has subsequently been assigned to the Stevenson Water District. The points of diversion from which he claims to divert water are those described in Application 6111.

Merced Irrigation District

Merced Irrigation District objects to the approval of Applications 5724, 5026, 5069, 6111, 6114, 6369 and 6807 on the grounds that the water which applicants seek to appropriate has already been appropriated by the District under rights acquired from the Crocker-Huffam Land and Water Company, by adverse use, and by rights initiated under its Application 1226, Permit 914 to appropriate from the Merced River; that this water has never been abandoned by the District but on the contrary it claims ownership therein and the right to recapture the water which as a result of its operations flows in the channels from which it is proposed to appropriate, that the extent to which this water will be available depends wholly upon the operations of the District and that the granting of Permits to the applicants would result in impairing the existing rights of the District and might prevent the recapture, use, sale and exchange of water and water rights in connection with the District's operations as provided by law.
Maroad Range Company

The Maroad Range Company objects to the proposed appropriations from Deadman Creek under Applications 5724 and 6111 on the grounds of possible interference with its riparian rights and use of water from this source. Its point of diversion is described as being within the SE 1/4 SE 1/4 of Section 36, T 8 S, R 12 E, S.D. R. E. M.

Modesto Properties Company

Modesto Properties Company objects to the approval of Application 6111 insofar as it proposes an appropriation from Livingston Drain. It claims that Livingston Drain is an artificial water course and that the water flowing therein is not subject to appropriation. Furthermore, protestant claims that it has the right to the use of this water by virtue of agreements entered into between Maroad Drainage Districts 1 and 2 and its predecessor in interest Bliss Land and Cattle Company. The lands of this protestant are below the points of diversion described in Application 6111.

Patterson Water Company

Patterson Water Company objects to the approval of Application 6111 of Stevenson Water District and Application 6807 of El Nido Irrigation District on the grounds of possible interference with its riparian rights and apporpriative rights initiated prior to the effective date of the Water Commission Act to divert water from the San Joaquin River in Section 18, T 8 S, R 0 E, S.D. R. E. M.

Elia P., A. C., and Bena F. Babilly

These protestants object to the approval of Applications 5724 and 6114 insofar as they propose appropriation of water from Duck Creek (or Duck Slough). Riparian rights and appropriative rights initiated prior to the effective date of the Water Commission Act are claimed. Their points of
Robert E. Rahilly

Robert E. Rahilly objects to the approval of Application 6786 insofar as it relates to the appropriation of water from Duck Creek. He claims rights by virtue of riparian ownership and appropriative rights initiated prior to the effective date of the Water Commission Act. Water is diverted at a point at or near the east line of Section 23, T 8 S, R 15 E, M\textsuperscript{4}, D\textsuperscript{4} and within Section 32, T 8 S, R 15 E, M\textsuperscript{4}, D\textsuperscript{4}.

E. H. Rector, et al.

E. H. Rector, A. L. Silman, F. Favier and F. Eyraud object to the approval of Application 6786 insofar as it relates to the appropriation of water from Duck Creek. Rights are claimed by virtue of riparian ownership and appropriative rights initiated prior to the effective date of the Water Commission Act. Their point of diversion is described as being within Section 30, T 8 S, R 15 E, M\textsuperscript{4}, D\textsuperscript{4}.

Leslie and Mrs. Nina Reiningshaus

Mrs. Nina Reiningshaus and her son Leslie object to the approval of Application 6807 of El Nido Irrigation District upon the grounds of possible interference with their rights to divert water from Deadman and Patchesman Creeks. Rights are claimed by virtue of riparian ownership and appropriative rights initiated prior to the effective date of the Water Commission Act. Their point of diversion is within the 5\textsuperscript{1} S 5\textsuperscript{1} E of Section 28, T 8 S, R 15 E, M\textsuperscript{4}, D\textsuperscript{4}.

J. A. Redman

J. A. Redman objects to the approval of Applications 6786 and 6811 insofar as it is proposed to appropriate from Owens Creek. He claims that
water was first used by him in 1935 (presumably under claim of riparian ownership). His point of diversion is located near the N.E. corner of 350 of Section 16, T 8 S, R 13 E, M.D.E.B. N.

J. A. Saunders

J. A. Saunders objects to the approval of Applications 5726 and 6111 insofar as appropriations are proposed from Bear Creek. Riparian rights are claimed to the waste and foreign water flowing in Bear Creek. His points of diversion are in Sections 9 and 10, T 8 S, R 12 E, M.D.E.B. N.

W. A. Saunders

W. A. Saunders objects to the proposed appropriation under Applications 5726 and 6111 insofar as they relate to Leavitt Creek, Owens Creek, Duck Creek and Bear Creek, and to Application 6114 of W. P. Bodimer to appropriate from Duck Slough. He claims a right to divert water from these streams by virtue of the ownership of land riparian thereto and by virtue of an agreement entered into on November 5, 1926 between C. A. Greene, George S. Bloss and W. A. Saunders, parties of the first part, and Heron Irrigation District, party of the second part, whereby in return for the privilege of enlarging Owens Creek through their properties and using said Creek for conveying water, the parties of the first part reserved the same rights to divert water from the creek as they would have had if the natural channel had been preserved and that it was agreed among themselves that each of the parties of the first part had a right to appropriate one-third of the water flowing therein at the east line of Section 14, T 8 S, R 12 E, M.D.E.B. N., which no other party had the right to appropriate as against themselves.

The points of diversion of this protestant are located as follows:

Duck Slough .......... W1/2 Section 25, T 8 S, R 12 E, M.D.E.B. N.
Bear Creek .......... Sections 9 and 10, T 8 S, R 12 E, M.D.E.B. N.
Owens Creek .......... Section 14, T 8 S, R 12 E, M.D.E.B. N.
Stevinson Water District

Stevinson Water District objects to the approval of Application 6807 of El Nido Irrigation District to appropriate from Deadman and Dutchman Creeks on the basis of possible interference with rights initiated under Applications 5724 and 6111 of Stevinson Water District, with its riparian rights and appropriative rights initiated prior to the effective date of the Water Commission Act. Its points of diversion are those described in said Applications 5724 and 6111.

James J. Stevinson, a corporation

James J. Stevinson, a corporation, objects to the approval of Applications 6069, 6114, 6160 and 6807. It claims the ownership of several thousand acres of land which are riparian to the Merced and San Joaquin Rivers below the proposed points of diversion and appropriative rights initiated prior to the effective date of the Water Commission Act. Diversion is made within T. 7 S, R 9 E, T. 7 S, R 10 E, and T. 6 S, R 10 E, M.D. 5.73 M.

M. E. Varvales

M. E. Varvales objects to the approval of Application 6111. He claims that he had an agreement with the East Side Canal Company to supply him with water until 1937. His point of diversion is located on the McCoy Spillway.

Vernalis Investment Company, a corporation

Vernalis Investment Company, a corporation, claims a right to appropriate from the San Joaquin River based upon use commenced prior to December 19, 1914, the effective date of the Water Commission Act. Its point of diversion is near and above the confluence of the Stanislaus and San Joaquin rivers. It alleges in effect that the waters of the San Joaquin River to
which the sources of diversion named in Applications 5724 and 5725 are
tributary are fully appropriated after June 1st and that the proposed diver-
sions would not only deplete the amount of water now necessary for the pre-
sent users but would result in increased cost of pumping.

Water Users' Association of High Line Ditch, et al.

Water Users' Association of High Line Ditch, Water Users' Associa-
tion of Hotel Ditch, Water Users' Association of Goose Neck Ditch, Water
Users' Association of Stork and Straight Ditches, and Water Users' Associa-
tion of Bull Hill Ditch protest the approval of Application 6111 upon the
grounds that for over 15 years their lands have been benefited by the water
spilled into the various channels by the Merced Irrigation District. The
ditches named are laterals of the East Side Canal and appropriative rights
initiated prior to the effective date of the Water Commission Act are claimed.

Water Users from East Side Canal

Thelma Van Aarands, Joe Baumgart, Frank Eteay, Neaming Koch, Thomas
Asher, John W. Palm, Frank Derving, D. E. Reade and J. H. Mount, users of
water from the East Side Canal, claim that their lands are irrigated from
the canals of the East Side Canal and Irrigation Company and are benefited
by the water spilled by the Merced Irrigation District at the Merced Spillway,
Arosa Spillway, Livingston Drain, Bear Creek, Cumes Creek, Buck Creek and
Deadman Creek. Rights initiated prior to the effective date of the Water
Commission Act are claimed.

Subsequent to the hearing a protest was filed by J. H. Mount on
behalf of E. J. Jacobsen and some 69 other users of water from the East Side
Canal against the approval of Applications 5724, 5725, 6068, 6111, 6114, 6189
and 6007 upon the grounds that the sources named therein contribute to the
waters of the East Side Canal from which their water supply is obtained.
West Stanislaus Irrigation District

West Stanislaus Irrigation District has Application 1967, Permit 2788 before the Division for the appropriation of 262,18 cubic feet per second from the San Joaquin and Tuolumne Rivers to be diverted at a point within the SE\text{1/4} of NE\text{3/4} of projected Section 10, T 4 S, R 7 E, M.D.33 M. Claiming rights initiated under this application and permit as well as rights by virtue of riparian ownership it objects to the approval of Applications 6746, 6925, 6099, 6111, 6112, 6160 and 6807. It claims that its appropriation under Application 1967, Permit 2788 includes waters released by the Merced Irrigation District as the Merced Irrigation dam was constructed subsequent to the filing of Application 1967. Protestant averse that a shortage of water occurs in the San Joaquin River during dry years.

Conditions of Law and Rules and Regulations Fulfilled

Applications 6746, 6925, 6099, 6111, 6112, 6160 and 6807 were completed sufficiently for advertising in accordance with the Water Commission Act and the requirements of the Rules and Regulations of the Division of Water Resources and being protested were set for a public hearing in accordance with Section 1g of the Water Commission Act on June 16, 1951 at 10:00 o'clock a.m. in Room 601 Public Works Building, Sacramento, California. Of this hearing applicants and record protesters were duly notified.

Litigation

Subsequent to the hearing action has been delayed pending the termination of litigation, involving the rights to the use of water from the several sources of proposed appropriation. Although final judgment has not yet been entered in all of the cases yet a majority have been definitely decided and the policy of the court established. Decrees have been rendered in the following cases before the Superior Court of the State of California in and for the County of Merced.
Case Nos. 9916, 9961, 9963
Case Nos. 9916, 9961, 9965
Case Nos. 9910, 9960, 9964
Case Nos. 9965, 9967, 9968, 9980

Streams Involved
Mariposa and Duck Creeks
Deadman and Dutchman Creeks
Owens and Miles Creeks
Bear Creek

Case No. 9988 was affirmed by the Supreme Court on appeal. No appeals were taken in the other cases and the decrees have become final.

The result of the litigation is as follows:

1. An appropriator may take from that part of the natural flow, which is in excess of the amount reasonably required for riparian use on riparian lands when diverted and applied for such riparian use by reasonable methods of diversion and use.

2. An appropriator has the right to take, divert and use such foreign flow in the creeks as may at the time be abandoned by the Merced Irrigation District (not at the time being delivered by valid contract to any other party).

As to those who owned land riparian to the several creeks the court held that they were not entitled to the diversion and use of any foreign waters which were abandoned by the Merced District into those creeks.

It was also the opinion of the court that the Merced Irrigation District was not obligated to continue the abandonment of its waters or to discharge or allow them to drain into the channels of the creeks.

Applications 5724 and 6111

Stevenson Water District and its predecessors in interest have for many years been diverting into the East Side Canal the waters which appear in the various sources from which it now seeks to appropriate. A large portion of this water is water which has been abandoned by the Merced Irrigation District and is unappropriated by any other person or agency. This water...
does not include however water which is delivered under contract to James J. Stevinson, a corporation, El Hito Irrigation District and to Modesto Pro-
perties Company, Charles S. Howard Company and C. L. Best, successors of
interest of Bloss Land and Cattle Company as that water is considered as
not having been abandoned by the District.

Most of the protestants as seen from Table II are upstream from
the point of diversion proposed by Stevinson Water District and it is physi-
cally impossible for the applicant to interfere with any rights which these
protestants may have.

Many of the protestants can only claim a right as riparian owners
to a portion of the natural flow and are not entitled to the foreign waters
abandoned into the streams.

As to the lower protestants the record clearly indicates that dur-
ing a year of normal runoff there is ample water in the sources from which
they divert to satisfy any prior vested rights which they may claim and also
a surplus which is subject to appropriation.

With reference to Livingston Drain the record indicates that the
successors in interest of Bloss Land and Cattle Company divert from the North
and Main Branches of the drain rather than from the South Branch. Recog-
nizing this fact and having no right of access to points of diversion on
the North and Main Branches, Application 6111 was amended at the request of
the applicant by striking therefrom all reference to diversion from these
branches. While apparently some use of water from the South Branch of Living-
ston Drain has been made by C. L. Best, the record clearly indicates that
much of the return water in this branch passes beyond the control of both
the Merced Irrigation District and C. L. Best and is available for use by
the applicant.
While it is true that waste or seepage water is probably not subject to appropriation until it reaches some natural water course it has been the practice of the Division to accept applications and to allow them to take their regular course when it appears that applicant desires a permit for the purpose of establishing of record the date on which the use of water was begun for use in case of future controversy with any other users from the same artificial water course.

**Application 6725**

Baldwin Slough from which it is sought to appropriate under Application 6725 is a branch slough of the San Joaquin River. At high stages the natural flood waters of the San Joaquin River enter it at the southerly end, flow throughout its length and return to the San Joaquin River at the northerly end. At low stages of the river the waters which flow therein have their origin in the return waters and abandoned waters of the Turlock Irrigation District and the flow is apparently reversed, discharging at the southerly or upstream end.

The evidence which is before us indicates that the flow in Baldwin Slough during the irrigation season varies normally from 50 to 70 cubic feet per second and is never less than 10 cubic feet per second and that the only downstream protestant who would ever in past years have been deprived of water by an appropriation such as in proposed in the Patterson Water Company which in 1926 and 1931 was obliged to throw a check dam across the San Joaquin River at its point of diversion below Baldwin Slough, in order to pump the water to which it was entitled and even then there was only a short period in each year when it was unable to divert the full quantity of water necessary for its use.

So far as the West Stanislaus Irrigation District and other downstream protestants to this application are concerned it appears that there

-20-
has been and will in the future continue to be sufficient water available regardless of any diversions which may be made under Application 5726, the West Stanislaus Irrigation District and other users below Patterson Ranch Company being supplied by inflow from the Tuolumne River.

Both 1924 and 1931 were abnormally dry years with exceptionally low river stages and we are of the opinion that our action in this case or any similar case should not be governed by infrequent periods of shortage. Except in years of unusual drought, and then: for short periods of time only, there is ample water in the San Joaquin River below the confluence of Baldwin Slough to satisfy any prior rights of the downstream protestants.

The proposed diversion from Baldwin Slough involves the same principle of law as laid down in the cases involving Applications 5724 and 6111 in regard to the appropriation of natural flow and of foreign flow, the latter being released by the Furaloa Irrigation District from its irrigation and drainage system, apparently without further claim thereto (below the point of release) on the part of said district, hence inuring to the appropriator.

Applications 5068 and 6160

These applications involve appropriations from Mariposa Creek and, insofar as the normal flow thereof would continue on to the East Side Canal and there be useful under the prior and existing rights of Stevenson Water District or its rights under Applications 5724 and 6111, there is no water subject to appropriation. However in times of freshet it appears that there may be a surplus in this source which is unnecessary to serve the needs either of Stevenson Water District or any other of the protestants.

During the irrigation season this stream would normally dissipate itself before reaching the East Side Canal or any of the other protestants, and in fact until the return waters of the Merced Irrigation District began
to appear therein in recent years we doubt that there were any waters in this source sufficient to impel an attempt to take and use them. It appears that in recent years these return waters have begun to manifest themselves in the stream bed and that a considerable portion are dissipated by evaporation and percolation before reaching any other claimants. Under the circumstances it is our opinion that these two applications may be approved.

Application 6114

The circumstances surrounding this application are similar to those surrounding Applications 6069 and 6160 except that it is not so clear that the return waters during the irrigation season do not frequently commingle with the waters of the Merced Irrigation District which are in transit, the source (Duck Slough) being used by the District for the transportation of its irrigation water. It further appears that at times the return waters would continue on to the East Side Canal and there become subject to appropriation and use under the prior applications of Stevenson Water District. However the evidence upon this point was conflicting and uncertain and furthermore it appears that applicant during a part of the year would divert storm waters which exceed the needs of the prior claimants downstream. We are therefore of the opinion that Application 6114 should be approved.

Application 6007

This application involves the appropriation not only of fresh storm water but also return water from irrigation, a portion of which at least is covered by contract between applicant and Merced Irrigation District.

Litigation is now pending in the Superior Court of Merced County consisting of Cases 6061, 6062, 6063 and 6064 wherein James J. Stevenson, a corporation, Stevenson Water District, George J. Hatfield and East Side Canal and Irrigation Company, a corporation, respectively, are the plaintiffs.
and El Nido Irrigation District and Merced Irrigation District are the
defendants. These cases have been tried, findings and amendments thereto
prepared but final decision has not yet been entered. We have been in-
formed by the attorneys for the plaintiffs that the Court holds in accor-
dance with the following:

(a) Neither Merced nor El Nido Irrigation District claims any
    of the natural flow of Duck Creek.

(b) Both claim the foreign flow of Duck and Deadman Creeks;
    Merced District as the developer of that water from the
    Merced River, El Nido as assignee under contract with
    Merced District.

(c) El Nido claims that there are times when Deadman and Dutch-
    man Creeks have a natural flow of a quantity in excess
    of needs of prior rights, at said times carrying enough
    excess for its appropriation.

The attorneys for the plaintiffs have also advised this office to the effect
that the fact that the findings have not been settled and signed need not
occasion further postponement of consideration by the Division.

The testimony presented at the hearing clearly indicated that
frequent water appear at times in quantities exceeding what may be used
beneficially by claimants downstream and they are therefore subject to ap-
propriation. Frequently, it also appears, that water flowing in the proposed
sources of appropriation is dissipated by seepage and evaporation before
reaching any other claimants.

We are therefore of the opinion that Application 6907 should be
approved and when the water to which prior claimants have a right would,
if unmolested by applicant flow through to them, applicant must necessarily
curtail its diversions.
Inclusion of Outside Territory in Place of Use Originally Described in Application 5726 and 6111

As stated above, Stevenson Water District filed amended Applications 5726 and 6111 on the day of the hearing increasing the area under these applications to 20,704.90 acres. Prior to the filing of the amended applications, an appropriation of 174.85 cubic feet per second was proposed under Application 5726 for the irrigation of 8,081.56 acres, the segregations of crops being as follows:

<table>
<thead>
<tr>
<th>Crop</th>
<th>Area</th>
<th>Customary Allowance</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rice</td>
<td>8,660.69 acres</td>
<td>148.77 c.f.s.</td>
</tr>
<tr>
<td>Alfalfa</td>
<td>2,070.57 acres</td>
<td>264.88 c.f.s.</td>
</tr>
<tr>
<td>Total</td>
<td>8,081.56 acres</td>
<td>174.85 c.f.s.</td>
</tr>
</tbody>
</table>

The amount applied for by Application 6111 was 175 c.f.s. for the irrigation of 5,619.83 acres segregated as follows:

<table>
<thead>
<tr>
<th>Crop</th>
<th>Area</th>
<th>Customary Allowance</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rice</td>
<td>6,489.06 acres</td>
<td>161.22 c.f.s.</td>
</tr>
<tr>
<td>Alfalfa</td>
<td>2,070.57 acres</td>
<td>264.88 c.f.s.</td>
</tr>
<tr>
<td>Total</td>
<td>8,519.83 acres</td>
<td>187.10 c.f.s.</td>
</tr>
</tbody>
</table>

The District intends eventually to incorporate the additional area within its boundaries, the proposal to enlarge the place of use was fully understood at the hearing and it is not deemed necessary to advertise it further. However as the same area is now described as the place of use in amended Applications 5726 and 6111 the total amount of water which may be diverted under the two applications should be limited to 187.10 c.f.s. continuous flow or its equivalent.

Summary and Conclusions

The uses of water proposed under the several applications are beneficial and the applications should be approved subject to the usual terms and conditions. As stated above a special clause should be incorporated in permits issued in approval of Applications 5726 and 6111 to the effect
that the total amount of water diverted under these applications shall not exceed 167.10 c.f.s.

ORDER

Applications 6724, 6725, 6069, 6111, 6114, 6160, and 6807 for permits to appropriate water having been filed with the Division of Water Resources as above stated, protests having been filed, a public hearing having been held, briefs having been submitted and the Division of Water Resources now being fully informed in the premises:

IT IS HEREBY ORDERED as follows with respect to these several applications:

That Applications 6069, 6114, 6160 and 6807 be approved and that permits be granted to the applicants subject to such of the usual terms and conditions as may be appropriate;

That Application 6724 be approved and that a permit be granted to the applicant subject to such of the usual terms and conditions as may be appropriate and subject also to the following special term or condition, to wit:

"The total amount of water diverted under the permit together with the amount diverted under approved Application 6111 shall not exceed 167.10 cubic feet per second continuous flow."

That Application 6725 be approved and that a permit be granted to the applicant subject to such of the usual terms and conditions as may be appropriate.

That Application 6111 be approved and that a permit be granted to the applicant subject to such of the usual terms and conditions as may be appropriate and subject also to the following special term or condition, to wit:
"The total amount of water diverted under this permit together with the amount diverted under approved Application 8726 shall not exceed 187.10 cubic feet per second continuous flow."

WITNESS my hand and the seal of the Department of Public Works of the State of California this 23rd day of April 1940.

EDWARD HYATT, State Engineer

By ___________________________ Deputy

(Seal)