IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA

IN AND FOR THE COUNTY OF BUTTE

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IN THE MATTER OF THE DETERMINATION OF THE RICHTS OF THE VARIOUS CLAIMANTS TO THE WATERS OF THAT PORTION OF BUTTE CREEK AND ITS TRIBUTARIES SITUATE ABOVE THE WESTERN DAM NEAR NELSON, IN BUTTE

COUNTY, CALIFORNIA.

No. 18917

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JUDGMENT AND DECREE

The above entitled cause having come on regularly for hearing, trial and determination on the 22nd day of June, 1942, before this Court sitting without a jury; all parties having been duly and regularly notified of said hearing, trial and determination; exceptions to the order of determination on file herein having been filed by Isabelle A. Goodspeed for herself and also in her capacity as executrix of the Estate of Vera E. Upphoff, deceased, and by Ryland C. Goodspeed and Marian L. Goodspeed; no appearance having been made by or on behalf of any of said exceptors; Thos. J. Straub and W. R. Dunn having appeared as attorneys for Pacific Gas and Electric Company; Spencer Burroughs, Henry Holsinger and C. T. Waldo having appeared as counsel for the Division of Water Resources of the Department of Public Works of the State of California; evidence having been introduced; parties not appearing at said hearing, trial and determination and not filing exceptions to the order of determination herein, having thereby waived findings of fact and conclusions of law; the Division of Water Resources having made motion for entry of judgment and decree in accordance with order of determination, including corrections and clarifications; said motion having been made and granted for the corrections and clarifications stated in the notice of intention filed herein by said Division on June 22, 1942, except as to clarification 5, beginning on page 4, line 28 and terminating on page 6, line 13 of said notice; and said cause having been submitted to this court for its determination and decision; a motion having been made by R. A. Rogers, as attorney, on behalf of the exceptors to set aside the order of submission and

said motion having been heard, argued and denied; the court having made and filled herein its findings of fact and conclusions of law, now therefore in accordance therewith

IT IS HEREBY ORDERED, ADJUDGED AND DECREED as follows:

- 1. The said order of determination as heretofore amended by the Court is affirmed and adopted as the basis for the decree of this Court determining and establishing the several rights in and to the use of the waters of that portion of Butte Creek and its tributaries situate above the Western Dam, near Nelson, in Butte County, California.
- 2. All of the rights hereinafter set forth are subject to all definitions, limitations and provisions hereinafter set forth under the heading, "GENERAL DEFINITIONS, LIMITATIONS AND PROVISIONS".
- 3. The following claimants are corporations organized and existing under and by virtue of the laws of the State of California and their offices and places of business are set forth after their respective names as follows, to wit: California Lands, Inc., San Francisco, California; Corporation of America, San Francisco, California; Dayton Mutual Water Company, Ltd., Chico, California; Durham Mutual Water Company, Ltd., Durham, California; Pacific Cas and Electric Company, San Francisco, California; Parrott Investment Company, San Francisco, California; Western Canal Company, San Francisco, California; and said claimants are hereinafter designated by their respective corporate names as above set forth.
- 4. The following claimants are corporations organized and existing under and by virtue of the laws of the State of Nevada, authorized to do business in the State of California, and their offices and places of business are set forth after their respective names as follows, to wit: Electric Mining Company, 518 Balboa Building, San Francisco, California; M. & T. Incorporated, 353 Sacramento Street, San Francisco, California; and said claimants are hereinafter designated by their respective corporate names as above set forth.
 - 5. The Diamond Match Company is a corporation organized and exist-

ing under and by virtue of the laws of the State of Delaware, authorized to do business in the State of California, and its office and place of business is Chico, California, and said claimant is hereinafter referred to by said corporate name.

- 6. Yuba Consolidated Gold Fields is a corporation organized and existing under and by virtue of the laws of the State of Maine, authorized to do business in the State of California, and its office and place of business is 351 California Street, San Francisco, California, and said claimant is hereinafter referred to by said corporate name.
- 7. The Federal Land Bank of Berkeley is a corporation organized and existing under and by virtue of the laws of the United States of America, authorized to do business in the State of California, and its office and place of business is Berkeley, California, and said claimant is hereinafter referred to by said corporate name.

HISTORY OF THE PROCEEDING

- 8. This proceeding was initiated in accordance with the provisions of Section 25 of the Water Commission Act pursuant to petitions of Durham Mutual Water Company, Ltd., A. F. Lieurance, E. L. Adams and R. C. Gorrill. Said petitions, duly filed with the Division of Water Resources on June 15, 1939, requested a determination of the rights of the various claimants in and to the use of the waters of Butte Creek and its tributaries above the Western Dam, near Nelson.
- 9. Upon investigation the Division of Water Resources found the facts and conditions to be such that the public interest and necessity would be served by the determination petitioned for. On June 15, 1939, by order duly given and made, the Division of Water Resources granted said petitions, and thereafter duly gave notice by publication as provided by law, setting forth the fact of the entry of the aforesaid order and of the pendency of this proceeding, specifying the date upon which the Division of Water Resources would

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30 31 begin its examination of said stream system, to wit: July 20, 1939, and prescribing and requiring all claimants to rights in and to the use of the waters of said Butte Creek and its tributaries above the Western Dam near Nelson, to make proof of their claims in the manner provided by law.

10. At the time set in said notice the Division of Water Resources began its investigation of the flow of Butte Creek and its tributaries above the Western Dam, near Nelson, and of the conduits diverting water, and of the lands irrigated or irrigable therefrom, and proceeded to gather all other data and information essential to the proper determination of the rights in and to the use of the waters therefrom, and thereafter the Division of Water Resources reduced its observations, data, information and measurements to writing and executed surveys and prepared maps from the observations of such surveys in accordance with uniform rules and regulations duly and regularly adopted by the Division of Water Resources, which surveys and maps showed with substantial accuracy the course of the streams involved in said proceeding, the location of each conduit diverting water therefrom, land irrigated and capable of being irrigated by each conduit, and the kind of culture upon said irrigated lands. Said maps were prepared by the Division of Water Resources as the surveys and observations progressed, and when completed were duly and regularly filed and made of record in the office of the Division of Water Resources.

11. A conference of the various claimants included in said proceeding and their representatives was called by the Division of Water Resources on June 28, 1940, at Durham, in said County of Butte, for the purpose of presenting the data that had been collected prior to that time by the Division of Water Resources. After discussing the matter at said conference, an agreement was entered into by the claimants on Butte Creek below the confluence of Little Butte Creek. The agreement provided a plan of trial distribution of the waters of said source among the signatory claimants pursuant to the provisions of Section 10a of said Water Commission Act. Said plan of distribution was to be operative during the 1940 season only and it was provided

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therein that the rights of said claimants should in no manner be prejudiced by such distribution of water. Said agreement provided that said Division of Water Resources should supervise said plan of distribution through the agency of a water master. Operation of a plan of distribution, as modified by additional information obtained from hearing the matters of the contests was continued through the 1941 season pursuant to an agreement entered into by said claimants on June 30, 1941.

12. Upon the completion of the aforesaid measurements and maps and after filing of said observations, data, information and measurements, as aforesaid, the Division of Water Resources, by order duly given and made, gave notice by publication thereof as provided by law, setting forth the date prior to which proofs to be furnished by claimants, in and to the use of the waters involved in said proceeding, were required to be filed with the Division of Water Resources, and the Division of Water Resources gave like notice and enclosed therewith forms of proofs as required by the Water Commission Act, by registered mail, with postage fully prepaid thereon, to each claimant to rights in and to the use of the waters involved in this proceeding, insofar as such claimant could be reasonably ascertained at his last known place of address Thereafter the time allowed within which proofs might be filed was extended by order duly given and made by the Division of Water Resources, to and including July 24, 1940, and within said period as so extended claimants herein duly filed with the Division of Water Resources proofs of their respective rights in and to the use of the waters involved in said proceeding.

13. After the filing of proofs by claimants as aforesaid, and after the expiration of the time fixed by the Division of Water Resources for the filing of said proofs, the Division of Water Resources duly assembled all proofs which had been filed and prepared and duly certified an abstract of all said proofs, and duly caused the same to be printed in accordance with the provisions of the Water Commission Act, and thereafter by order duly given and made, prepared a notice fixing and setting a time and place convenient to the claimants when and where evidence taken by or filed with the Division

of Water Resources would be open to inspection for a period of not less than ten days; and a copy of said notice together with a printed copy of said abstract of proofs, was thereafter, and more than fifteen days prior to the first day prescribed in said order as the commencement of the period of such inspection, duly mailed by registered mail, with the postage fully prepaid thereon, to each claimant who had appeared and filed proofs as required by the Water Commission Act, and thereafter and in accordance with said notice and with the Water Commission Act, all of the evidence taken by or filed with the Division of Water Resources was open for inspection at the times and in the places and for the period designated in said notice, and any and all persons during said period were permitted to inspect such evidence and proofs in conformity with the provisions of the Water Commission Act, and during all of said period of inspection, a representative of the Division of Water Resources was present.

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Water Resources within fifteen days after said evidence and proofs were opened to public inspection in conformity with the provisions of Section 34 of the Water Commission Act; within ten days after the receipt of the notice of each of said contests, the Division of Water Resources notified by registered mail the contestants and the claimants respectively involved in each of said contests of the respective time and place fixed for hearing the matter of said contest, each of said times being fixed not less than fifteen nor more than sixty days from the respective time the Division of Water Resources mailed said notice of hearing in conformity with Section 35 of the Water Commission Act; and the Division of Water Resources duly held hearings of contests at the respective times and places fixed by said notices of hearing, and caused a transcript of all testimony taken at each of the hearings to be filed with the Division of Water Resources.

15. The Division of Water Resources duly made and entered on April 14, 1942, its order finding, determining and establishing the several rights in and to the use of the waters of that portion of Butte Creek and its

tributaries situate above the Western Dam, near Nelson, in Butte County, California, which order was entered of record in the office of said Division of Water Resources in Book 2, Orders of Determination, at page 1, and which order was duly certified by the Division of Water Resources. Thereafter the Division of Water Resources caused said order of determination so certified to be printed in the State Printing Office and a copy thereof to be sent by registered mail, with the postage fully prepaid, to each person who had filed proof of claim, and to each person who had become interested through intervention in said proceedings or as a contestant under the provisions of the water commission act, in all respects as provided thereby and in conformity therewith.

16. At the time of submission of proofs of appropriation, the Division of Water Resources collected the fees due thereon, as prescribed in Section 32 of the Water Commission Act, and after mailing its order of determination as aforesaid, computed the entire expense it had incurred in performing the duties prescribed in Sections 26 to 36, both inclusive, of said act, and equitably apportioned against the parties the amount by which said entire expense exceeded the total amount received from claimants on account of fees paid at the time of submission of said proofs, and duly transmitted notice thereof by registered mail to each of said parties, said notice including a statement setting forth said expense and said apportionments thereof against each of said respective parties, all as provided for in Section 32 of said act.

17. After the entry of the order of determination as aforecaid, and on May 11, 1942, a certified copy thereof, together with the original evidence and transcript of testimony filed with or taken before the Division of Water Resources, all duly certified by said Division of Water Resources, was filed with the Clerk of the Superior Court of the State of California, in and for the County of Butte. Upon the filing of said certified copy of said order, evidence and transcript with the Clerk of said Court, and on May 11, 1942, the Division of Water Resources produced an order from said Court setting June 22,1942, at ten o'clock in

1 themorning of said day, in the courtroom of said Court in the city of Oroville in said county and state, as the time and place for hearing on said order of determination, and requiring and prescribing that on or before ten days prior thereto all parties in interest aggrieved or dissatisfied with said order of determination, should file with the Clerk of said Court notice of exceptions to said order of determination. The Division of Water Resources thereupon procured from the Clark of said Court a certified copy of said order of said Court setting the time and place for hearing as aforesaid, and forthwith the Division of Water Resources mailed a copy of such certified copy of said order by registered mail, with postage fully prepared thereon, addressed to each known party in interest at his last known place of residence, in all respects as required by the water commission act, and duly caused said certified copy of said order to be published as required by the water commission act, and duly filed with the Clerk of said Court proof of such service by registered mail and publication.

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18. Within the time and in the manner as provided in Section 36b of the water commission act, Isabelle A. Goodspeed and Estate of Vera E. Upphoff, deceased, and Hyland C. Goodspeed and Marian L. Goodspeed, being aggrieved or dissatisfied with said order of determination, filed in writing with the Clerk of this Court, notice of exceptions to said order of determination. They excepted to the provisions of paragraph 77 on page 73 of said order of determination, reasserted the rights set forth in their respective proofs of claim filed in this proceeding, and alleged their rights were superior in priority and in right to the rights of Western Canal Company set forth in paragraph 75 on page 39 of said order of determination. The matter of said exceptions came on duly and regularly for hearing on June 22, 1942, at which time no appearance was made on behalf of said exceptors. After the hearing, said exceptions were by this Court overruled, denied and dismissed. A motion was filed after said hearing by said exceptors to set aside the order of submission, which motion was heard, argued and denied by this Court on October 5, 1942.

19. The Court has heretofore made and entered orders herein as follows:

(1) On page 2 of said order of determination, after the paragraph beginning Yuba Consolidated Gold Fields, insert a new paragraph as follows:

"The Federal Land Benk of Berkeley is a corporation organized and existing under and by virtue of the laws of the United States of America, authorized to do business in the State of California, and its office and place of business is Berkeley, California, and said claimant is hereinafter referred to by said corporate name."

- (2) In paragraph 20, on page 10 of said order of determination, in 5th line, change "six" to "seven".
- (3) In schedule 1, on pages 41 and 42 of said order of determination, in the description of Tract #1 of E. L. Adams and Lou R. Adams, strike "since April 1, 1925" and "since April 1, 1930" as such words may appear at the end of the description of each acreage.
- (4) In schedule 1, on page 43 of said order of determination, under the name of Bee P. Compton, change the Range in the last three acreages of the Compton Lands in Sections 13 and 12 and in the last seven acreages of the Patrick Lands in Sections 12 and 1 from "R 2 E" to "R 1 E".
- (5) In schedule 1, on page 49 of said order of determination, in the description of the lands of Ralph C. Corrill, strike "since May 1, 1925", "since May 1, 1926" and "since May 1, 1927" as such words may appear at the end of the description of each acreage.
- (6) In schedule 1 on page 56 of said order of determination, change the spelling of "Thermon & Wright" to "Thurman & Wright".
- (7) In schedule 1, on page 57 of said order of determination, under the name of United States Department of Agriculture, Bureau of

Plant Industry, Division of Plant Exploration & Introduction, Plant Introduction Garden, in the descriptions of the nine acreages in Section 5, change the Township from "T 22 N" to "T 21 N".

- (8) In schedule 1, at top of page 62 of said order of determination, indent "Centerville Power Plant" and further indent the description thersunder, so as to align said statements to respectively correspond with the indentations of "DeSabla Power Plant" and the description thereunder at the bottom of page 61.
- (9) In schedule 7, on page 72, strike the heading at the top of the last five columns and in place thereof insert:

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- (10) In paragraph 24, on page 12 of said order of determination, make the following changes:
 - (a) In the 7th line, strike "5, 6 and 7, hereof" and insert "5 and 6, hereof, and all allotments set forth in the first column in "first priority class" in Schedule 7, hereof, ".
 - (b) In the 9th line, change "third" to "second" and "fourth" to "third".
 - (c) In the 14th line, strike the word "and".
 - (d) In the 15th line, change "Schedules" to "Schedule" and insert a comma after "6".
 - (e) In the 16th line, after the word "and", insert "all allotments set forth in the second column in "first priority class" in Schedule".
- (11) In paragraph 58, on page 28 of said order of determination, in the 3rd and 4th lines, strike "fourth priority class,".

(12) In paragraph 65, on pages 32 and 33 of said order of determination, strike the entire paragraph and insert the following: "65. Subject to all rights hereinbefore defined, the various claimants enumerated in Schedule 7 hereof are entirled to the rights in "first priority class", "second priority class" and "third priority class" as hereinbefore designated in paragraph 58, in and to the use of the natural flow of Butte Creek and its tributaries, during the seasons hereinbefore stated in paragraph 24, for domestic, stockwatering and irrigation purposes upon their respective lands as shown on said D.W.R. Map and as described under their respective names in Schedule 1 hereof, in accordance with the acreages to be supplied, priorities and quantities of water allotted, and through the diversions numbered and named as set forth in said Schedule 7; provided, however, the water right of A. F. Lieurance and Lenore E. Lieurance shall be subject to use by Yuba Consolidated Gold Fields for mining purposes as hereinafter set forth in paragraph 66. All rights in "first priority class" are equal in priority and correlative in right, are superior in priority and in right to said rights in "second priority class" and "third priority class" and to the rights hereinafter defined in "surplus class", and at all times when the available water supply is inadequate to supply said rights in "first priority class", then during the continuance of such shortage, the owners of such rights shall prorate the available water supply, if any, in excess of the quantity required to supply all prior rights, in accordance with their respective allotments in said "first priority class" as set forth in said Schedule 7; provided however, during the period from October 16 of each year to March 31 of the succeeding year, both dates inclusive, the Compton-Entler Ditch shall be allowed to flow at maximum capacity through a 24-inch pipe at the intake thereof.

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Both of said rights in "second priority class" are owned by the same claimant, are equal in priority and correlative in right, are subject and inferior to said right in "first priority class", but are superior in priority and in right to said rights in "third priority class" and to the rights hereinefter defined in "surplus class". Said rights in "third priority class" are equal in priority and correlative in right, are subject and inferior to said rights in "first priority class" and "second priority class", but are superior in priority and in right to the rights hereinafter defined in "surplus class", and at all times when the available water supply is inadequate to supply said rights in "third priority class", then during the continwance of such shortage, the owners of such rights shall prorate the available water supply, if any, in excess of the quantity required to supply all prior rights, in accordance with their respective allotments in said "third priority class" as set forth in said Schedule 7."

DESCRIPTION OF AREA INVOLVED

20. Butte Creek has its source on the west alope of the Sierra Nevada in the northeasterly portion of Butte County between the Humbug and the Humboldt Passes. There are two tributaries of importance, namely, Little Butte Creek which joins the main stream from the southeast about nine miles east of Chico, and Hamlin Slough which is tributary from the southeast above the Western Dam near Nelson. The flows of both tributary streams are largely used above their confluence with Butte Creek during the irrigation season.

Foreign water is brought into the Butte Creek stream system from the West Branch of Feather River primarily for the generation of electrical energy, after which it is utilized to supplement the natural flow of Butte Creek for irrigation purposes upon certain lands.

21. Butte Creek above the Nestern Dam near Nelson has a tributary area of about 300 square miles. The altitudes within this area range
from about 7200 feet at the headwaters to about 100 feet on the valley floor
near Nelson. Approximately 72,000 acres of land within the basin are relatively level in contour, 62,000 acres of which are upon the valley floor and the
remainder in mountain valleys or on mountain table land. A total area of
approximately 50,400 acres receives irrigation water from Butte Creek, of
which about 40,500 acres receives supplemental water from other sources.
Butte Creek is one of the sources of water supply for the DeSabla and Centerville power plants which have a combined rated capacity of 19,400 kilovolt
amperes. An aggregate of approximately 600 cubic feet per second of water
is utilized for mining and power purposes.

22. The climate of the area involved in said proceeding is typical of that prevailing generally over the great central valley of California. Low summer precipitation, abundance of sunshine, wide range of temperature variations, low humidity and rapid evaporation are the characteristic features of the weather. The mean seasonal precipitation as measured at Chico, in said County of Butte, is approximately 24.04 inches, of which more than ninety per cent occurs during the period from October 1 to April 30. The precipitation during the summer months cannot be depended upon for crop growth. Records of temperature at Chico show that the mouthly mean minimum temperature exceeds 40 degrees during the period from March to October, inclusive. The monthly mean maximum temperature exceeds 73 degrees during the period from April to October, inclusive, and the monthly mean for this period exceeds 60 degrees. The highest recorded temperature at Chico was 117 degrees and the lowest was 11 degrees, a range of 106 degrees. The average length of growing season is about 233 days, extending from March 26 to November 14.

23. The soils of the irrigated lands involved in this proceeding range from clay adobe to gravelly loams in their various phases with the loams predominating. The crops grown in the area are well adapted to the soils.

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24. A wide variety of irrigated crops is grown in the Butte Creek area due to the long growing season and the well sustained summer water supply. The largest acreage devoted to any one crop is that utilized for the production of rice. Alfalfa, orchard and truck are also extensively grown. A smaller area is cropped to irrigated grain, Egyptian corn, irrigated pasture and meadow hay.

25. The successful production of said basic crops is dependent upon irrigation, and since the water supply of Butte Creek and its tributaries is inadequate for all agricultural needs throughout each irrigation season, it is essential that the rights in and to the use of waters of Butte Creek and tributaries be determined in order that there may be an orderly distribution thereof to the lawful owners.

GENERAL DEFINITIONS, LIMITATIONS AND PROVISIONS

26. The term "act" when used herein means the "water commission act", being Chapter 586, Statutes of 1913 of the State of California as amended; the term "stream system" when used herein means Butte Creek and its tributaries above the Western Dam near Welson; the term "claimant" when used herein means a party claiming rights in and to the use of waters of Butte Creek or any of its tributaries above the Western Dam, near Welson.

27. Although all quantities of water hereinafter found for the several claimants for direct application to beneficial use are severally expressed in terms of continuous flow, nevertheless, nothing herein contained shall be construed as limiting or restricting the rights of any such claimants to rotate in the use of water, or the right of any such claimant to divert for limited periods of time convenient irrigation heads, and thus apply water to his lands at a greater rate than indicated by the quantity of continuous flow so found; provided, that such practice of rotation or use of irrigation heads shall not result in the use by any such claimant of a total quantity of water during any thirty-day period in excess of the equivalent of such

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 claimant's continuous flow allowance for thirty days, except as hereinafter otherwise expressly provided in paragraphs 82, 84, 85 and 87; and provided further, that such practice of rotation or such use of irrigation heads shall not impair or infringe the rights of any other claimant.

28. Nothing herein contained shall, or shall be construed to, prevent any of the claimants herein, who jointly use a ditch, where there is a continuous flow allotment to said ditch, from amploying by agreement of such joint users of said ditch a system of rotation in use as among themselves; or prevent any claimant herein who has allotments to two or more ditches, from using all or any portion of the summation of such allotments through each or any of said ditches on all or any portion of his lands; provided the total quantity of water diverted by said claimant at any time shall not exceed said summation of such allotments; and provided further, such practice of rotation or such use of irrigation heads shall not impair or infringe the rights of any other claimant.

- 29. The term "directly apply to beneficial use" means the direct conveyance and application of water diverted to beneficial use without intermediate storage, except such regulatory storage as may be practiced for the purpose of equalizing the flow of water diverted for a convenient irrigation head.
- 30. The term "natural flow" means such flow as will naturally occur at any given point in a stream from the rumoff of the watershed which it drains, from springs which naturally contribute to the stream, from seepage, and from waste and return flow from dams, conduits and irrigated lands, as distinguished from released stored water, and from foreign water directly conveyed to the stream from another watershed.
- 31. Nothing herein contained shall, or shall be construed to, allocate to any claimant a right to divert from Butte Creek and its tributaries above the Western Dam, near Nelson, at any time, a quantity of water in excess of the amount reasonably necessary for his requirements and being put to beneficial use by said claimant.

32. The "Division of Water Resources Map", hereinafter referred to as D.W.R. Map, is the map prepared by the Division of Water Resources of the Department of Public Works of the State of California, from its surveys made in 1939, which map comprises seven sheets, is entitled "Butte Creek Stream System Showing Diversions and Irrigated Lands, Butte County, California", is dated 1939, and is on file in this proceeding.

DEFINITION OF WATER RIGHTS

33. The rights in and to the waters, and in and to the use thereof, from said stream system are divided into five separate groups, designated as follows:

Foreign Water Rediversion Group, Non-Consumptive Use Group,
Little Butte Creek Group, Upper Butte Creek Group, and Butte Creek Group;
and all rights in each of the four first named groups, to wit, Foreign Water
Rediversion, Non-Consumptive Use, Little Butte Creek and Upper Butte Creek
are independent of all rights in the remaining three of said four first
named groups, but are superior in priority and in right to all rights in said
Butte Creek group as hereinafter set forth.

34. The various claimants in the proceeding are entitled to use of the waters of said stream system upon the places of use hereinafter described under their respective names in Schedule 1, and are entitled to divert said waters at the respective points of diversion from said stream system as hereinafter named, numbered and described in Schedule 2. The respective points of measurement of the quantities of water hereinafter allotted to the several claimants are at said respective points of diversion from said stream system, except the respective points of measurement of the allotments to A. P. Kundert, Roy L. Pearson, Orval L. Pearson, Eunice A. Cartwright and Mildred Laughlin through the Hupp Canal (Diversions 24F and 25) set forth in Paragraph 58 hereof, to Pacific Gas and Electric Company through the Butte Creek Canal (Diversion 45) and the Centerville Canal (Diversion 47) set forth in

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Schedule 6 hereof, and to Samuel A. Atkins and Barbara Ina Atkins, Edwin A. Carlson and Gladys Carlson, D. A. Hook and W. S. Hook, and Elmo Jacks and Louise Jacks through the Colony Upper Ditch (Diversion 56) set forth in Schedule 7 hereof, shall be at the respective places of use thereof as hereinafter described under their respective names in said Schedule 1.

35. The various claimants in the proceeding are entitled to "interrelated", "special class" and "surplus class" water rights. All allocations of "interrelated" water rights in each of said groups in said stream system, as hereinbefore designated in paragraph 33, occur in various priority classes and are hereinafter set forth in Schedules 3, 4, 5, 6 and 7; each of the Little Butte Creek, Upper Butte Creek and Butte Creek groups, contains rights in "special class" in addition to the water right allocations set forth in said Schedules 5 and 6, which rights in "special class" are superior in priority and in right to all other rights in the group in which said rights in "special class" respectively occur as hereinafter set forth; and each of the Little Butte Creek and Butte Creek groups, contains rights in "surplus class" in addition to the water right allocations set forth in said Schedules 5 and 7 and in addition to said rights in "special class", which rights in "surplus class" are inferior and subject to all other rights in the stream system.

36. All allotments set forth in Schedules 3 and 4 hereof, all allotments in "special class" in the Little Butte Creek and Upper Butte Creek groups hereinafter defined in paragraphs 46 to 57, inclusive, and paragraphs 62 to 67, inclusive, the allotments for domestic and stock-watering purposes set forth in paragraph 58, all allotments in "first priority class" set forth in Schedules 5 and 6, hereof, and all allotments set forth in the first column in "first priority class" in Schedule 7, hereof, the allotment to Paradise Irrigation District set forth in Schedule 5, and all allotments in "second priority class" and "third priority class" set forth in Schedule 7 shall be for continuous usage without regard to season; the allotments for irrigation purposes set forth in paragraph 58, all allotments in "second priority class",

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"third priority class" and "fourth priority class", except the allotments in to Paradise Irrigation District, set forth in Schedule 5, all allotments in "second priority class" est forth in Schedule 6, and all allotments set forth in the second column in "first priority class" in Schedule 7 shall be for usage during the season from April 1 to October 15, both dates inclusive, of each and every year; provided however, that nothing herein contained shall, or shall be construed to provent a free flow of water at maximum capacity through a 24-inch pipe at the intake of the Compton-Entler Ditch (Diversion 54) at all times when the total natural flow available for diversion from Butte Creek below the confluence of Little Butte Creek is in excess of 88.0 cubic feet per second; and all allotments in "special class" in the Butte Creek group, and all allotments in "surplus class" herein set forth shall be for diversion during the respective seasons hereinafter stated therefor in paragraphs 60, 71 to 76, inclusive, and 80 to 97, inclusive.

Definition of Water Rights in Foreign Water Rediversion Group

37. The Foreign Water Rediversion Group, as hereinbefore designated in paragraph 21, comprises all rights to redivert foreign water delivered into Butte Creek at the Centerville Power Plant from the West Branch of Feather River by Pacific Cas and Electric Company; and the total quantity available for such rediversion shall be determined as the difference between the total quantity delivered into Butte Creek and five per cent thereof, which five per cent represents the deduction for transportation losses in the foreign water between the point of delivery into Butte Creek and the point of rediversion therefrom.

38. The various claimants enumerated in Schedule 3 hereof are entitled to said rights designated in paragraph 37, which occur in "first priority class" and "second priority class", during the season hereinbefore stated in paragraph 36, for domestic, stock-watering and irrigation purposes upon their respective lands as shown on said D.W.R. Wap and as described under their respective names in Schedule 1 hereof, and for diversion to

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storage, through the Parrott Ditch (Diversion 50) in accordance with the acreages to be supplied, and priorities and quantities of water allotted as set forth in said Schedule 3. Said rights in "first priority class" are equal in priority and correlative in right, are superior in priority and in right to all other rights in said Foreign Water Rediversion Group, and at all times when the available water supply is inadequate to supply all of said rights in "first priority class", then during the continuance of such shortage, the owners of such rights shall prorate the available water supply in accordance with their respective allotments in said "first priority class" as set forth in said Schedule 3. Said rights in "second priority class" are equal in priority and correlative in right, are subject and inferior to said rights in "first priority class", and at all times when the available water supply is inadequate to supply all of said rights in "second priority class", then during the continuance of such shortage, the owners of such rights shall prorate the available water supply, if any, in excess of the quantity required to supply said rights in "first price ity class", in accordance with their respective allotments in said "second priority class" as set forth in said Schedule 3; provided however, the rights of M. & T. Incorporated and Parrott Investment Company are subject to the provisions hereinafter set forth in paragraphs 39 and 40.

39. The claimants hereinafter named in this paragraph shall be entitled to divert from waters flowing in the Parrott Ditch and Edgar Slough for domestic and stock-watering purposes and for the irrigation of their lands hereinafter described under their respective names in Schedule 1, the amounts set forth after their respective names as follows:

Harold D. Estes - 1.33 cubic feet per second
Lester K. Thomasson, N. H.
Thomasson, Beryl V. Thomasson,
Zelma L. Stevens, and Effic M.
Bruce - 0.625 cubic foot per second
United States Department of
Agriculture, Bureau of Plant
Industry, Plant Introduction
Garden - 0.625 Cubic foot per second

 and said diversions and uses are subject to the provisions of the judgment and decree entered in March, 1931 in the case of <u>James D. Phelan</u>, et al., vs. El Ora Dredging Company, et al., Superior Court, Butte County No. 11483.

40. At any time M. & T. Incorporated does not take and use the full amount of its allocations herein set forth in paragraph 38 and Schedule 3, or does not take any water, Parrott Investment Company shall be entitled to take and use, subject to prior rights, the remainder not taken by M. & T. Incorporated, or the entire amount available for rediversion in the event M. & T. Incorporated is not taking any; and at any time Parrott Investment Company does not take and use the full amount of its allocations herein set forth in paragraph 38 and Schedule 3, or does not take any water, M. & T. Incorporated shall be entitled to take and use, subject to prior rights, the remainder not taken by Parrott Investment Company, or the entire amount available for rediversion in the event Parrott Investment Company is not taking any.

Definition of Water Rights in Non-Consumptive Use Group

41. The Non-Consumptive Use Group, as hereinbefore designated in Paragraph 33, comprises all rights in and to the waters, and in and to the use thereof, in the Butte Creek stream system for mining and power purposes and to provide potable domestic supplies, as hereinafter defined in paragraphs 42 to 44, inclusive, and in Schedule 4.

42. The various claimants enumerated in Schedule 4 are entitled to rights in and to the use of the waters flowing in said Butte Creek and its tributaries upon their respective lands as shown on said D.W.R. Map and described under their respective names in Schedule 1 hereof in accordance with the purposes, quantities of water allotted from the sources named, and through the diversions numbered and named as set forth in said Schedule 4. The quantities of water so diverted under said rights for non-consumptive uses, with the exception of the amounts necessarily lost in transportation, shall be returned from the respective places of use in the most direct manner to

Butte Creek and its tributaries. Each of said rights for non-consumptive uses is subject and inferior to all rights situated upstream, but is superior in priority and in right to all rights situated downstream from the point of diversion in the Butte Creek stream system.

43. Pacific Gas and Electric Company shall at all times be entitled to divert the entire flows of North Fork of Stevens Creek, South Fork of Stevens Creek and Clear Creek into the Butte Creek Canal (Diversion 45) and use said flows so diverted for the generation of electrical energy at the De Sabla Power Plant; and Pacific Gas and Electric Company shall at all times be entitled to divert the entire flow of Helltown Ravina up to the available capacity of the Centerville Canal (Diversion 47) at the junction of said ravine and said canal and use the flow so diverted for the generation of electrical energy at the Centerville Power Plant.

44. The interests in the water rights set forth in Schedule 4 hereof for Herbert W. Whitten, Marjorie C. Whitten, Olive M. Young, George Mead,
Anna Mead, T. H. Folk and Lucia V. Polk shall be as follows:

Herbert W. Whitten and Marjorie C. Whitten - 5/8 interest 1/8 interest 1/8 interest 1/8 interest 1. H. Polk and Lucia V. Polk 1/8 interest 1/8 inter

Definition of Water Rights in Little Butte Creek Group

45. The Little Butts Creek group, as hereinbefore designated in paragraph 33, comprises thirteen rights in "special class" as hereinafter defined in paragraphs 46 to 58, inclusive, interrelated rights as set forth in paragraph 59 and Schedule 5 hereof, and one right in "surplus class" hereinafter defined in paragraph 60. All interrelated rights, occur in "first priority class", "second priority class", "third priority class", and "fourth priority class". Said "special class" rights are independent of each other, but are superior in priority and in right to all other rights in said Little Butte Creek group.

46. LOVIE L. DOYNS is entitled to divert as a right in said

"special class" from the natural and developed flow of Downs Spring at a point designated on said D.W.R. Map as Diversion 17, described in Schedule 2 hereof, through the Downs Spring Pipe Line,

0.03 cubic foot per second,

during the season hereinbefore stated in paragraph 36, for domestic, stockwatering and irrigation purposes on her land hereinafter described under her name in Schedule 1.

47. FRANCES B. HAMILTON, A. C. MUSSELMAN, and CHORGE P. MORSE, collectively, are entitled to divert as a right in said "special class" from the natural flows of Reilly Ravine, Musselman Creek and tributary springs at points designated on said D. W. R. Map as Diversions 16A and 18, described in Schedule 2 hereof, through the Hamilton Ditches,

0.50 cubic foot per second,

during the season hereinbefore stated in paragraph 36, for domestic and stockwatering purposes and for the supplemental irrigation of their lands hereinafter described under their names in Schedule 1.

48. JOE A. SAGI is entitled to divert as a right in said "special class" from the natural flows of Sagi Springs at points designated on said D.W.R. Map as Diversion 24, described in Schedule 2 hereof, through the Sagi Pipe Lines,

0.15 cubic foot per second,

during the season hereinbefore stated in paragraph 36, for domestic, stockwatering and irrigation purposes on his lands hereinafter described under his name in Schedule 1.

49. MERRITT MUSSELMAN and PLORENCE V. MUSSELMAN, collectively, are entitled to divert as a right in said "special class" from the natural and developed flows of Musselman Springs at a point designated on said D.W.R. Map as Diversion 18A, described in Schedule 2 hereof, through the Musselman Springs Pipe Line.

0.10 cubic foot per second.

during the season hereinbefore stated in paragraph 36, for domestic, stock-

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watering and irrigation purposes on their lands hereinafter described under their names in Schedule 1.

50. ELSIE HUME MANN is entitled to divert as a right in said "special class" from the natural and developed flow of Mann Spring at a point designated on said D.W.R. Map as Diversion 35, described in Schedule 2 hereof, through the Mann Spring Pipe Line,

0.02 cubic foot per second

during the season hereinbefore stated in paragraph 36, for domestic, stockwatering and irrigation purposes on her land hereinafter described under her name in Schedule 1.

51. FANNIE M. McENESPY is entitled to divert as a right in said "special class" from the natural flow of Honey Run Creek at points designated on said D.W.R. Map as Diversions 33 and 34, described in Schedule 2 hereof, through the McEnespy North and McEnespy Main Ditches,

1.00 cubic foot per second,

during the season hereinbefore stated in paragraph 36, for domestic, stockwatering and irrigation purposes on her lands hereinafter described under her name in Schedule 1.

52. FANNIE M. MCENESPY is entitled to divert as a right in said "special class" from the natural and developed flow of McEnespy Spring at a point designated on said D.W.R. Map as Diversion 34A, described in Schedule 2 hereof, through the McEnespy Pipe Line and McEnespy Spring Channel,

0.10 cubic foot per second,

during the season hereinbefors stated in paragraph 36, for domestic stockwatering and irrigation purposes on her lands hereinafter described under her name in Schedule 1.

53. S. A. VANDECRIFT is entitled to divert as a right in said "special class" from the natural and developed flow of Vandegrift Spring at a point designated on said D.W.R. Map as Diversion 24C, described in Schedule 2 hereof, through the Vandegrift Spring Ditch

0.50 cubic foot per second,

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during the season hereinbefore stated in paragraph 36, for domestic and stockwatering purposes on his Vandegrift Spring and Little Butte Greek lands hereinafter described under his name in Schedule 1.

54. S. A. VANDECRIFT is entitled to divert as a right in said "special class" from the natural and developed flow of Michaels Spring at a point designated on said D.W.R. Map as Diversion 2AE, described in Schedule 2 hereof, through the Michaels Ditch,

0.15 cubic foot per second, during the season hereinbefore stated in paragraph 36, for domestic, stock-

watering and irrigation purposes on his Cooper Place lands hereinafter described under his name in Schedule 1.

55. ANNA SPANGER is entitled to divert as a right in said "special class" from the natural and developed flow of Spangler Springs at a point designated on said D.W.R. Map as Diversion 134, described in Schedule 2 hereof, through the Spangler Pipe Line,

0.05 cubic foot per second,

during the season hereinbefore stated in paragraph 36, for domestic and stockwatering purposes on her lands hereinafter described under her name in Schedule 1.

56. ESTATE OF ERNEST DUENSING, deceased, is entitled to divert as a right in said "special class" from the natural and developed flow of Dueneing Spring at a point designated on said D.W.R. Map as Diversion 14A, described in Schedule 2 hereof, through the Duensing Spring Ditch,

0.15 cubic foot per second,

during the season hereinbefore stated in paragraph 36, for demostic, stockwatering and irrigation purposes on the lands hereinafter described under the name of said estate in Schedule 1.

57. VANDEGRIFT TRUST is entitled to divert as a right in said "special class" from the natural flow of Meadow Brook at a point designated on said D.W.R. Map as Diversion 21, described in Schedule 2 hereof, through the Meadowbrook Ditch.

1.00 cubic foot per second,

during the season hereinbefore stated in paragraph 36, for domestic, stockwatering and irrigation purposes on the lands hereinafter described under the name of said trust in Schedule 1.

CARTWRIGHT and MILDRED LAUGHLIN, and A. P. KUNDERT are entitled to divert as rights in said "special class" through the Hupp Canal, from the natural flows in the West and East Branches of Middle Butte Creek at points respectively designated on said D.W.R. Map as Diversions 24F and 25 and described in Schedule 2 hereof, during the seasons hereinbefore stated in paragraph 36, in the amounts hereinafter set forth in this paragraph after their respective names:

(a) for domestic and stock-watering purposes:

F. E. Whitlock

0.20 cubic foot per second

Roy L. Pearson, Orval L. Pearson, Eunice A. Cartwright and Wildred Laughlin

0.05 cubic foot per second

A. P. Kundert

0.05 cubic foot per second

(b) and for irrigation purposes:

F. E. Whitlock

0.40 cubic foot per second

Roy L. Pearson, Orval L. Pearson, Eunice A. Cartwright

and Mildred Laughlin 0.05 cubic foot per second

A. P. Kundert

0.05 cubic foot per second

said allotments to be used for said purposes upon their lands hereinafter described under their respective names in Schedule 1; provided however, that the total quantity of 0.80 cubic foot per second, allocated as above, shall only be diverted to the extent necessary to obtain delivery of a total of 0.50 cubic foot per second at a point immediately below the inflow into the Hupp Canal from said West Branch; and provided further, that diversion from said East Branch shall be restricted to times when the flow available for diversion from said West Branch into the Hupp Canal is insufficient to supply

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said quantity of 0.50 cubic foot per second at said point of inflow into said canal, and at such times diversion from said East Branch shall be limited to the difference between 0.80 cubic foot per second and the flow available for diversion from said West Branch, or such lesser amount as may be sufficient to enable a total delivery from both branches of 0.50 cubic foot per second at said point immediately below the inflow into said canal from said West Branch.

59. Subject to the rights hereinbefore defined in paragraphs 46 to 58, inclusive, the various claimants enumerated in Schedule 5 hereof are entitled to rights in "first priority class", "second priority class", "third priority class", and "fourth priority class" in and to the use of the natural flow of Little Butte Creek and its tributaries, during the seasons hereinbefore stated in paragraph 36, for domestic, stock-watering and irrigation purposes their respective lands as shown on said D.W.R. Map and as described upon under their respective names in Schedule 1 hereof, in accordance with the acreages to be supplied, priorities and quantities of water allotted, and through the diversions numbered and named as set forth in said Schedule 5; provided however, that the total allotments of water, allocated as set forth in said Schedule 5, shall only be diverted by said claimants to the extent necessary to obtain delivery at their respective places of use the amounts of water respectively set forth after the numbers and names of the diversion systems as follows:

Diversion Number as	Name of	Amount of Net Delivery
per D.W.R. Map	Diversion System	Cubic Feet Per Second
13	Webb	0.05
13A	Spangler Pipe	0.20
. 14	Duensing	0.30
20 & 20A	Richardson	1.50
22 & 23	Paradise & Nickerson	4.50
27	Ripley	0.10
23A	Vandegrift	0.20
288	Post Pump	0.15
24A	Hook	0.10
248	Vandegrift East Branch	
24D 26	Vandegrift West Branch	
26	Ethel	0.05
268	Euroka Pump	0.05
30	Todd (Evers)	0.80
31 32	Burke	1.70
32	McLain	1.00

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Said rights in "first priority class" are equal in priority and correlative in right, are subject and inferior to the rights hereinbefore set forth in paragraphs 46 to 58, inclusive, but are superior in priority and in right to all other rights in the Little Butte Creek Group, and at all times when the available water supply is inadequate to supply all of said rights in "first priority class", then during the continuance of such shortage, the owners of such rights shall prorate the available water supply, if any, in excess of the quantity required to supply said prior rights, in accordance with the respective allotments in said "first priority class" as set forth in said Schedule 5. Said rights in "second priority class" are equal in priority and correlative in right, are subject and inferior to the rights hereinbefore set forth in paragraphs 46 to 58, inclusive, and to said rights in "first priority class", but are superior in priority and in right to all other rights in the Little Butte Creek Group, and at all times when the available water supply is inadequate to supply all of said rights in "second priority class", then during the continuance of such shortage, the owners of such rights shall prorate the available water supply, if any, in excess of the quantity required to supply said prior rights, in accordance with their respective allotments in "second priority class" as set forth in said Schedule 5. Said rights in "third priority class" are equal in priority and correlative in right, are subject and inferior to the rights hereinbefore set forth in paragraphs 46 to 58, inclusive, and to maid rights in "first priority class" and "second priority class", but are superior in priority and in right to all other rights in the Little Butte Greek Group, and at all times when the available water supply is inadequate to supply all of said rights in "third priority class", then during the continuance of such shortage, the owners of such rights shall prorate the available water supply, if any, in excess of the quantity required to supply said prior rights, in accordance with their respective allotments in said "third priority class" as set forth in said Schedule 5. Said "fourth priority class" contains only one right, which right is superior in priority and in right to the right hereinafter defined in paragraph 60, but is

subject and inferior to all other rights in the Little Butte Greek group.

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60. Subject to the rights hereinbefore defined in the Little Butte Creek group, <u>PARADISE IRRIGATION DISTRICT</u> is entitled to divert, under the right in said "surplus class" from the natural flow of Little Butte Creek at a point designated on said D.W.R. Map as Diversion 22, described in Schedule 2 hereof, for storage in the Magalia Reservoir,

9,500 acre-feet per annum,

said water to be diverted at any season of each year, whenever there is a surplus of water ever and above the quantity required to fully supply all rights hereinbefore set forth to divert and directly apply water to beneficial use in said Little Butte Creek group, and impounded in said Magalia Reservoir, situated in the SEA SWA and SWA SEA of Section 24, Ed NWA, NEA SWA, Wa Ed and Ea SEt of Section 25, all in T 23 N, R 3 E, M.D.B.&M.; said water to be thereafter withdrawn from said reservoir from April first to September thirtieth, both dates inclusive, of each year for irrigation purposes and at all times throughout each year as required for domestic and stock-watering purposes within the boundaries of the Paradiss Irrigation District as hereinafter described under the name of said district in Schedule 1, all in accordance with Application 476 filed under the provisions of the Water Commission Act; provided, that prior to December 1, 1947, or such further time as may be hereafter granted by the court herein, the Paradise Irrigation District shall have completed said appropriation from Little Butte Creek and applied said water to beneficial use in accordance with the terms of the Division of Water Resources Permit 271, issued on Application 476, and shall have submitted evidence of such completed appropriation and use to the Superior Court of the State of California, in and for the County of Butte, and subject to the provisions of such supplemental decree as the court herein may hereafter enter in accordance with the provisions of Section 36f of said Water Commission Act.

Definition of Water Rights in Upper Butte Greek Group

61. The Upper Butte Creek group, as hereinbefore designated in

paragraph 33, comprises rights of "special class", "first priority class", and "second priority class". Said "special class" embraces six rights hereinafter defined in paragraphs 62 to 67, inclusive, which are independent of each other, but are superior in priority and in right to allother rights in the Upper Butte Craek group.

62. THE DIAMOND MATCH COMPANY is entitled to divert as a right in said "special class" from the natural flows of Malloy Creek, Maple Spring, Bull Creek, Mud Cut, and an unnamed spring at points designated on said D.W.R. Map as Diversions 10, 10A, 10B and 10C, described in Schedule 2 hereof, through the Diamond Match System,

2.00 cubic feet per second,

during the season hereinbefore stated in paragraph 36, for domestic, stockmatering and industrial purposes on the Lands hereinafter described under the
name of said company in Schedule 1; and said company is entitled to substitute
other sources of supply in the Butte Creek stream system to which said lands
of said company are riparian for the sources presently utilized as above named,
as the site of operations is moved from time to time; provided however that
the combined consumption of water by said company from the Butte Creek stream
system shall not at any time exceed 2.00 cubic feet per second; and provided
further that such substitution of sources of supply shall not impair or infringe the rights of any other claimant.

63. RICHARD A.COLGAN, JR. is entitled to divert as a right in said "special class" from the natural and developed flow of Gold Spring at a point designated on said D.W.R. Map as Diversion 40, described in Schedule 2 hereof, through the Golgan Pipe Line,

0.14 cubic foot per second,

during the season hereinbefore stated in paragraph 36, for domestic and commercial purposes on his lands hereinafter described under his name in Schedule 1.

64. F. K. MICKEY and J. H. MINDERMAN, collectively, are entitled to divert as a right in said "special class" from the natural and developed

flow of M. & M. Spring at a point designated on said D.W.R. Map as Diversion 2, described in Schedule 2 hereof, through the Mickey-Minderman Pipe Line, 0.07 cubic foot per second,

during the season hereinbefore stated in paragraph 36, for domestic and stockwatering purposes on their lands hereinafter described under their names in Schedule 1.

65. EDWIN B. COPRIAND is entitled to divert as a right in said "special class" from the natural flow of Butte Greek and springs tributary thereto within the SER NWL of Section 3, T 26 N, R 4 E, M.D.B.&M. at any point within said 40-acre tract,

0.20 cubic foot per second,
during the season hereinbefore stated in paragraph 36, for domestic and stockwatering purposes on his lands hereinafter described under his name in
Schedule 1.

66. J. H. LICAS is entitled to divert as a right in said "special class" from the natural and developed flow of Lomo Springs at a point designated on said D.W.R. Map as Diversion 67, described in Schedule 2 hereof, through the Lomo Springs Pipe Line,

0.40 cubic foot per second,

during the season hereinbefore stated in paragraph 36, for domestic and stockwatering purposes and for the irrigation of his lands hereinsfter described under his name in Schedule 1.

67. CARL MEISON SWARTZ AND ESTHER M. SWARTZ collectively, are entitled to divert as a right in said "special class" from the natural and developed flow of Evers Spring at a point designated on said DaW.R. Map as Diversion 25A, described in Schedule 2 hereof, through the Evers Spring Channel.

0.15 cubic foot per second,

during the season hereinbefore stated in paragraph 36, for domestic, stock-watering and irrigation purposes on their lands hereinafter described under their names in Schedule 1.

68. Subject to the rights hereinbefore defined in paragraphs 62 to

67, inclusive, the various claimants enumerated in Schedule 6 hereof are entitled to rights in "first priority class" and "second priority class" in and to the use of the natural flow of Butte Creek and its tributaries above the confluence of Little Butte Creek, during the seasons hereinbefore stated in paragraph 36, for domestic, stock-satering and irrigation purposes/upon their respective lands as shown on said D.W.A. Map and as described under their respective names in Schedule 1 hereof, in accordance with the acreages to be supplied, priorities and quantities of water slidtted, and through the diversions numbered and named as set forth in Schedule 6. Said rights in "first priority class" are equal in priority and correlative in right, are subject and infarior to the rights hereinbefore set forth in paragraphs 62 to 67, inclusive, but are superior in priority and in right to all other rights in the Upper Butte Creek group, and at all times when the available water supply is inadequate to supply all of said rights in "first priority class", then during the continuance of such shortage, the owners of such rights shall prorate the available water supply, if any, in excess of the quantity required to supply said prior rights, in accordance with their respective allotments in said "first priority class" as set forth in Schedule 6. Said rights in "second priority class" are equal in priority and correlative in right, are subject and inferior to said rights hereinbefore set forth in paragraphs 62 to 67, inclusive, and to said rights in "first priority" class", and at all times when the available water supply is inadequate to supply all of said rights in "second priority class", then during the continuance of such shortage, the owners of such rights shall prorate the available water supply, if any, in excess of the quantity required to supply said prior rights, in accordance with their respective allotments in said "second priority class" as set forth in Schedule 6; and whenever the total flow available in Jones Creek for the rights set forth in said Schedule 6 for Edwin B. Copeland and F. K. Mickey and J. H. Minderman is inadequate to fully supply their requirements said total available flow shall at such times be prorated on the basis of one part to Edwin B. Copeland and three parts to F. K. Mickey and

J. H. Minderman, collectively.

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69. The right of <u>PACIFIC GAS AND ELECTRIC COMPANY</u> herein set forth in paragraph 68 and Schedule 6 to divert 1.175 cubic feet per second in *first priority class* from Butte Creek through its Butte Creek Canal at a point designated on said D.W.R. Map as Diversion 45, described in Schedule 2 hereof, during the season hereinbefore stated in paragraph 36, is for public service delivery to consumers hereinafter named in this paragraph through appropriate openings or taps in the Upper Centerville Canal in the amounts of water not to exceed those set forth opposite their respective names, as follows:

Name of Consumer	Amount Cubic feet per Second
Carl Nelson Swartz and Esther M. Swartz Thos. H. Jacobs and Derothy L. Jacobs C. M. Archer Ellenors K. Robbins and Samuel P. Robbins L. C. Bonham S. A. Vandagrift and Frank Graham	0.25 0.25 0.15 0.20 0.225 0.10
Total	1.175

and said consumers shall be entitled to use said amounts of water for domestic, stock-watering and irrigation purposes upon their lands hereinafter described under their respective names and the name of Pacific Cas and Electric Company (Public Service) in Schedule 1; the rights to service hereinbefore set forth in this paragraph are contingent upon the use of the Upper Centerville Canal (sometimes known as Old Cherokee Ditch) by Pacific Cas and Electric Company, or its successors in interest, as a conduit for conveying water, but said consumers shall be entitled to service as hereinabove provided at all times when water is flowing in said canal; and the rights to service hereinbefore set forth in this paragraph, with the exception of the right of Ellenors E. Robbins and Samuel P. Robbins, are restricted to uses exclusively for domestic, stock-watering and irrigation purposes, and said purposes of use, with the exception stated, cannot be changed to mining or any other purposes of use.

Definition of Water Rights in Butte Greek Group

70. The Butte Creek group as hereinbefore designated in paragraph

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33, comprises rights of "special class", "first priority class", "second priority class", "third priority class", and "surplus class". Said "special class" embraces six rights hereinafter defined in paragraphs 71 to 76, inclusive, which are superior in priority and in right to all other rights in and to the use of the waters in Hamlin Slough; and the relative priorities of said rights in "special class" are as hereinafter set forth in said paragraphs 71 to 76, inclusive.

71. E. L. ADAMS and IOU R. ADAMS, collectively, are entitled to divert as rights in said "special class" from the waters flowing in Hamlin Slough at points designated on said D.W.R. Map as Diversions 64 and 65, described in Schedule 2 hereof, through the Adams Hamlin Slough Ditch and the Adams Hamlin Pump,

0.82 cubic foot per second, for domestic and stock-watering purposes continuously throughout each year,

3.00 subic feet per second, for supplemental irrigation, during the period from May 1 to October 1, both dates inclusive, of each year, on 1191.2 acres of their lands in Tract #2

hereinafter described under their mames in Schedule 1; and 1.00 cubic foot per second,

for domestic and stock-watering purposes continuously throughout each year, and

3.58 cubic feet per second.

for supplemental irrigation, during the period from May I to October 1, both dates inclusive, of each year, on 2533.2 acres of their lands in Tract #1 hereinafter described under their names in said Schedule 1; the rights hereinbefore set forth in this paragraph are equal in priority and correlative in right with the rights hereinafter set forth in paragraph 72, and at all times when the available water supply in said Hamlin Slough is inadequate to supply all of said rights set forth in said paragraphs 71 and 72, then during the continuance of such shortage, the owners of such rights shall prorate the

available water supply in accordance with their respective allotments as set forth in said paragraphs 71 and 72; and said rights herein defined in said paragraphs 71 and 72 are superior in priority and in right to all other rights hereinafter set forth in and to the use of the waters flowing in said Hamlin Slough.

72. HERBERT W. WHITTEN AND MARJORIE C. WHITTEN, collectively, are entitled to divert as rights in said "special class" from the waters flowing in Hamlin Slough at points designated on said D.W.R. Map as Diversions 64 and 65, described in Schedule 2 hereof, through the Adams Hamlin Slough Ditch and the Adams Hamlin Pump,

0.60 cubic foot per second,

for domestic and stock-watering purposes continuously throughout each year, and 3.00 cubic fest per second,

during the period from May 1 to October 1, both dates inclusive, of each year, for supplemental irrigation on 665.3 acres of their lands hereinafter described under their names in Schedule 1; and the rights set forth in this paragraph are equal in priority and correlative in right with the rights hereinbefore defined in paragraph 71, but are superior in priority and in right to all other rights hereinafter set forth in and to the use of the waters flowing in said Hamlin Slough.

73. Subject to the rights hereinbefore defined in paragraphs 71 and 72, RALPH C. GORRILL is entitled to divert as rights in said "special class" from the waters flowing in Hamlin Slough at a point designated on said D.W.R. Map as Diversion 66, described in Schedule 2 hereof, through the Gorrill-Hamlin Ditch,

1.00 cubic foot per second,

for domestic and stock-watering purposes continuously throughout each year, and 14.00 cubic feet per second,

during the period from April 15 to June 30, both dates inclusive, of each year for supplemental irrigation on his lands hereafter described under his name in Schedule 1, provided however, the combined amount of water diverted by said Ralph C. Gorrill from Butte Greek and Hamlin Slough under all of his rights herein set forth in this decree shall at no time exceed 21.7 cubic feet per second; and the rights set forth in this paragraph are superior in priority and in right to all other rights hereinafter set forth in and to the use of the waters flowing in said Hamlin Slough.

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74. Subject to the rights hereinbefore defined in paragraphs 71, 72 and 73, E. L. ADAMS and LOU R. ADAMS, collectively, are entitled to divert as a right in said "special class" from the waters flowing in Hamlin Slough at points designated on said D.W.R. Map as Diversions 64 and 65, described in Schedule 2 hereof, through the Adams Hamlin Slough Ditch and the Adams Hamlin Pump,

3.22 cubic feet per second,

during the period from April 1 to September 15, both dates inclusive, of each year, for supplemental irrigation on 2533.2 acres of their lands in Tract #1 hereinafter described under their names in Schedule 1; and the right set forth in this paragraph is equal in priority and correlative in right with the rights hereinafter defined in paragraphs 75 and 76, and at all times when the available water supply in said Hamlin Slough is inadequate to supply all of said rights set forth in said paragraphs 74, 75 and 76, then during the continuance of such shortage, the owners of such rights shall prorate the available water supply, if any, in excess of the quantity required to supply all prior rights, in accordance with their respective allotments as set forth in said paragraphs 74, 75 and 76. In addition to the provisions hereinbefore set forth in paragraph 27, whenever the flow in Hamlin Slough is adequate to so permit, water may be diverted under the right set forth in this paragraph at a greater rate than the continuous flow allotment herein specified; provided however, that at no time shall water be diverted at a greater rate than 9.66 cubic feet per second and provided further, that the total quantity of water diverted in any season shall not exceed the equivalent of said continuous flow allotment for the eason.

75. Subject to the rights hereinbefore defined in paragraphs 71, 72

and 73, HERBERT W. WHITTEN and MARJORIE G. WHITTEN, collectively, are entitled to divert as a right in said "special class" from the waters flowing in Hamlin Slough at points designated on said D.W.R. Map as Diversions 64 and 65, described in Schedule 2 hereof, through the Adams Hamlin Slough Ditch and the Adams Hamlin Pump,

1.38 cubic feet per second,

during the period from April 1 to September 15, both dates inclusive, of each year, for supplemental irrigation on 665.3 acres of their lands hereinafter described under their names in Schedule 1; and the right set forth in this paragraph is equal in priority and correlative in right with the rights herein defined in paragraphs 74 and 76. In addition to the provision hereinbefore set forth in paragraph 27, whenever the flow in Hamlin Slough is adequate to so permit, water may be diverted under the right set forth in this paragraph at a greater rate than the continuous flow allotment herein specified; provided however, that at no time shall water be diverted at a greater rate than 5.14 cubic feet per second; and provided further, that the total quantity of water diverted in any season shall not exceed the equivalent of said continuous flow allotment for the season.

76. Subject to the rights hereinbefore defined in paragraphs 71, 72 and 73, RALPH C. GORRILL is entitled to divert as a right in said "special class" from the waters flowing in <u>Hamlin</u> Slough at a point designated on said D.W.R. Map as Diversion 66, described in Schedule 2 hereof, through the Gorrill-Hamlin Ditch,

6.70 cubic feet per second,

during the period from April 1 to June 30, both dates inclusive, of each year, and

21.70 cubic feet per second,

during the period from July 1 to September 15, both dates inclusive, of each year, for supplemental irrigation on his lands hereinafter described under his name in Schedule 1, provided however, the combined amount of water diverted by said Ralph C. Gorrill from Butte Greek and Hamlin Slough under all of his

 rights herein set forth in this decree shall at no time exceed 21.7 cubic feet per second; and the rights set forth in this paragraph are equal in priority and correlative in right with the rights hereinbefore defined in paragraphs 74 and 75.

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77. Subject to all rights hereinbefore defined, the various claimants enumerated in Schedule 7 hereof are entitled to the rights in "first priority class", "second priority class" and "third priority class" as hereinbefore designated in paragraph 60, in and to the use of the natural flow of Butte Creek and its tributaries, during the seasons hereinbefore stated in paragraph 36, for domestic, stockwatering and irrigation purposes upon their respective lands as shown on said D.W.R. Map and as described under their respective names in Schedule 1 hereof, in accordance with the acreages to be supplied, priorities and quantities of water allotted, and through the diversions numbered and named as set forth in said Schedule 7; provided, however, the water right of A. F. Lieurance and Lenore E. Lieurance shall be subject to use by Yuba Consolidated Gold Fields for mining purposes as hereinafter set forth in paragraph 78. All rights in "first priority class" are equal in priority and correlative in right, are superior in priority and in right to said rights in "second priority class" and "third priority class" and to the rights hereinafter defined in "surplus class", and at all times when the available water supply is inadequate to supply said rights in "first priority class", then during the continuance of such shortage, the owners of such rights shall prorate the available water supply, if any, in excess of the quantity required to supply all prior rights, in accordance with their respective allotments in said "first priority class" as set forth in said Schedule 7; provided however, during the period from October 16 of each year to March 31 of the succeeding year, both dates inclusive, the Compton-Entler Ditch shall be allowed to flow at maximum capacity through a 24-inch pipe at the intake thereof. Both of said rights in "second priority class" are owned by the same claimant, are equal in priority and correlative in right, are subject and inferior to said right in "first priority class", but are superior in priority and in right to said

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 rights in "third priority class" and to the rights hereinafter defined in "surplus class". Said rights in "third priority class" are equal in priority and correlative in right, are subject and inferior to said rights in "first priority class" and "second priority class", but are superior in priority and in right to the rights hereinafter defined in "surplus class", and at all times when the available water supply is inadequate to supply said rights in "third priority class", then during the continuance of such shortage, the owners of such rights shall prorate the available water supply, if any, in excess of the quantity required to supply all prior rights, in accordance with their respective allotments in said "third priority class" as set forth in said Schedule 7.

78. The water right of A. F. Lieurance and Lenore E. Lieurance, as herein defined in paragraph 77 and Schedule 7, is subject to the right of Yuba Consolidated Gold Fields to use a portion of the water covered by said water right in its mining operations on its lands described in the deed from A. F. Lieurance and Lenore E. Lieurance to Yuba Consolidated Gold Fields, dated October 10, 1939, and recorded October 24, 1939, in Volume 231, page 6, Official Records of Butte County, California, as provided in that certain agreement dated September 20, 1939, by and between said parties.

79. Said "surplus class" embraces rights in and to the use of the natural flow of Butte Creek; said rights in "surplus class" are subject and inferior to all other rights in and to the use of the waters of Butte Creek and its tributaries as hereinbefore set forth; and the relative priorities of said rights in "surplus class" are as hereinafter set forth in paragraphs 80 to 87, inclusive.

80. RAIPH C. CORRILL is entitled to divert as a right in said "surplus class" from the natural flow of Butte Creek at a point designated on said D.W.R. Map as Diversion 61, described in Schedule 2 hereof, through the Corrill Ditch.

14.00 cubic feet per second,

during the period from July 1 to September 30, both dates inclusive, of each

year for the supplemental irrigation of his lands hereinafter described under his name in Schedule 1, provided however, the combined amount of water diverted by said Ralph C. Corrill from Butte Creek and Hamlin Slough under all of his rights herein set forth in this decree shall at no time exceed 21.7 cubic feet per second; and the right set forth in this paragraph is superior in priority and in right to the rights hereinafter set forth in paragraphs 81 to 87, inclusive.

S1. Subject to the right hereinbefore defined in paragraph 80,

E. L. ADAMS and LOUR. ADAMS, and HERBERT W. WHITTEN and MARJORIE C. WHITTEN

are entitled to divert as rights in said "surplus class" from the natural flow

of Butte Creek at points designated on said D.W.R. Map as Diversions 56 and 60,

described in Schedule 2 hereof, through the Colony Upper and Adam Ditches, in

the amounts and for the acreages set forth after their respective names as

follows:

Name of Claimant	Amount Cubic Feet Per Second	Acreage to be supplied
E. L. Adams and Lou R. Adams Herbert W. Whitten and	9.80	(Tract #L) 2533.1
Marjorie C. Whitten	3+45	665.3

during the period from April 1 to September 30, both dates inclusive, of each year, for the supplemental irrigation of their lands hereinafter described under their respective names in Schedule 1; and the rights set forth in this paragraph are equal in priority and correlative in right, but are superior in priority and in right to the rights hereinafter set forth in paragraphs 82 to 87, inclusive, and at all times when the available water supply is inadequate to supply the rights set forth in this paragraph, them during the continuance of such shortage, said claimants named in this paragraph shall provate the available water supply, if any, in excess of the quantity required to supply all prior rights in accordance with their respective allotments set forth in this paragraph.

82. Subject to the rights hereinbefore defined in paragraphs 80 and 81, E. L. ADMAS and LOUR. ADAMS, and HERBERT W. WHITTEN and MARJORIE C. WHITTEN are entitled to divert as rights in said "surplus class" from the

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natural flow of Butte Greek at points designated on said D.W.R. Map as Diversions 56 and 60, described in Schedule 2 hereof, through the Colony Upper and Adams Ditches, in the amounts and for the acreages set forth after their respective names as follows:

Name of Claimant	Amount Cubic Feet per Second	Acreage to be supplied		
E. L. Adams and Lou R. E. L. Adams and Lou R. Herbert W. Whitten and		(Tract #2) (Tract #1)	1191.2 2533.2	
Marjorie C. Whitten	2.40	•	665.3	

during the period from April 1 to June 15, both dates inclusive, of each year, for the supplemental irrigation of their lands hereinafter described under their respective names in Schedule 1; and the rights set forth in this paragraph are equal in priority and correlative in right, but are superior in priority and in right to the rights hereinafter set forth in paragraphs 83 to 87, inclusive, and at all times when the available water supply is inadequate to supply the rights set forth in this paragraph, then during the continuance of such shortage, said claimants named in this paragraph shall prorate the available water supply, if any; in excess of the quantity required to supply all prior rights in accordance with their respective allotments set forth in this paragraph. Whenever the flow in Butte Greek is adequate to so permit, water may be diverted pursuant to the respective rights set forth in this paragraph at respective rates not exceeding two and one-half times respective continous flow allotments and notwithstanding the thirty-day limitation hersinbefore stated in paragraph 27, provided, average rates of diversion for the above stated season in any year shall not expeed the respective continuous flow allotments.

83. Subject to the rights hereinbefore defined in paragraphs 80, 81 and 82, RALPH C. CORRILL is entitled to divert as rights in said "surplus class" from the natural flow of Butte Greek at a point designated on said D.W.R. Map as Diversion 61, described in Schedule 2 hereof, through the Gorrill Ditch.

15,00 cubic feet per second,

during the period from April 1 to June 30, both dates inclusive, of each year, and

6.70 cubic feet per second,

during the period from July 1 to September 30, both dates inclusive, of each year for the supplemental irrigation of his lands hereinafter described under his name in Schedule 1, provided however, the combined amounts of water diverted by said Ralph C. Gorrill from Butte Creek and Hamlin Slough under all of his rights herein set forth in this decree shall not at any time exceed 21.7 cubic feet per second; and the rights set forth in this paragraph are superior in priority and in right to the rights hereinafter set forth in paragraphs 8% to 87, inclusive.

84. Subject to the rights hereinbefore defined in paragraphs 80 to 83, inclusive, E. E. WHITE is entitled to divert as a right in said "surplus class" from the natural flow of Butte Creek at movable points designated on said D.W.R. Map as Diversion 62, described in Schedule 2 hereof, through the White Pumps,

9.50 cubic feet per second,

during the period from April 1 to September 30, both dated inclusive, of each year for the irrigation of his lands hereinafter described under his name in Schedule 1; and the right set forth in this paragraph is superior in priority and in right to the rights hereinafter set forth in paragraphs 85, 86 and 87. Whenever the flow in Butte Creek is adequate to so permit, water may be diverted pursuant to the right set forth in this paragraph at a rate not exceeding two and one-half times continuous flow allotment and notwithstanding the thirty-day limitation hereinbefore stated in paragraph 27, provided, the average rate of diversion for the above stated season in any year shall not exceed said continuous flow allotment.

85. Subject to the rights hereinbefore defined in paragraphs 80 to 84, inclusive, <u>PARROTT INVESTMENT COMPANY</u> and <u>M. & T. INCORPORATED</u> are entitled to divert as rights in said "surplus class" from the natural flow of Butte Creek at a point designated on said D.W.E. Map as Diversion 50, described in

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30 31 Schedule 2 hereof, through the Parrott Ditch, in the amounts set forth after their respective names as follows:

Name of Claimant

Amount Cubic Feet Per Second

Parrott Investment Company M. & T. Incorporated

5.00 5.00

for domestic and stock-watering purposes during the period from October 16 to March 31, both dates inclusive, of each year, and

Name of Claimant

Amount Cubic Feet Per Second

Parrett Investment Company M. & T. Incorporated

25.00 25.00

during the period from April 1 to October 15, both dates inclusive, of each year, for domestic, stock-watering and irrigation purposes, upon their lands hereinafter described under their respective names in Schedule 1, all in accordance with Applications 8559, 8565, 9735, and 9736 filed under the provisions of the Water Commission Act; and the rights set forth in this paragraph are equal in priority and correlative in right, but are superior in priority and in right to the rights hereinafter defined in paragraphs 36 and 87, and at all times when the available water supply of Butte Creek is inadequate to supply the rights set forth in this paragraph, then during the continuance of such shortage, said claimants named in this paragraph shall prorate the available water supply, if any, in excess of the quantity required to supply all prior rights in accordance with their respective allotments set forth in this paragraph; provided, that prior to December 1, 1944, or such further time as may be hereafter granted by the court herein, said Parrett Investment Company and M. & T. Incorporated shall have completed said appropriations from Butte Greek and applied said water to beneficial use in accordance with the terms of Permits 4743, 4744, 5847 and 5848 issued by the Division of Water Resources on said applications 8559, 8565, 9735 and 9736, and shall have submitted evidence of such completed appropriations and uses to the Superior Court of the State of Galifornia, in and for the County of Butte, and subject to the provisions of such supplemental decree as the court herein may

hereafter enter in accordance with the provisions of Section 36f of the Water Commission Act. Whenever the flow in Butte Creek is adequate to so permit, water may be diverted pursuant to the respective rights set forth in this paragraph at respective rates not exceeding two and one-half times respective continuous flow allotments and notwithstanding the thirty-day limitation hereinbefore stated in paragraph 27, provided, average rates of diversion for the above stated season in any year shall not exceed the respective continuous flow allotments.

86. Subject to the rights hereinbefore defined in paragraphs 80 to 85, inclusive, <u>CALIFORNIA LANDS</u>, <u>INC.</u> and <u>YUBA CORSOLIDATED GOLD FIELDS</u> are entitled to divert as rights in said "surplus class" from the natural flow of Butte Creek at points on their lands hereinafter described under their respective names in Schedule 1, through proposed diversion systems, in the amounts set forth after their respective names as follows:

Name of Claiment	Amount Cubic Feat Per Second
California Lands, Inc.	2.50
Tuba Consolidated Cold Fields	2.50

during the period from January 1 to December 31, both dates inclusive, of each year, for application to beneficial uses upon their lands hereinafter described under their respective names in Schedule 1; and the rights set forth in this paragraph are equal in priority and correlative in right, but are superior in priority and in right to the right hereinafter defined in paragraph 87, and at all times when the available mater supply is inadequate to supply the rights set forth in this paragraph, then during the continuance of such shortage, said claimants named in this paragraph shall provate the available water supply, if any, in excess of the quantity required to supply all prior rights in accordance with their respective allotments set forth in this paragraph.

87. Subject to all mights hereinbefore defined, WESTERN CANAL.

COMPANY is entitled to diverties a right in said "surplus class" from the
natural flow of Butts Creek at points designated on said D.W.R. Map as Diversion 63, described in Schedule 2 hereof, through the Western Canal diversion

aystem,

33.33 cubic feet per second,

during the period from April 1 to June 15, both dates inclusive, of each year, for public service to consumers for the irrigation of their lands hereinafter described under the name of Western Canal Company in Schedule 1. Whenever the flow in Butte Creek is adequate to so permit, water may be diverted pursuant to the right set forth in this paragraph at a rate not exceeding three times continuous flow allotment and notwithstanding the thirty-day limitation hereinbefore stated in paragraph 27, provided, the average rate of diversion for the above stated season in any year shall not exceed 75.0 cubic feet per second.

SCHEDULE 1

DESCRIPTION OF PLACES OF USE OF ALLOTMENTS FROM BUTTE CREEK AND ITS TRIBUTARIES ABOVE WESTERN DAM NEAR NELSON

PLACES OF USE OF IRRIGATION ALLOTMENTS

E. L. Adams and Lou R. Adams

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8.5 acres in NEt SWt of Section 5, T 20 N, R 2 E, M.D.B.& M.
  8.0 acres in SWI SWI of Section 5, T 20 N, R 2 E, M.B.B.& M. 38.0 acres in SEI SWI of Section 5, T 20 N, R 2 E, M.D.B.& M.
    5.0 acres in SW2 SE2 of Section 5, T 20 N, R 2 E, M.D.B.& M.
   8.0 acres in SEL NET of Section 7, T 20 N, R 2 E, M.D.B.& M.
  30.0 acres in NWL NWL of Section 8, T 20 N, R 2 E, M.D.B.& M. 40.0 acres in NEL NWL of Section 8, T 20 N, R 2 E, M.D.B.& M. 80.0 acres in S2 NWL of Section 8, T 20 N, R 2 E, M.D.B.& M.
  30.0 acres in NWA NEW of Section 8, T 20 N, R 2 E, M.D.B.& M.
  23.0 acres in SWL NET of Section 8, T 20 N, R 2 E, M.D.B.& M. 3.0 acres in NWL SET of Section 8, T 20 N, R 2 E, M.D.B.& M. 33.0 acres in NET SWL of Section 8, T 20 N, R 2 E, M.D.B.& M.
   5.0 acres in SE SW; of Section 8, T 20 N, R 2 E, M.D.B.& M.
  34.0 acres in NW4 SW4 of Section 8, T 20 N, R 2 E, M.D.B.& M. 23.0 acres in SW4 SW4 of Section 8, T 20 N, R 2 E, M.D.B.& M.
 320.7 acres in that portion of Section 4, T 20 N, R 2 E,
              M.D.B.& M., lying SE of Hamlin Slough.
   3.0 acres in NEL NEL of Section 8, T 20 N, R 2 E, M.D.B.& M.
 187.0 acres in Wa
                              of Section 3, T 20 N, R 2 E, M.D.B.& M.
   5.0 acres in SWH of Section 34, T 21 N, R 2 E, M.D.B.& M. 5.0 acres in SET SET of Section 33, T 21 N, R 2 E, M.D.B.& M.
 135.0 acres in SWH
 133.0 acres in Na Na of Section 9, T 20 N, R 2 E, M.D.B.& M.
  39.0 acres in N2 NW2 of Section 10, T 20 N, R 2 E, M.D.B.& M.
1191.2 acres - Total (All in Rancho Esquon) Tract #2
                                  (Section lines have been projected)
  41.7 acres in SW: of Section 9, T 20 N, R 2 E, M.D.B.& M.
 340.9 acres in that portion of Section 16, T 20 N, R 2 E,
   M.D.B.& M., lying SW of Northern Electric Railroad.
8.5 acres in NWL NWL of Section 21, T 20 N, R 2 E, M.D.B.& M.
  63.8 acres in that portion of No of Section 20, T 20 N, R 2 E,
             M.D.B.& M., lying East of Southern Pacific Railroad.
 478,2 acres in that portion of Section 17, T 20 N, R 2 E,
              M.D.B.& M., lying East of Southern Pacific Railroad.
 200.0 acres in that portion of Section 8, T 20 N, R 2 E,
  M.D.B.& M., lying SE of Hamlin Slough.

18.8 acres in NEL NEL of Section 8, T 20 N, R 2 E, M,D.B.& M.

95.0 acres in NWL of Section 34, T 21 N, R 2 E, M.D.B.& M.
  60.8 acres in Lot 29 of Durham State Land Settlement.
 109.8 acres in Lot 30 of Durham State Land Settlement.
  80.0 acres in Lot 31 of Durham State Land Settlement.
80.0 acres in Lot 33A of Durham State Land Settlement.
  80.0 acres in Lot 34A of Durham State Land Settlement.
 197.3 acres in Lot 41 of Durham State Land Settlement.
  92.9 acres in Lot 15A of Durham State Land Settlement.
 105.6 acres in Lot 36A of Durham State Land Settlement.
 120.8 acres in Lot 14A of Durham State Land Settlement.
 104.2 acres in Lot 37A of Durham State Land Settlement.
 107.1 acres in Lot 18A of Durham State Land Settlement.
  92.8 acres in Lot 19A of Durham State Land Settlement.
  55.0 acres in southerly portion of Lot 354 of Durham State
                                                         Land Settlement.
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(Section lines have been projected),

2533.2 acres - Total (All in Rancho Esquon) Tract #1

Anne Kennedy Anderson, Donald Mathewson, and Winifred M. Kennedy

10.0 acres in No No Not Swit of Section 12 T 26 N, R 4 E, M.D.B.& M. 10.0 acres - Total

Samuel A. Atkins and Barbara Ina Atkins

13.0 acres in SEL NWL of Section 17, T 21 N, R 2 E, M.D.B.& M. 10.0 acres in SWL NWL of Section 17, T 21 N, R 2 E, M.D.B.& M. 1.0 acre in NEL NWL of Section 17, T 21 N, R 2 E, M.D.B.& M. 10.0 acres in NWL NWL of Section 17, T 21 N, R 2 E, M.D.B.& M. 30.0 acres in Lot 12 of Ackerman Tract in Section 17, T 21 N, R 2 E, M.D.B.& M. 64.0 acres - Total

Ralph J. Baxter, C. W. Baxter, F. T. Woell and M. B. Woell

35.0 acres in SEt NEt of Section 19, T 21 N, R 2 E, M.D.B.& M. 7.2 acres in NEt SEt of Section 19, T 21 N, R 2 E, M.D.B.& M. 39.0 acres in NEt NEt of Section 19, T 21 N, R 2 E, M.D.B.& M. 3.0 acres in NWt NEt of Section 19, T 21 N, R 2 E, M.D.B.& M. 10.0 acres in NWt NWt of Section 20, T 21 N, R 2 E, M.D.B.& M. 5.0 acres in SWt NWt of Section 20, T 21 N, R 2 E, M.D.B.& M. 15.0 acres in SWt SEt of Section 18, T 21 N, R 2 E, M.D.B.& M. 40.0 acres in SEt SEt of Section 18, T 21 N, R 2 E, M.D.B.& M. 23.8 acres in SWt SWt of Section 17, T 21 N, R 2 E, M.D.B.& M. 178.0 acres - Total (All in Spanish Land Grant)

(Section lines have been projected)

George Brandt and Edna May Brandt

35.8 acres in Lot 63A of Durham State Land Settlement.

14.2 acres in Lot 63B of Durham State Land Settlement.

50.0 acres— Total (All in Rancho Esquon)

(Section lines have been projected)

California Lands, Inc.

5.0 acres in NWt NEt of Section 18, T 21 N, R 2 E, M.D.B.& M.
35.0 acres in SWt NEt of Section 18, T 21 N, R 2 E, M.D.B.& M.
25.0 acres in NWt SEt of Section 18, T 21 N, R 2 E, M.D.B.& M.
30.0 acres in SEt NEt of Section 18, T 21 N, R 2 E, M.D.B.& M.
40.0 acres in NEt SEt of Section 18, T 21 N, R 2 E, M.D.B.& M.
20.0 acres in SWt NWt of Section 17, T 21 N, R 2 E, M.D.B.& M.
40.0 acres in NWt SWt of Section 17, T 21 N, R 2 E, M.D.B.& M.
1.0 acre in SEt NWt of Section 17, T 21 N, R 2 E, M.D.B.& M.
4.0 acres in NEt SWt of Section 17, T 21 N, R 2 E, M.D.B.& M.
200.0 acres - Total (All of above lands in Section 18 are in Rancho Esquon, and Section lines have been projected)

Edwin A. Carlson and Gladys Carlson

36.7 acres in Lots 8, 9, 11 and 12 of the Ackerman Tract in projected Section 17, T 21 N, R 2 E, M.D.B.& M.

36.7 acres - Total (All in Rancho Esquon)

Richard A. Colgan, Jr.

1.0 acre in Lot 10 of Butte Meadows Subdivision No. 1, being a part of the SW of Section 29, T 26 N, R 4 E, M.D.B.& M. 1.0 acre - Total

Bee P. Compton

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155.0 acres in NW of Section 18, T 21 N, R 2 E, M.D.B.& M. 135.0 acres in NW of Section 18, T 21 N, R 2 E, M.D.B.& M. 135.0 acres in NW of Section 7, T 21 N, R 2 E, M.D.B.& M. 160.0 acres in NE of Section 13, T 21 N, R 1 E, M.D.B.& M. 102.0 acres in SE of Section 13, T 21 N, R 1 E, M.D.B.& M. 1689.0 acres — Total (Compton Lands) (Section lines have been projected).
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20.0 acres in SW SW SW of Section 6, T 21 N, R 2 E, M.D.B.& M.
58.0 acres in NW of Section 7, T 21 N, R 2 E, M.D.B.& M.
8.0 acres in NE SE of Section 12, T 21 N, R 1 E, M.D.B.& M.
100.0 acres in S SE SE of Section 12, T 21 N, R 1 E, M.D.B.& M.
30.0 acres in NW SE of Section 1, T 21 N, R 1 E, M.D.B.& M.
10.0 acres in NE SW of Section 1, T 21 N, R 1 E, M.D.B.& M.
10.0 acres in NE SW of Section 1, T 21 N, R 1 E, M.D.B.& M.
3.0 acres in SE NW of Section 1, T 21 N, R 1 E, M.D.B.& M.
2.0 acres in SE SW of Section 1, T 21 N, R 1 E, M.D.B.& M.
241.0 acres - Total (Patrick Lands)

(Section lines have been projected).

Edwin B. Copeland

40.0 acres in SE NW of Section 13, T 26 N, R 4 E, M.D.B& M. 8.0 acres in S NE NW of Section 13, T 26 N, R 4 E, M.D.B& M. 48.0 acres - Total

Corporation of America, A Corporation, George Setka and Anna Setka, His Wife, Sam Bebich, Joe Bebich and Steve Vlatkovich, L. E. Wheelock and Nellie Wheelock, His Wife

Lands of George Setka, Anna Setka, Joe Bebich, Sam Bebich and Steve Vlatkovich

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14.0 acres in SEL SEL of Section 19, T 21 N, R 2 E, M.D.B.& M.
31.6 acres in SWL SEL of Section 19, T 21 N, R 2 E, M.D.B.& M.
1.7 acres in SEL SWL of Section 19, T 21 N, R 2 E, M.D.B.& M.
9.3 acres in NEL NEL of Section 30, T 21 N, R 2 E, M.D.B.& M.
0.2 acre in SEL NEL of Section 30, T 21 N, R 2 E, M.D.B.& M.
3.2 acres in SWL NEL of Section 30, T 21 N, R 2 E, M.D.B.& M.
36.5 acres in NWL NEL of Section 30, T 21 N, R 2 E, M.D.B.& M.
0.2 acre in NEL NWL of Section 30, T 21 N, R 2 E, M.D.B.& M.
96.7 acres - Total
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Lands of L. E. Wheelock and Nellie Wheelock

13.0 acres in SW2 NEt of Section 30, T 21 N, R 2 E, M.D.B.& M. 13.0 acres - Total

Corporation of America, A Corporation, George Setka and Anna Setka, His Wife, Sam Bebich, Joe Bebich and Steve Vlatkovich, L. E. Wheelock and Nellie Wheelock, His Wife (Cont'd.)

Lands of Corporation of America

11.5 acres in SE NE of Section 30, T 21 N, R 2 E, M.D.B.& M.

8.5 acres in SW NE of Section 30, T 21 N, R 2 E, M.D.B.& M.

20.0 acres - Total (All in Rancho Esquen)

(Section lines have been projected)

Stockholders of Dayton Mutual Water Company, Ltd.

Lands of California Lands, Inc.

60.4 acres in Section 9, T 21 N, R 1 E, M.D.B.& M.
6.8 acres in Section 10, T 21 N, R 1 E, M.D.B.& M.
34.0 acres in Section 15, T 21 N, R 1 E, M.D.B.& M.
67.2 acres in Section 16, T 21 N, R 1 E, M.D.B.& M.
168.5 acres - Total (North Tract)

13.5 acres in Section 15, T 21 N, R 1 E, M.D.B.& M.
236.0 acres in Section 16, T 21 N, R 1 E, M.D.B.& M.

236.0 acres in Section 16, T 21 N, R 1 E, M.D.B.& M. 206.5 acres in Section 17, T 21 N, R 1 E, M.D.B.& M. 25.8 acres in Section 20, T 21 N, R 1 E, M.D.B.& M. 481.8 acres - Total (South Tract)

Lands of Lloyd E. DeBock and O. B. DeBock

41.1 acres in S_2^1 NW+ of Section 15, T 21 N, R 1 E, M,D,B& M. 41.1 acres - Total

Lands of Albert Estes

23.8 acres in Section 8, T 21 N, R 1 E, M.D.B.& M. 27.2 acres in Section 9, T 21 N, R 1 E, M.D.B.& M. 21.0 acres in Section 15, T 21 N, R 1 E, M.D.B.& M. 238.0 acres in Section 16, T 21 N, R 1 E, M.D.B.& M. 154.7 acres in Section 17, T 21 N, R 1 E, M.D.B.& M. 464.7 acres - Total

Lands of J. A. Lewis

40.5 acres in N2 NW4 of Section 15, T 21 N, R 1 E, M.D.B.& M. 40.5 acres - Total

Lands of W. C. Stevens

81.8 acres in Section 16, T 21 N, R 1 E, M.D.B.& M.
181.9 acres in Section 17, T 21 N, R 1 E, M.D.B.& M.
148.0 acres in Section 18, T 21 N, R 1 E, M.D.B.& M.
76.5 acres in Section 19, T 21 N, R 1 E, M.D.B.& M.
19.0 acres in Section 20, T 21 N, R 1 E, M.D.B.& M.
92.5 acres in Section 21, T 21 N, R 1 E, M.D.B.& M.
599.7 acres - Total (All in Rancho de Farwell)
(Section lines have been projected)

Lovie L. Downs

40.0 acres in NE SE of Section 1, T 23 N, R 3 E, M.D.B.& M. 40.0 acres - Total

Estate of Ernest Duensing

75.0 acres in S_2^1 S_2^1 N_2^1 of Section 36, T 24 N, R 3 E, M.D.B.& M. 40.0 acres in N_2^1 N_2^2 of Section 36, T 24 N, R 3 E, M.D.B.& M. 20.0 acres in N_2^1 N_2^2 N_2^2 of Section 36, T 24 N, R 3 E, M.D.B.& M. 20.0 acres in N_2^1 N_2^2 of Section 36, T 24 N, R 3 E, M.D.B.& M. 155.0 acres - Total

Stockholders of Durham Mutual Water Company, Ltd.

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33.49 acres in Lot 1 of Durham State Land Settlement.
 4.20 acres in Lot 2 of Durham State Land Settlement.
12.67 acres in Lot 2A of Durham State Land Settlement.
10.00 acres in Lot 2B of Durham State Land Settlement.
 5.00 acres in Lot 2C of Durham State Land Settlement.
15.80 acres in Lot 2D of Durham State Land Settlement.
17.71 acres in Lot 3A of Durham State Land Settlement.
12.00 acres in Lot 3B of Durham State Land Settlement.
 5.00 acres in Lot 3C of Durham State Land Settlement.
 5.00 acres in Lot 3D of Durham State Land Settlement:
39.75 acres in Lot 4 of Durham State Land Settlement.
47.88 acres in Lot 5 of Durham State Land Settlement.
29.31 acres in Lot 6 of Durham State Land Settlement.
32.99 acres in Lot 7 of Durham State Land Settlement.
32.45 acres in Lot 8 of Durham State Land Settlement.
32.03 acres in Lot 9 of Durham State Land Settlement.
41.91 acres in Lot 10 of Durham State Land Settlement.
30,26 acres in Lot 11 of Durham State Land Settlement.
15.00 acres in Lot 12A of Durham State Land Settlement.
15.27 acres in Lot 12 of Durham State Land Settlement.
31.23 acres in Lot 13 of Durham State Land Settlement.
23.07 acres in Lot 14 of Durham State Land Settlement.
17.82 acres in Lot 15 of Durham State Land Settlement.
27.17 acres in Lot 16 of Durham State Land Settlement.
18.46 acres in Lot 18 of Durham State Land Settlement.
 3.00 acres in Lot 19 of Durham State Land Settlement.
17.00 acres in Lot 19A of Durham State Land Settlement.
+3.27 acres in Lot 20 of Durham State Land Settlement.
17.00 acres in Lot 20A of Durham State Land Settlement.
24.78 acres in Lot 21 of Durham State Land Settlement.
20.36 acres in Lot 22 of Durham State Land Settlement.
 1.16 acres in Lot 22A of Durham State Land Settlement.
40.00 acres in Lot 23 of Durham State Land Settlement.
40.06 acres in Lot 24 of Durham State Land Settlement. 80.00 acres in Lot 25 of Durham State Land Settlement.
64.77 acres in Lot 26 of Durham State Land Settlement.
48.95 acres in Lot 27 of Durham State Land Settlement.
45.87 acres in Lot 27A of Durham State Land Settlement.
15.03 acres in Lot 27B of Durham State Land Settlement.
72.70 acres in Lot 28 of Durham State Land Settlement.
80.00 acres in Lot 32 of Durham State Land Settlement.
20.03 acres in Lot 33 of Durham State Land Settlement.
20.00 acres in Lot 34 of Durham State Land Settlement.
22.39 acres in Lot 35 of Durham State Land Settlement.
23.97 acres in Lot 36 of Durham State Land Settlement. 22.09 acres in Lot 37 of Durham State Land Settlement.
43.97 acres in Lot 38 of Durham State Land Settlement.
15.35 acres in Lot 39 of Durham State Land Settlement.
40,00 acres in Lot 39A of Durham State Land Settlement.
36.06 acres in Lot 40 of Durham State Land Settlement.
50.23 acres in Lot 40A of Durham State Land Settlement.
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Stockholders of Durham Mutual Water Company, Ltd. (Cont'd.)

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3.78 acres in Lot 42 of Durham State Land Settlement.
  .82 acre in Lot 43A of Durham State Land Settlement.
   .82 acre in Lot 43B of Durham State Land Settlement.
  .42 acre in Lot 43D of Durham State Land Settlement.
 7.16 acres in Lot 44 of Durham State Land Settlement.
 5.35 acres in Lot 44A of Durham State Land Settlement.
 4.34 acres in Lot 44B of Durham State Land Settlement.
15.05 acres in Lot 44C of Durham State Land Settlement.
24.27 acres in Lot 45 of Durham State Land Settlement.
111.89 acres in Lot 46 of Durham State Land Settlement.
25.00 acres in Lot 46A of Durham State Land Settlement.
28.53 acres in Lot 47 of Durham State Land Settlement.
41.19 acres in Lot 48 of Durham State Land Settlement.
31.12 acres in Lot 49 of Durham State Land Settlement.
40.17 acres in Lot 50 of Durham State Land Settlement.
49.53 acres in Lot 51 of Durham State Land Settlement.
31.12 acres in Lot 52 of Durham State Land Settlement.
29.43 acres in Lot 53 of Durham State Land Settlement.
22.31 acres in Lot 54 of Durham State Land Settlement.
17.70 acres in Lot 55 of Durham State Land Settlement.
17.97 acres in Lot 56 of Durham State Land Settlement.
 9.41 acres in Lot 57 of Durham State Land Settlement.
18.92 acres in Lot 58 of Durham State Land Settlement.
20.70 acres in Lot 59 of Durham State Land Settlement.
30.00 acres in Lot 59A of Durham State Land Settlement.
21.52 acres in Lot 60 of Durham State Land Settlement.
38.80 acres in Lot 60A of Durham State Land Settlement.
52.78 acres in Lot 61 of Durham State Land Settlement.
 5.17 acres in Lot 62 of Durham State Land Settlement.
 9.77 acres in Lot 63 of Durham State Land Settlement.
39.14 acres in Lot 64 of Durham State Land Settlement.
47.56 acres in Lot 65 of Durham State Land Settlement. 41.65 acres in Lot 66 of Durham State Land Settlement.
22.03 acres in Lot 67 of Durham State Land Settlement.
10.00 acres in Lot 67A of Durham State Land Settlement.
10.00 acres in Lot 67B of Durham State Land Settlement.
41.27 acres in Lot 68 of Durham State Land Settlement.
39.43 acres in Lot 69 of Durham State Land Settlement.
  .97 acre in Lot 82 of Durham State Land Settlement.
 2.10 acres in Lot 69A of Durham State Land Settlement.
33.63 acres in Lot 70 of Durham State Land Settlement.
22.40 acres in Lot 71 of Durham State Land Settlement.
50.00 acres in Projected Sections 20 & 21, T 21 N, R 2 E, M.D.B.& M.
31.19 acres in Lot 72 of Durham State Land Settlement.
31.02 acres in Lot 73 of Durham State Land Settlement.
37.02 acres in Lot 74 of Durham State Land Settlement.
33.08 acres in Lot 75 of Durham State Land Settlement.
24.25 acres in Lot 76 of Durham State Land Settlement.
34.54 acres in Lot 77 of Durham State Land Settlement. 40.00 acres in Lot 78 of Durham State Land Settlement.
40.00 acres in Lot 79 of Durham State Land Settlement.
30.35 acres in Lot 80 of Durham State Land Settlement.
21.64 acres in Lot 80A of Durham State Land Settlement.
22.96 acres in Lot 80B of Durham State Land Settlement.
21.67 acres in Lot 81 of Durham State Land Settlement.
26.53 acres in Lot 81A of Durham State Land Settlement.
37.90 acres in Lot 82 of Durham State Land Settlement.
80.00 acres in Lot 83 of Durham State Land Settlement.
 5.00 acres in Lot 31 of Durham State Land Settlement.
84.91 acres in Lot 84 of Durham State Land Settlement.
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Stockholders of Durham Mutual Water Company, Ltd. (Cont'd.)

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80.00 acres in Lot 85 of Durham State Land Settlement.
80.00 acres in Lot 86 of Durham State Land Settlement.
80.00 acres in Lot 87 of Durham State Land Settlement.
 8.68 acres in Lot 88 of Durham State Land Settlement.
 8.75 acres in Lot 89 of Durham State Land Settlement.
.20.66 acres in Lot 90 of Durham State Land Settlement.
13.95 acres in Projected Section 29, T 21 N, R 2 E, M.D.B.& M.
 9.63 acres in Lot 92 of Durham State Land Settlement.
 9.19 acres in Lot 93 of Durham State Land Settlement.
15.23 acres in Lot 94 of Durham State Land Settlement.
13.62 acres in Lot 95 of Durham State Land Settlement.
25.45 acres in Lot 97 of Durham State Land Settlement.
22.42 acres in Lot 98 of Durham State Land Settlement.
12.65 acres in Lot 99 of Durham State Land Settlement.
48.22 acres in Lot 100 of Durham State Land Settlement.
 2.64 acres in Lot 103 of Durham State Land Settlement.
 3.14 acres in Lot 104 of Durham State Land Settlement.
 2.23 acres in Lot 105 of Durham State Land Settlement.
 2.09 acres in Lot 106 of Durham State Land Settlement.
 2.12 acres in Lot 107 of Durham State Land Settlement.
 5.01 acres in Lot 108 of Durham State Land Settlement.
 7.34 acres in Lot 109 of Durham State Land Settlement.
 7.38 acres in Lot 110 of Durham State Land Settlement.
 6.37 acres in Lot 111 of Durham State Land Settlement.
10.12 acres in Lot 112 of Durham State Land Settlement.
 1.71 acres in Lot A of Durham State Land Settlement.
                      of Durham State Land Settlement.
 1.72 acres in Lot B
 1.72 acres in Lot C
                      of Durham State Land Settlement.
 1.72 acres in Lot D
                       of Durham State Land Settlement.
                      of Durham State Land Settlement.
  .86 acre in Lot E
  .86 acre in Lot E-1 of Durham State Land Settlement.
                      of Durham State Land Settlement.
 1.72 acres in Lot F
 1.72 acres in Lot G
                       of Durham State Land Settlement.
 1.72 acres in Lot H
                       of Durham State Land Settlement.
 1.72 acres in Lot I
                       of Durham State Land Settlement.
 1.72 acres in Lot J
                       of Durham State Land Settlement.
 1.72 acres in Lot K
                       of Durham State Land Settlement.
 1.72 acres in Lot L
                       of Durham State Land Settlement.
 1.72 acres in Lot M
                       of Durham State Land Settlement.
 1.72 acres in Lot N
                       of Durham State Land Settlement.
 1.72 acres in Lot 0
                       of Durham State Land Settlement.
 1.72 acres in Lot P
                       of Durham State Land Settlement.
                       of Durham State Land Settlement.
 2.00 acres in Lot Q
 2.00 acres in Lot R
                       of Durham State Land Settlement.
                       of Durham State Land Settlement.
 2.00 acres in Lot S
                       of Durham State Land Settlement.
 2.00 acres in Lot T
                      of Durham State Land Settlement.
 2.00 acres in Lot U
 1.72 acres in Lot V
                      of Durham State Land Settlement.
 1.72 acres in Lot "a" of Durham State Land Settlement.
 1.90 acres in Lot W
                       of Durham State Land Settlement.
 1.90 acres in Lot X
                       of Durham State Land Settlement.
                       of Durham State Land Settlement.
 1.90 acres in Lot Y
 1.90 acres in Lot Z
                       of Durham State Land Settlement.
20.00 acres in Projected Sections 20 & 29, T 21 N, R 2 E, M.D.B.& M.
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3,566.23 acres - Total (All in Rancho Esquon)

Clarence S. Entler

4.0 acres in NWL SEL of Section 6, T 21 N, R 2 E, M.D.B.& M. 28.0 acres in SWL SEL of Section 6, T 21 N, R 2 E, M.D.B.& M. 31.4 acres in SEL SWL of Section 6, T 21 N, R 2 E, M.D.B.& M. 1.0 acre in SWL SWL of Section 6, T 21 N, R 2 E, M.D.B.& M. 13.0 acres in NEL NWL of Section 7, T 21 N, R 2 E, M.D.B.& M. 3.6 acres in NWL NEL of Section 7, T 21 N, R 2 E, M.D.B.& M. 81.0 acres - Total (Section lines have been projected).

Harold D. Estes

13.4 acres in Lot 10 of McIntosh Tract.
10.0 acres in Lot 13 of McIntosh Tract.
14.0 acres in Lot 14 of McIntosh Tract.
10.2 acres in Lot 15 of McIntosh Tract.
8.8 acres in Lot 16 of McIntosh Tract.
6.6 acres in Lot 19 of McIntosh Tract.
3.2 acres in Lot 12 of McIntosh Tract.
66.2 acres - Total (All in Net of Section 2,
T 21 N, R 1 E, M.D.B.& M.)

Ella G. Evers

13.6 acres in SW1 SEt of Section 17, T 22 N, R 3 E, M.D.B.& M. 13.6 acres - Total

The Federal Land Bank of Berkeley

26.9 acres in NEt SWt of Section 8, T 21 N, R 2 E, M.D.B.& M.
27.7 acres in SEt SWt of Section 8, T 21 N, R 2 E, M.D.B.& M.
40.0 acres in SWt SWt of Section 8, T 21 N, R 2 E, M.D.B.& M.
28.5 acres in NEt NWt of Section 17, T 21 N, R 2 E, M.D.B.& M.
1.2 acres in SEt NWt of Section 17, T 21 N, R 2 E, M.D.B.& M.
24.6 acres in NWt NWt of Section 17, T 21 N, R 2 E, M.D.B.& M.
7.6 acres in NEt NEt of Section 18, T 21 N, R 2 E, M.D.B.& M.
156.5 acres - Total (All lying north of the Chico-Oroville Road and west of Butte Creek)

E. L. Franks and Ida May Franks

2.9 acres in SEL SWL of Section 21, T 26 N, R 5 E, M.D.B.& M. 20.4 acres in SWL SEL of Section 21, T 26 N, R 5 E, M.D.B.& M. 6.0 acres in SEL SEL of Section 21, T 26 N, R 5 E, M.D.B.& M. 19.6 acres in NWL NEL of Section 28, T 26 N, R 5 E, M.D.B.& M. 34.9 acres in NWL NWL of Section 28, T 26 N, R 5 E, M.D.B.& M. 11.9 acres in NWL NWL of Section 27, T 26 N, R 5 E, M.D.B.& M. 7.7 acres in SWL NWL of Section 27, T 26 N, R 5 E, M.D.B.& M. 103.4 acres - Total

Ralph C. Gorrill

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*57.8 acres in Section 7, T 20 N, R 2 E, M.D.B.& M.

*7.3 acres in Section 8, T 20 N, R 2 E, M.D.B.& M.

*427.0 acres in Section 18, T 20 N, R 2 E, M.D.B.& M.

*148.0 acres in Section 17, T 20 N, R 2 E, M.D.B.& M.

*515.0 acres in Section 19, T 20 N, R 2 E, M.D.B.& M.

*335.3 acres in Section 20, T 20 N, R 2 E, M.D.B.& M.

*442.7 acres in Section 29, T 20 N, R 2 E, M.D.B.& M.

*58.2 acres in Section 30, T 20 N, R 2 E, M.D.B.& M.

20.2 acres in Lot 1 of Section 29, T 20 N, R 2 E, M.D.B.& M.

34.5 acres in Lot 5 of Section 30, T 20 N, R 2 E, M.D.B.& M.

34.5 acres in Lot 6 of Section 30, T 20 N, R 2 E, M.D.B.& M.

20.0 acres in Lot 7 of Section 30, T 20 N, R 2 E, M.D.B.& M.

20.0 acres in Lot 8 of Section 30, T 20 N, R 2 E, M.D.B.& M.

40.0 acres in SWL NEL of Section 30, T 20 N, R 2 E, M.D.B.& M.

40.0 acres in SWL SEL of Section 30, T 20 N, R 2 E, M.D.B.& M.

40.0 acres in SWL SEL of Section 30, T 20 N, R 2 E, M.D.B.& M.

40.0 acres in SWL SEL of Section 30, T 20 N, R 2 E, M.D.B.& M.

40.0 acres in SWL SEL of Section 30, T 20 N, R 2 E, M.D.B.& M.

40.0 acres in SWL SEL of Section 30, T 20 N, R 2 E, M.D.B.& M.

40.0 acres in SWL SEL of Section 30, T 20 N, R 2 E, M.D.B.& M.

40.0 acres in SWL SEL of Section 30, T 20 N, R 2 E, M.D.B.& M.

40.0 acres in SWL SEL of Section 30, T 20 N, R 2 E, M.D.B.& M.

40.0 acres in SWL SEL of Section 30, T 20 N, R 2 E, M.D.B.& M.

40.0 acres in SWL SEL of Section 30, T 20 N, R 2 E, M.D.B.& M.
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Donald Hale and Alice Hilby Hale

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17.2 acres in NEt of Section 4, T 21 N, R 2 E, M.D.B.& M.
0.4 acre in NEt NWt of Section 4, T 21 N, R 2 E, M.D.B.& M.
3.5 acres in SEt NWt of Section 4, T 21 N, R 2 E, M.D.B.& M.
10.3 acres in SWt NWt of Section 4, T 21 N, R 2 E, M.D.B.& M.
12.0 acres in NWt NWt of Section 4, T 21 N, R 2 E, M.D.B.& M.
16.8 acres in NEt of Section 5, T 21 N, R 2 E, M.D.B.& M.
160.2 acres - Total
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Frances B. Hamilton, A. C. Musselman, and George P. Morse

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80.0 acres in S2 SE2 of Section 1, T 23 N, R 3 E, M.D.B.& M. 80.0 acres in E2 NE2 of Section 12, T 23 N, R 3 E, M.D.B.& M. 40.0 acres in SW2 SW2 of Section 6, T 23 N, R 4 E, M.D.B.& M. 40.0 acres in NW2 of Section 7, T 23 N, R 4 E, M.D.B.& M. 240.0 acres - Total
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D. A. Hook and W. S. Hook

30.0 acres in Lots 8, 9, 10 and 11 of the Ackerman Tract in projected Section 17, T 21 N, R 2 E, N.D.B.&M.

30.0 acres - Total

D. A. Hook, W. S. Hook and Lillian M. Hook

3.0 acres in N2 N2 NEt NEt of Section 23, T 23 N, R 3 E, M.D.B.& M. 3.0 acres - Total (Clarence Vickroy place)

Elmo Jacks and Louise Jacks

24.9 acres in Lot 7 of the Ackerman Track in projected

Section 17, T 21 N, R 2 E, M.D.B.& M.

24.9 acres - Total

A. P. Kundert

40.0 acres in Lot 11 of Section 34, T 23 N, R 3 E, M.D.B.& M. 40.0 acres - Total

A. F. Lieurance and Lenore Lieurance

10.2 acres in SEL SWL of Section 5, T 21 N, R 2 E, M.D.B.& M. 38.2 acres in SWL SWL of Section 5, T 21 N, R 2 E, M.D.B.& M. * 0.8 acre in NEE SEL of Section 6, T 21 N, R 2 E, M.D.B.& M. *30.6 acres in SEL SEL of Section 6, T 21 N, R 2 E, M.D.B.& M. * 0.9 acre in SWL SEL of Section 6, T 21 N, R 2 E, M.D.B.& M. * 40.0 acres in NEL NEL of Section 7, T 21 N, R 2 E, M.D.B.& M. * 40.0 acres in SWL NEL of Section 7, T 21 N, R 2 E, M.D.B.& M. * 40.0 acres in SWL NEL of Section 7, T 21 N, R 2 E, M.D.B.& M. * 40.0 acres in NWL NEL of Section 7, T 21 N, R 2 E, M.D.B.& M. * 40.0 acres in NWL SEL of Section 7, T 21 N, R 2 E, M.D.B.& M. * 40.0 acres in NWL SEL of Section 7, T 21 N, R 2 E, M.D.B.& M. * 9.4 acres in NEL SWL of Section 7, T 21 N, R 2 E, M.D.B.& M. * 9.8 acres in NEL SWL of Section 7, T 21 N, R 2 E, M.D.B.& M. * 15.3 acres in SEL NWL of Section 7, T 21 N, R 2 E, M.D.B.& M. * 22.1 acres in SEL NWL of Section 8, T 21 N, R 2 E, M.D.B.& M. 40.0 acres in SWL NWL of Section 8, T 21 N, R 2 E, M.D.B.& M. 40.0 acres in SWL NWL of Section 8, T 21 N, R 2 E, M.D.B.& M. 40.0 acres in NWL SWL of Section 8, T 21 N, R 2 E, M.D.B.& M. 40.0 acres in NWL SWL of Section 8, T 21 N, R 2 E, M.D.B.& M. 40.0 acres in NWL SWL of Section 8, T 21 N, R 2 E, M.D.B.& M. 40.0 acres in NWL SWL of Section 8, T 21 N, R 2 E, M.D.B.& M. 40.0 acres in NWL SWL of Section 8, T 21 N, R 2 E, M.D.B.& M. 40.0 acres in NWL SWL of Section 8, T 21 N, R 2 E, M.D.B.& M. 40.0 acres in NWL SWL of Section 8, T 21 N, R 2 E, M.D.B.& M. 40.0 acres in NWL SWL of Section 8, T 21 N, R 2 E, M.D.B.& M. 40.0 acres in NWL SWL of Section 8, T 21 N, R 2 E, M.D.B.& M. 40.0 acres in NWL SWL of Section 8, T 21 N, R 2 E, M.D.B.& M. 40.0 acres in NWL SWL of Section 8, T 21 N, R 2 E, M.D.B.& M. 40.0 acres in NWL SWL of Section 8, T 21 N, R 2 E, M.D.B.& M. 40.0 acres in NWL SWL of Section 8, T 21 N, R 2 E, M.D.B.& M. 40.0 acres in NWL SWL of Section 8, T 21 N, R 2 E, M.D.B.& M. 40.0 acres in NWL SWL of Section 8, T 21 N, R 2 E, M.D.B.& M. 40.0 acres in NWL SWL of Section 8, T 21 N,

J. H. Lucas

40.0 acres in $\frac{W_2}{2}$ $\frac{W_2}{2}$ $\frac{W_3}{2}$ $\frac{W_4}{2}$ of Section 11, T 25 N, R 3 E, M.D.B.& M. $\frac{37.0}{77.0}$ acres - Total

J. H. Lucas, G. W. Lucas, and C. F. Lucas

15.0 acres in NW SE of Section 21, T 26 N, R 4 E, M.D.B.& M. 10.0 acres in NE SW of Section 21, T 26 N, R 4 E, M.D.B.& M. 5.0 acres in SE SW of Section 21, T 26 N, R 4 E, M.D.B.& M. 30.0 acres - Total (Butte Creek)

9.4 acres in NEL SEL of Section 21, T 26 N, R 4 E, M.D.B.& M. 2.6 acres in SEL SEL of Section 21, T 26 N, R 4 E, M.D.B.& M. 6.0 acres in SWL SEL of Section 21, T 26 N, R 4 E, M.D.B.& M. 6.0 acres in NWL SEL of Section 21, T 26 N, R 4 E, M.D.B.& M. 4.2 acres in SWL SEL of Section 21, T 26 N, R 4 E, M.D.B.& M. 4.7 acres in SEL SWL of Section 21, T 26 N, R 4 E, M.D.B.& M. 32.9 acres — Total (Lucas and McCann Springs)

J. H. Lucas and Estate of William Johnson, Deceased

40.0 acres in SEt SWt of Section 12, T 26 N, R 4 E, M.D.B.& M.
20.0 acres in St NEt SWt of Section 12, T 26 N, R 4 E, M.D.B.& M.
10.0 acres in St Nt NEt SWt of Section 12, T 26 N, R 4 E, M.D.B.& M.
70.0 acres - Total (Willow Creek)

20.4 acres in NWt NWt of Section 13, T 26 N, R 4 E, M.D.B.& M.

20.4 acres in NW1 NW1 of Section 13, T 26 N, R 4 E, M.D.B.& M.

17.9 acres in NE1 NE1 of Section 14, T 26 N, R 4 E, M.D.B.& M.

38.3 acres - Total (Jones Creek)

3.0 acres in NW1 NE1 of Section 3, T 26 N, R 4 E, M.D.B.& M.

3.0 acres in NW1 NE1 of Section 3, T 26 N, R 4 E, M.D.B.& M. 12.0 acres in NE1 NE1 of Section 3, T 26 N, R 4 E, M.D.B.& M. 20.0 acres in SE1 NE1 of Section 3, T 26 N, R 4 E, M.D.B.& M. 10.0 acres in NE1 SE2 of Section 3, T 26 N, R 4 E, M.D.B.& M. 22.0 acres in NW1 SW2 of Section 2, T 26 N, R 4 E, M.D.B.& M. 8.0 acres in SW2 SW2 of Section 2, T 26 N, R 4 E, M.D.B.& M. 14.0 acres in NW1 NW2 of Section 11, T 26 N, R 4 E, M.D.B.& M. 6.0 acres in NW1 NE1 of Section 11, T 26 N, R 4 E, M.D.B.& M. 24.0 acres in SW1 NW2 of Section 11, T 26 N, R 4 E, M.D.B.& M. 20.0 acres in SW1 NW2 of Section 11, T 26 N, R 4 E, M.D.B.& M. 20.0 acres in NW2 SE2 of Section 11, T

M. & T. Incorporated

25.0 acres in E2 NEt NWt of Section 25, T 21 N, R 1 W, M.D.B.& M. 25.0 acres in E2 SEt NWt of Section 25, T 21 N, R 1 W, M.D.B.& M. 25.0 acres in E2 NEt SWt of Section 25, T 21 N, R 1 W, M.D.B.& M. 25.0 acres in E_2^{\perp} SE, SW, of Section 25, T 21 N, R 1 W, M.D.B.& M. 40,0 acres in NW NEt of Section 25, T 21 N, R 1 W, M.D.B.& M. SWE NEE of Section 25, T 21 N, R 1 W, M.D.B.& M. NWE SEE of Section 25, T 21 N, R 1 W, M.D.B.& M. SWE SEE of Section 25, T 21 N, R 1 W, M.D.B.& M. 40.0 acres in 40.0 acres in 36.0 acres in 640.0 acres in Section 24, T 21 N, R 1 W, M.D.B.& M. 320.0 acres in Wa of Section 19, T 21 N, R 1 E, M.D.B.& M. 10.0 acres in E2 E2 NWt NEt of Section 14, T 21 N, R 1 W, M.D.B.& M. 10.0 acres in E2 E2 SW NEt of Section 14, T 21 N, R 1 W, M.D.B.& M. 40.0 acres in NET NET of Section 14, T 21 N, R 1 W, M.D.B.& M. 40.0 acres in SET NET of Section 14, T 21 N, R 1 W, M.D.B.& M. 10.0 acres in E2 E2 NWT SET of Section 14, T 21 N, R 1 W, M.D.B.& M. 10.0 acres in E2 E2 SWT SET of Section 14, T 21 N, R 1 W, M.D.B.& M. NEL SEL of Section 14, T 21 N, R 1 W, M.D.B.& M. 40.0 acres in SEA SEA of Section 14, T 21 N, R 1 W, M.D.B.& M. 40.0 acres in 50.0 acres in Swith of Section 13, T 21 N, R 1 W, M.D.B.& M.

50.0 acres in Swith of Section 18, T 21 N, R 1 E, M.D.B.& M.

5.0 acres in Way Swith NW of Section 18, T 21 N, R 1 E, M.D.B.& M.

6.0 acres in Way Swith NW of Section 18, T 21 N, R 1 E, M.D.B.& M.

10.0 acres in Ea Ea NW NET of Section 11, T 21 N, R 1 W, M.D.B.& M. 640.0 acres in 160.0 acres in 10.0 acres in E2 E2 SW NEt of Section 11, T 21 N, R 1 W, M.D.B.& M. 40.0 acres in NEL NET of Section 11, T 21 N, R 1 W, M.D.B.& M. SET NET of Section 11, T 21 N, R 1 W, M.D.B.& M. 40.0 acres in 10.0 acres in E2 E2 NW1 SE1 of Section 11, T 21 N, R 1 W, M.D.B.& M.
10.0 acres in E2 E2 SW1 SE1 of Section 11, T 21 N, R 1 W, M.D.B.& M.
40.0 acres in NE1 SE1 of Section 11, T 21 N, R 1 W, M.D.B.& M.
40.0 acres in SE1 SE2 of Section 11, T 21 N, R 1 W, M.D.B.& M. 640.0 acres in Section 12, T 21 N, R 1 W, M,D.B.& M. 6.0 acres in W2 W2 NW SW1 of Section 7, T 21 N, R 1 E, M,D,B,& M.
6.0 acres in W2 W2 SW1 SW1 of Section 7, T 21 N, R 1 E, M,D,B,& M.
0.0 acres in NW NW1 of Section 7, T 21 N, R 1 E, H,D,B,& M. 40.0 acres in

Sheet 11

log ac.

M. & T. Incorporated (Cont'd.)

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40.0 acres in SWL NWL of Section 7, T 21 N, R 1 E, M.D.B.& M.

8.0 acres in W2 W2 NEL NWL of Section 7, T 21 N, R 1 E, M.D.B.& M.

8.0 acres in W2 W2 SEL NWL of Section 7, T 21 N, R 1 E, M.D.B.& M.

Sz of Section 1, T 21 N, R 1 E, M.D.B.& M.

140.0 acres in NWL SWL of Section 6, T 21 N, R 1 E, M.D.B.& M.

8.0 acres in W2 W2 SEL SWL of Section 6, T 21 N, R 1 E, M.D.B.& M.

8.0 acres in NEL SWL of Section 6, T 21 N, R 1 E, M.D.B.& M.

36.0 acres in NEL SWL of Section 6, T 21 N, R 1 E, M.D.B.& M.

(All in Rancho de Farwell)

(Section lines have been projected)
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John J. Mahan and William J. Doyle

14.5 acres in SWH NWH of Section 26, T 26 N, R 5 E, M.D.B.& M. 6.8 acres in SEH NEW of Section 27, T 26 N, R 5 E, M.D.B.& M. 21.3 acres - Total

Elsie Hume Mann

1.0 acre in NW NEt of Section 30, T 22 N, R 3 E, M.D.B.& M. 1.0 acre - Total

H. D. March and Henrietta March

5.7 acres in NW NEL of Section 30, T 22 N, R 3 E, M.D.B.& M. 8.7 acres in SEL NW of Section 30, T 22 N, R 3 E, M.D.B.& M. 14.4 acres - Total

Fannie M. McEnespy

80.0 acres in N_2^1 SWL of Section 20, T 22 N, R 3 E, M.D.B.& M. 80.0 acres in S_2^2 NWL of Section 20, T 22 N, R 3 E, M.D.B.& M. 160.0 acres - Total

W. J. McGann and Elizabeth T. Cussick

2.5 acres in NWL NEL of Section 28, T 26 N, R 4 E, M.D.B.& M. 23.0 acres in NEL NWL of Section 28, T 26 N, R 4 E, M.D.B.& M. 17.6 acres in NWL NEL of Section 28, T 26 N, R 4 E, M.D.B.& M. 14.0 acres in SEL NWL of Section 28, T 26 N, R 4 E, M.D.B.& M. 0.8 acre in SWL NWL of Section 28, T 26 N, R 4 E, M.D.B.& M. 57.9 acres - Total (McGann Springs)

160.0 acres in NEt of Section 29, T 26 N, R 4 E, M.D.B.& M.
40.0 acres in W2 W2 NWt of Section 28, T 26 N, R 4 E, M.D.B.& N.
200.0 acres - Total (Butte Creek)

George E. McLain and C. J. McLain

0.4 acre in NET NET of Section 25, T 22 N, R 2 E, M.D.B.& M. 8.0 acres in SET NET of Section 25, T 22 N, R 2 E, M.D.B.& M. 6.8 acres in SWH NET of Section 25, T 22 N, R 2 E, M.D.B.& M. 1.9 acres in NWH SET of Section 25, T 22 N, R 2 E, M.D.B.& M. 17.1 acres - Total

F. K. Mickey and J. H. Mindermann

40.0 acres in NE NE of Section 13, T 26 N, R 4 E, M.D.B.& M. 40.0 acres in NW NE of Section 13, T 26 N, R 4 E, M.D.B.& M. 32.0 acres in NE NW of Section 13, T 26 N, R 4 E, M.D.B.& M. 112.0 acres - Total

Merritt Musselman and Florence V. Musselman

40.0 acres in SWH NWH of Section 7, T 23 N, R 4 E, M.D.B.& M. 40.0 acres - Total

Paradise Irrigation District

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Section 28, T 22 N, R 3 E, M.D.B.& M.
     640.0 acres in
     640.0 acres in
                                          Section 27, T 22 N, R 3 E, M.D.B.& M.
     640.0 acres in
                                         Section 26, T 22 N, R 3 E, M.D.B.& M.
     640.0 acres in
                                         Section 25, T 22 N, R 3 E, M.D.B.& M. Section 24, T 22 N, R 3 E, M.D.B.& M.
     640.0 acres in
     640.0 acres in
                                         Section 23, T 22 N, R 3 E, M.D.B.& M.
     640.0 acres in
                                         Section 22, T 22 N, R 3 E, M.D.B.& M.
                                         Section 21, T 22 N, R 3 E, M.D.B.& M.
     640.0 acres in
     320.0 acres southeasterly portion of
                                         Section 16, T 22 N, R 3 E, M.D.B.& M.
     640.0 acres in
                                         Section 15, T 22 N, R 3 E, M.D.B.& M.
     640.0 acres in
                                         Section 14, T 22 N, R 3 E, M.D.B.& M. Section 13, T 22 N, R 3 E, M.D.B.& M. Section 12, T 22 N, R 3 E, M.D.B.& M.
     640.0 acres in
     640.0 acres in
     320.0 acres in S_2^{\frac{1}{2}} of
    320.0 acres in S_2 of Section 11, T 22 N, R 3 E, M.D.B.& M. 160.0 acres in S_2 NW of Section 11, T 22 N, R 3 E, M.D.B.& M. 80.0 acres in S_2 NW of Section 11, T 22 N, R 3 E, M.D.B.& M.
                                         Section 11, T 22 N, R 3 E, M.D.B.& M.
      40.0 acres in southeasterly portion of
                          N_2 N_3 N_4 of Section 11, T 22 N, R 3 E, M.D.B.& M.
     160.0 acres in SE_{4}^{1} of Section 10, T 22 N, R 3 E, M.D.B.& M.
      80,0 acres in southeasterly portion of SWA of Section 10, T 22 N, R 3 E, M.D.B.& M.
      40.0 acres in southeasterly portion of
                          Sh NEt of Section 10, T 22 N, R 3 E, M.D.B.& M.
      20.0 acres in southeasterly portion of SEL SEL of Section 2, T 22 N, R 3 E, M.D.B.& M.
    480.0 acres in southeasterly portion of
                                        Section .1, T 22 N, R 3 E, M.D.B.& M.
     160.0 acres in SW4 of Section 6, T 22 N, R 4 E, M.D.B.& M. 80.0 acres in Wa NWL of Section 6, T 22 N, R 4 E, M.D.B.& M.
    160.0 acres in SWA
      40.0 acres in southwesterly portion of
                         Ez NW; of Section 6, T 22 N, R 4 E, M.D.B.& M.
    320.0 acres in Wa
320.0 acres in Wa
                                 of Section 7, T 22 N, R 4 E, M.D.B.& M. of Section 18, T 22 N, R 4 E, M.D.B.& M.
     80.0 acres in southwesterly portion of
    W<sub>2</sub> E<sub>2</sub> of Section 18, T 22 N, R 4 E, M.D.B.& M. 320.0 acres in W<sub>2</sub> of Section 19, T 22 N, R 4 E, M.D.B.& M. 160.0 acres in W<sub>2</sub> E<sub>3</sub> of Section 19, T 22 N, R 4 E, M.D.B.& M. 160.0 acres in NW<sub>2</sub> of Section 30, T 22 N, R 4 E, M.D.B.& M. 80.0 acres in W<sub>2</sub> NW<sub>2</sub> of Section 30, T 22 N, R 4 E, M.D.B.& M.
11.100.0
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Pacific Gas and Electric Company (Public Service)

Lands of C. N. Archer

NWH NEE of Section 34, T 23 N, R 3 E, M.D.B.& M.

Lands of L. C. Bonham

NEL NWL of Section 34, T 23 N, R 3 E, M.D.B.& M.

Lands of Frank Graham

SEL SWL of Section 11, T 23 N, R 3 E, M.D.B.& M.

Lands of Thos. H. Jacobs and Dorothy L. Jacobs

SW1 SW1 of Section 14, T 23 N, R 3 E, M.D.B.& M. E2 SE1 of Section 15, T 23 N, R 3 E, M.D.B.& M. NE1 NE1 of Section 22, T 23 N, R 3 E, M.D.B.& M.

Lands of Pacific Cas and Electric Company

S½ SW2 of Section 2, T 23 N, R 3 E, M.D.B.& M.

N½ NW2 of Section 11, T 23 N, R 3 E, M.D.B.& M.

Lands of Ellenore K. Robbins and Samuel P. Robbins

E2 SW2 of Section 22, T 23 N, R 3 E, M.D.B.& M. SW2 SE2 of Section 22, T 23 N, R 3 E, M.D.B.& M.

Lands of Carl Nelson Swartz and Esther M. Swartz

47.63 acres in Lot 7, Section 22, T 23 N, R 3 E, M.D.B.& M.
44.0 acres in Lot 6, Section 22, T 23 N, R 3 E, M.D.B.& M.
20.4 acres in Lot 1, Section 22, T 23 N, R 3 E, M.D.B.& M.
112.03 acres - Total

Lands of S. A Vandegrift

No NWL of Section 11, T 23 N, R 3 E, M.D.B.& M.

NEL SWL of Section 11, T 23 N, R 3 E, M.D.B.& M.

What sel of Section 11, T 23 N, R 3 E, M.D.B.& M.

That portion of SEL SWL of Section 11, T 23 N, R 3 E, Refer 10

M.D.B.& M., lying east of Magalia DeSabla Road.

Parrott Investment Company

Graham

640.0 acres in Section 1, T 20 N, R 1 W, M.D.B.& M.
640.0 acres in Section 2, T 20 N, R 1 W, M.D.B.& M.
560.0 acres in southeasterly portion of
Section 3, T 20 N, R 1 W, M.D.B.& M.
160.0 acres in southeasterly portion of
Section 4, T 20 N, R 1 W, M.D.B.& M.
640.0 acres in Section 9, T 20 N, R 1 W, M.D.B.& M.
640.0 acres in Section 10, T 20 N, R 1 W, M.D.B.& M.
640.0 acres in Section 11, T 20 N, R 1 W, M.D.B.& M.
640.0 acres in Section 12, T 20 N, R 1 W, M.D.B.& M.
640.0 acres in Section 13, T 20 N, R 1 W, M.D.B.& M.
640.0 acres in Section 14, T 20 N, R 1 W, M.D.B.& M.
640.0 acres in Section 15, T 20 N, R 1 W, M.D.B.& M.
640.0 acres in Section 15, T 20 N, R 1 W, M.D.B.& M.

Parrott Investment Company (Cont'd.)

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75.0 acres in easterly portion of
                       Section 17, T 20 N, R 1 W, M.D.B.& M.
      40.0 acres in easterly portion of
                       Section 20, T 20 N, R 1 W, M.D.B.& M.
     640.0 acres in Section 21, T 20 N, R 1 W, M.D.B.& M.
     640.0 acres in Section 22, T 20 N, R 1 W, M.D.B.& M. 640.0 acres in Section 23, T 20 N, R 1 W, M.D.B.& M. 640.0 acres in Section 24, T 20 N, R 1 W, M.D.B.& M.
     640.0 acres in Section 25, T 20 N, R 1 W, M.D.B.& M.
    640.0 acres in Section 26, T 20 N, R 1 W, M.D.B.& M. 640.0 acres in Section 27, T 20 N, R 1 W, M.D.B.& M. 640.0 acres in Section 28, T 20 N, R 1 W, M.D.B.& M.
     240.0 acres in easterly portion of
                       Section 29, T 20 N, R 1 W, M.D.B.& M.
      90.0 acres in easterly portion of
                      Section 32, T 20 N, R 1 W, M.D.B.& M.
     640.0 acres in Section 33, T 20 N, R 1 W, M.D.B.& M.
    640.0 acres in Section 34, T 20 N, R 1 W, M.D.B.& M.
     580.0 acres in northerly portion of
                      Section 35, T 20 N, R 1 W, M.D.B.& M.
    396.0 acres in northerly portion of
                      Section 36, T 20 N, R 1 W, M.D.B.& M.
     10.0 acres in northwesterly portion of Section 2, T 19 N, R 1 W, M.D.B.& M.
    140.0 acres in northerly portion of
                      Section 3, T 19 N, R 1 W, M.D.B.& M.
    140.0 acres in northerly portion of
                      Section 4, T 19 N, R 1 W, M.D.B.& M.
       5.0 acres in southeasterly portion of
                      Section 34, T 21 N, R 1 W, M.D.B.& M.
    130.0 acres in southerly portion of
                      Section 35, T 21 N, R 1 W, M.D.B.& M.
    340.0 acres in southerly portion of
                     Section 36, T 21 N, R 1 W, M.D.B.& M.
    240.0 acres in southwesterly portion of Section 31, T 21 N, R 1 E, M.D.B.& M.
    281.0 acres in westerly portion of Section 6, T 20 N, R 1 E, M.D.B.& M.
    275.0 acres in westerly portion of Section 7, T 20 N, R 1 E, M.D.B.& M.
    275.0 acres in westerly portion of
                     Section 18, T 20 N, R 1 E, M.D.B.& M.
   275.0 acres in westerly portion of
                     Section 19, T 20 N, R 1 E, M.D.B.& M.
   275.0 acres in westerly portion of
                     Section 30, T 20 N, R 1 E, M.D.B.& M.
   100.0 acres in northwesterly portion of
                     Section 31, T 20 N, R 1 E, M.D.B.& M.
17,427.0 acres - Total (All in Llano Seco Rancho)
                                  (Section lines have been projected).
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119.0 acres in Section 8, T 21 N, R 2 E, M.D.B.& M. 83.5 acres in Section 17, T 21 N, R 2 E, M.D.B.& M. 8.5 acres in Section 16, T 21 N, R 2 E, M.D.B.& M. 211.0 acres - Total (All in Rancho Esquon)
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(Section lines have been projected)

not on

Roy L. Pearson, Orval L. Pearson, Eunice A. Cartwright and Mildred Laughlin

3.0 acres in NWL SEL of Section 34, T 23 N, R 3 E, M.D.B.& M. 3.0 acres - Total

Mary E. Roth

6.0 acres in SE NE of Section 6, T 21 N, R 2 E, M.D.B.& M.
4.0 acres in SW NE of Section 6, T 21 N, R 2 E, M.D.B.& M.
6.0 acres in NE SE of Section 6, T 21 N, R 2 E, M.D.B.& M.
28.0 acres in NW SE of Section 6, T 21 N, R 2 E, M.D.B.& M.
13.0 acres in NE SW of Section 6, T 21 N, R 2 E, M.D.B.& M.
13.0 acres in SE SW of Section 6, T 21 N, R 2 E, M.D.B.& M.
5.0 acres in SW SW of Section 6, T 21 N, R 2 E, M.D.B.& M.
75.0 acres — Total (Section lines have been projected).

Joe A. Sagi

11.6 acres in SE SE OF Section 14, T 23 N, R 3 E, M.D.B.& M. 11.6 acres - Total

H. W. Skillin and Alice Skillin

2.3 acres in NEL SEL of Section 19, T 22 N, R 3 E, M.D.B.& M. 5,1 acres in SEL SEL of Section 19, T 22 N, R 3 E, M.D.B.& M. 2.0 acres in SWL SEL of Section 19, T 22 N, R 3 E, M.D.B.& M. 9.4 acres - Total

L. B. Stephenson

25.0 acres in NE SW of Section 21, T 26 N, R 5 E, M.D.B.& M. 25.0 acres - Total

Thurman & Wright

6.0 acres in SW NW of Section 30, T 22 N, R 3 E, M.D.B.& M. 6.0 acres - Total

Crace D. Taylor

4.0 acres in SW1 NW1 of Section 29, T 26 N, R 4 E, M.D.B.& M.

1.0 acre in NW1 SW1 of Section 29, T 26 N, R 4 E, M.D.B.& M.

5.0 acres - Total (All in the townsite of Butte Meadows).

Lester K. Thomasson, N. H. Thomasson, Beryl V. Thomasson, Zelma L. Stevens and Effic M. Bruce

15.0 acres in SW1 SE1 of Section 36, T 22 N, R 1 E, M.D.B.& M. 40.0 acres in SE1 SW1 of Section 36, T 22 N, R 1 E, M.D.B.& M. 20.0 acres in SW1 SW1 of Section 36, T 22 N, R 1 E, M.D.B.& M. 6.0 acres in NE1 SW1 of Section 36, T 22 N, R 1 E, M.D.B.& M. 80.0 acres in N2 NW1 of Section 1, T 21 N, R 1 E, M.D.B.& M. 38.0 acres in NW2 NE1 of Section 1, T 21 N, R 1 E, M.D.B.& M.

Lester K. Thomasson, N. H. Thomasson, Beryl V. Thomasson, Zelma L. Stevens and Effie M. Bruce (Cont'd.)

3.0 acres in NE2 NE2 of Section 1, T 21 N, R 1 E, M.D.B.& M. 6.0 acres in SW2 NE2 of Section 1, T 21 N, R 1 E, M.D.B.& M. 35.0 acres in SE2 NW2 of Section 1, T 21 N, R 1 E, M.D.B.& M. 38.0 acres in SW2 NW2 of Section 1, T 21 N, R 1 E, M.D.B.& M. 18.0 acres in NW2 SW2 of Section 1, T 21 N, R 1 E, M.D.B.& M. 6.0 acres in SE2 NE2 of Section 2, T 21 N, R 1 E, M.D.B.& M. 305.0 acres - Total

United States Department of Agriculture, Bureau of Plant Industry, Division of Plant Exploration & Introduction, Plant Introduction Garden

O.5 acre in SW! SW! of Section 32, T 22 N, R 2 E, M.D.B.& M. 27.8 acres in NW! NW! of Section 5, T 21 N, R 2 E, M.D.B.& M. 24.7 acres in NE! NW! of Section 5, T 21 N, R 2 E, M.D.B.& M. 40.0 acres in SE! NW! of Section 5, T 21 N, R 2 E, M.D.B.& M. 38.0 acres in SW! NW! of Section 5, T 21 N, R 2 E, M.D.B.& M. 14.5 acres in NE! SW! of Section 5, T 21 N, R 2 E, M.D.B.& M. 3.0 acres in NW! SW! of Section 5, T 21 N, R 2 E, M.D.B.& M. 2.3 acres in NW! SE! of Section 5, T 21 N, R 2 E, M.D.B.& M. 2.3 acres in NW! NE! of Section 5, T 21 N, R 2 E, M.D.B.& M. 2.3 acres in SW! NE! of Section 5, T 21 N, R 2 E, M.D.B.& M. 2.3 acres in SW! NE! of Section 5, T 21 N, R 2 E, M.D.B.& M. 3.0 acres in SW! NE! of Sect

United States Department of Agriculture - Lassen National Forest

10.2 acres in SW2 NE2 of Section 13, T 26 N, R 4 E, M.D.B.& M. 10.2 acres - Total

S. A Vandegrift

80.0 acres in S2 NWt of Section 35, T 23 N, R 3 E, M.D.B.& M. 80.0 acres - Total (I. I. Cooper Place)

Vandegrift Trust

15.0 acres in NEL SEL of Section 2, T 23 N, R 3 E, M.D.B.& M. 35.0 acres in SEL SEL of Section 2, T 23 N, R 3 E, M.D.B.& M. 1.0 acre in SWL SEL of Section 2, T 23 N, R 3 E, M.D.B.& M. 35.0 acres in NEL NEL of Section 11, T 23 N, R 3 E, M.D.B.& M. 87.0 acres - Total

Stephen Vernoga

0.2 acre in SEL NEL of Section 19, T 21 N, R 2 E, M.D.B.& M. 16.2 acres in NEL SEL of Section 19, T 21 N, R 2 E, M.D.B.& M. 1.0 acre in SEL SEL of Section 19, T 21 N, R 2 E, M.D.B.& M. 4.9 acres in SW SEL of Section 19, T 21 N, R 2 E, M.D.B.& M. 25.0 acres in NW SEL of Section 19, T 21 N, R 2 E, M.D.B.& M. 47.3 acres - Total (All in Spanish Land Grant)

(Section lines have been projected)

Varney F. Wakefield

0.2 acre in NE NW of Section 17, T 21 N, R 2 E, M.D.B.& M. 3.9 acres in SE NW of Section 17, T 21 N, R 2 E, M.D.B.& M. 7.5 acres in SW NW of Section 17, T 21 N, R 2 E, M.D.B.& M. 2.4 acres in NW NW of Section 17, T 21 N, R 2 E, M.D.B.& M. 14.0 acres - Total

Western Canal Company

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30.0 acres in SEt Section 35, T 20 N, R 1 W, M.D.B.& M.
319.0 acres in St Section 36, T 20 N, R 1 W, M.D.B.& M.
70.0 acres in Et SWt of Section 6, T 20 N, R 1 E, M.D.B.& M.
472.0 acres in Et and Et Wt of Section 7, T 20 N, R 1 E, M.D.B.& M.
640.0 acres in Section 9, T 20 N, R 1 E, M.D.B.& M.
  126.0 acres in E2 of Section 10, T 20 N, R 1 E, M.D.B.& M.
  620.0 acres in Section 13, T 20 N, R 1 E, M.D.B.& M. 427.0 acres in Section 14, T 20 N, R 1 E, M.D.B.& M. 620.0 acres in Section 15, T 20 N, R 1 E, M.D.B.& M.
  640.0 acres in Section 16, T 20 N, R 1 E, M.D.B.& M.
  640.0 acres in Section 17, T 20 N, R 1 E, M.D.B.& M.
480.0 acres in E2 and E2 W2 of Section 18, T 20 N, R 1 E, M.D.B.& M.
480.0 acres in Section 19, T 20 N, R 1 E, M.D.B.& M.
  640.0 acres in Section 20, T 20 N, R 1 E, M.D.B.& M.
  640.0 acres in Section 21, T 20 N, R 1 E, M.D.B.& M.
640.0 acres in Section 22, T 20 N, R 1 E, M.D.B.& M.
600.0 acres in Section 23, T 20 N, R 1 E, M.D.B.& M.
150.0 acres in N2 and NWL SWL of Section 24, T 20 N, R 1 E, M.D.B.& M.
  125.0 acres in NEt of Section 26, T 20 N, R 1 E, M.D.B.& M.
  630.0 acres in Section 27, T 20 N, R 1 E, M.D.B.& M.
640.0 acres in Section 28, T 20 N, R 1 E, M.D.B.& M.
320.0 acres in No of Section 29, T 20 N, R 1 E, M.D.B.& M.
  390.0 acres in Ez and Fctl. Ez Wz of Section 30, T 20 N, R 1 E, M.D.B.& M.
640.0 acres in Section 33, T 20 N, R 1 E, M.D.B.& M.
315.0 acres in N2 and SW2 of Section 34, T 20 N, R 1 E, M.D.B.& M.
550.0 acres in Section 1, T 19 N, R 1 W, M.D.B.& M.
595.0 acres in Section 2, T 19 N, R 1 W, M.D.B.& M.
145.0 acres in Fctl. E2 of Section 3, T 19 N, R 1 W, M.D.B.& M.
625.0 acres in Fctl. NE2 of Section 10, T 19 N, R 1 W, M.D.B.& M.
625.0 acres in Section 11, T 19 N, R 1 W, M.D.B.& M.
  560.0 acres in Section 12, T 19 N, R 1 W, M.D.B.& M.
 570.0 acres in Section 13, T 19 N, R 1 W, M.D.B.& M.

1570.0 acres in Section 14, T 19 N, R 1 W, M.D.B.& M.

115.0 acres in Fctl. E2 E2 of Section 15, T 19 N, R 1 W, M.D.B.& M.

400.0 acres in Section 23, T 19 N, R 1 W, M.D.B.& M.
  360.0 acres in N2, SEt and Fctl. SWt of Section 24, T 19 N, R 1 W, M.D.B.&M.
 315.0 acres in Section 25, T 19 N, R 1 W, M.D.B.& M. 80.0 acres in Fctl. NWH of Section 26, T 19 N, R 1 W, M.D.B.& M. 70.0 acres in Fctl. NET of Section 36, T 19 N, R 1 W, M.D.B.& M. 320.0 acres in E2 of Section 5, T 19 N, R 1 E, M.D.B.& M. 320.0 acres in Section 6, T 10 N, R 1 E, M.D.B.& M.
 320.0 acres in Section 6, T 19 N, R 1 E, M.D.B.& M.
640.0 acres in Section 7, T 19 N, R 1 E, M.D.B.& M.
223.0 acres in projected Section 8, T 19 N, R 1 E, M.D.B.& M.
497.0 acres in projected Section 17, T 19 N, R 1 E, M.D.B.& M.
 640.0 acres in Section 18, T 19 N, R 1 E, M.D.B.& M.
640.0 acres in Section 19, T 19 N, R 1 E, M.D.B.& M.
620.0 acres in projected Section 20, T 19 N, R 1 E, M.D.B.& M.
 60.0 acres in projected Section 28, T 19 N, R 1 E, M.D.B.& M. 395.0 acres in projected Section 29, T 19 N, R 1 E, M.D.B.& M.
 640.0 acres in Section 30, T 19 N, R 1 E, M.D.B.& M.
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Western Canal Company (Cont'd.)

400.0 acres in N2 and Fctl. SW2 of Section 31, T 19 N, R 1 E, M.D.B.& M. 20.0 acres in SW2 of Projected Section 33, T 19 N, R 1 E, M.D.B.& M. 225.0 acres in E2 of Section 5, T 18 N, R 1 E, M.D.B.& M. 180.0 acres in E2 of Section 8, T 18 N, R 1 E, M.D.B.& M. 22,129.0 acres - Total.

E. E. White

40.0 acres in SEL of Section 13, T 20 N, R 1 E, M.D.B.& M.
6.64 acres in SEL SEL of Section 23, T 20 N, R 1 E, M.D.B.& M.
455.0 acres in NEL Section 24, T 20 N, R 1 E, M.D.B.& M.
541.64 acres - Total.

Roy White

32.0 acres in Lot 62B of Durham State Land Settlement.
21.0 acres in Lot 62A of Durham State Land Settlement.
53.0 acres - Total.

F. E. Whitlock

10.0 acres in Lot 6 of Section 34, T 23 N, R 3 E, M.D.B.& M.

lying south and east of the Upper Centerville Canal.

10.0 acres - Total.

Herbert W. Whitten and Marjorie C. Whitten

13.6 acres in N2 NWL of Section 15, T 20 N, R 2 E, M.D.B.& M.
27.2 acres in that portion of N2 N2 of Section 16, T 20 N, R 2 E,

M.D.B.& M., lying NE of Northern Electric Railroad.
94.0 acres in SWL of Section 10, T 20 N, R 2 E, M.D.B.& M.
54.0 acres in NWL of Section 10, T 20 N, R 2 E, M.D.B.& M.
15.0 acres in SEL NEL of Section 8, T 20 N, R 2 E, M.D.B.& M.
160.0 acres in SEL of Section 9, T 20 N, R 2 E, M.D.B.& M.
187.0 acres in N2 of Section 9, T 20 N, R 2 E, M.D.B.& M.
114.5 acres in that portion of SWL of Section 9, T 20 N, R 2 E,

M.D.B.& M., lying NE of Northern Electric Railroad.
665.3 acres - Total (All in Rancho Esquen)
(Section lines have been projected)

PLACES OF USE OF DOMESTIC ALLOTMENTS

The Diamond Match Company

E½, E½ NW½ and NW½ NW½ of Section 5, T 24 N, R 4 E, M.D.B.& M.

All of Section 6, T 24 N, R 4 E, M.D.B.& M.

NW½, N½ NEŁ, N½ SWŁ NEŁ, SWŁ SWŁ NEŁ, S½ S½, NWŁ SWŁ, N½ NEŁ SWŁ

and SWŁ NEŁ SWŁ of Section 7, T 24 N, R 4 E, M.D.B.& M.

E½, NWŁ, S½ SWŁ, and NEŁ SWŁ of Section 18, T 24 N, R 4 E, M.D.B.& M.

NEŁ, E½ NWŁ, SWŁ, and E½ NWŁ SEŁ of Section 8, T 24 N, R 4 E, M.D.B.& M.

All of Section 17, T 24 N, R 4 E, M.D.B.& M.

All of Section 1, T 24 N, R 3 E, M.D.B.& M.

The Diamond Match Company (Cont'd.)

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All of Section 2, T 24 N, R 3 E, M.D.B.& M.
    N<sub>2</sub>, SW<sub>2</sub>, N<sub>2</sub> SE<sub>2</sub>, and SE<sub>2</sub> SE<sub>3</sub> of Section 3, T 24 N, R 3 E, M.D.B.& M. N<sub>2</sub>, E<sub>2</sub> SW<sub>2</sub>, and SW<sub>2</sub> SW<sub>3</sub> of Section 4, T 24 N, R 3 E, M.D.B.& M.
 Nā, Ež SWŁ, and SWŁ SWŁ of Section 4, T 24 N, R 3 E, M.D.B.& M.
All of Section 9, T 24 N, R 3 E, M.D.B.& M.
SZ, NWŁ, and EŻ NEŁ of Section 10, T 24 N, R 3 E, M.D.B.& M.
WŻ, NEŁ, and WŻ SEŁ of Section 11, T 24 N, R 3 E, M.D.B.& M.
EŽ, NWŁ, WŻ SWŁ, SEŁ SWŁ, SZ NEŁ SWŁ, and NEŁ NEŁ SWŁ of
Section 12, T 24 N, R 3 E, M.D.B.& M.
All of Section 13, T 24 N, R 3 E, M.D.B.& M.
EŽ, NWŁ, and EŻ SWŁ of Section 14, T 24 N, R 3 E, M.D.B.& M.
All of Section 15, T 24 N, R 3 E, M.D.B.& M.
All of Section 16, T 24 N, R 3 E, M.D.B.& M.
NEŁ, EŻ NWŁ, SWŁ, NŻ SEŁ, SEŁ SEŁ, and EŻ SWŁ SEŁ of Section 23,
T 24 N, R 3 E, M.D.B.& M.
NWŁ, EŻ EŻ, NWŁ NEŁ, and SWŁ SEŁ of Section 24, T 24 N, R 3 E, M.D.B.& M.
WŻ, SEŁ and SŻ NEŁ of Section 25, T 24 N, R 3 E, M.D.B.& M.
EŻ NEŁ, SWŁ NEŁ, SEŁ NWŁ, and SEŁ of Section 26, T 24 N, R 3 E, M.D.B.& M.
All of Section 35, T 24 N, R 3 E, M.D.B.& M.
   All of Section 35, T 24 N, R 3 E, M.D.B.& M.

Fctl. W2 W2 of Section 4, T 25 N, R 4 E, M.D.B.& M.

Fctl. N2, N2 SW4, SW4, and E2 SE4 of Section 5, T 25 N, R 4 E,
                                                                                                                                                                                                   M.D.B.& M.
  Fctl. N_2^1, and N_2^1 SE\frac{1}{2} of Section 6, T 25 N, R 4 E, M.D.B.& M. W<sub>2</sub> W<sub>2</sub>, and E<sub>2</sub> of Section 7, T 25 N, R 4 E, M.D.B.& M. SW<sub>2</sub>, SE\frac{1}{2} NW<sub>2</sub>, SE\frac{1}{2} NW<sub>2</sub>, SE\frac{1}{2} NW<sub>2</sub>, SE\frac{1}{2} NW<sub>2</sub>, and W<sub>2</sub> SE\frac{1}{2} of Section 8, T 25 N, R 4 E, M.D.B.& M. All of Section 9, T 25 N, R 4 E, M.D.B.& M.
   Et NEL, St, and SEL NWL of Section 16, T 25 N, R 4 E, M.D.B.& M.
   All of Section 17, T 25 N, R 4 E, M.D.B.& M.
  E2, NW2, N2 SW4, and SE2 SW2 of Section 18, T 25 N, R 4 E, M.D.B.& M. All of Section 19, T 25 N, R 4 E, M.D.B.& M. All of Section 20, T 25 N, R 4 E, M.D.B.& M.
 Was, NEt, Na SEt, and SWt SEt of Section 21, T 25 N, R 4 E, M.D.B.& M. Was Et, Et Was, NWt, NWt, and SWt SWt of Section 29, T 25 N, R 4 E, M.D.B.&M. Sa Sa, NWt SEt, Na SWt, and SWt NWt of Section 30, T 25 N, R 4 E, M.D.B.&M. Na, SEt, and Na SWt of Section 31, T 25 N, R 4 E, M.D.B.& M. Was, Was SEt, St NEt, NEt NEt, and Sa NWt NEt of Section 32, T 25 N, R 4 E, Was, Na SEt, Set, Sa NEt, NEt NEt, and Sa NWt NEt of Section 32, T 25 N, R 4 E,
                                                                                                                                                                                                  M.D.B.& M.
  All of Fctl. Section 1, T 25 N, R 3 E, M.D.B.& M. All of Section 11, T 25 N, R 3 E, M.D.B.& M.
  All of Section 12, T 25 N, R 3 E, M.D.B.& M.
  All of Section 13, T 25 N, R 3 E, M.D.B.& M. All of Section 14, T 25 N, R 3 E, M.D.B.& M.
  All of Section 15, T 25 N, R 3 E, M.D.B.& M.
  All of Section 22, T 25 N, R 3 E, M.D.B.& M.
 All of Section 23, T 25 N, R 3 E, M.D.B.& M. All of Section 24, T 25 N, R 3 E, M.D.B.& M. All of Section 24, T 25 N, R 3 E, M.D.B.& M. All of Section 25, T 25 N, R 3 E, M.D.B.& M.
  All of Section 26, T 25 N, R 3 E, M.D.B.& M.
  All of Section 27, T 25 N, R 3 E, M.D.B.& M.
 W_2, NE_4, N_2 SE_4, and SE_4 SE_4 of Section 33, T 25 N, R 3 E, M.D.B.& M. All of Section 34, T 25 N, R 3 E, M.D.B.& M.
  All of Section 35, T 25 N, R 3 E, M.D.B.& M.
All of Section 36, T 25 N, R 3 E, M.D.B.& M.
N\( \frac{1}{2}\) N\( \frac{1}{2}\), S\( \frac{1}{2}\), NR 3 E, M.D.B.& M.
N\( \frac{1}{2}\) N\( \frac{1}{2}\), S\( \frac{1}{2}\) N\( \frac{1}{2}\), And M\( \frac{1}{2}\) SE$ of Section 15, T 26 N, R 4 E, M.D.B.& M.
S\( \frac{1}{2}\) N\( \frac{1}{2}\), and N\( \frac{1}{2}\) SE$ of Section 14, T 26 N, R 4 E, M.D.B.& M.

S\( \frac{1}{2}\) N\( \frac{1}{2}\), And N\( \frac{1}{2}\) S\( \frac{1}{2}\) N\( \frac{1}{2}\), R 4 E, M.D.B.& M.
 W_{\overline{2}}, SE_{4}, and S_{\overline{2}} NE_{4} of Section 22, T 26 N, R 4 E, M.D.B.& M.
Sa, and Sa Na of Section 23, T 26 N, R 4 E, M.D.B.& M. Wa Wa, SEL SWL, Wa SEL, and SEL SEL of Section 24, T 26 N, R 4 E, M.D.B.&M. Wa NWL, SEL MWL, and SWL NEL of Section 25, T 26 N, R 4 E, M.D.B.& M.
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The Diamond Match Company (Cont'd.)

Note that the section 26, T 26 N, R 4 E, M.D.B.& M.

All of Section 27, T 26 N, R 4 E, M.D.B.& M.

Solved S

Anna Spangler

Carl Nelson Swartz and Esther M. Swartz

Lots 1, 6 and 7 of Section 22, T 23 N, R 3 E, M.D.B.& M.

Grace D. Taylor

Fctl. SE NW of Section 29, T 26 N, R 4 E, M.D.B.& M. (In the townsite of Butte Meadows).

United States Department of Agriculture - Lassen National Forest

(Jones Creek)

 $S_2^{\frac{1}{2}}$ SWL of Section 7, T 26 N, R 5 E, M.D.B.& M. N. SWL of Section 18, T 26 N, R 5 E, M.D.B.& M. SL NET of Section 13, T 26 N, R 4 E, H.D.B.& M.

(Butte Creek)

NET SET of Section 30, T 26 N, R 4 E, M.D.B.& M.

S. A Vandegrift

(Middle Butte Creek)

All of Section 26, T 23 N, R 3 E, M.D.B.& M.

Why who of Section 23, T 23 N, R 3 E, M.D.B.& M.

Ed NWh of Section 23, T 23 N, R 3 E, M.D.B.& M.

Why Ed of Section 23, T 23 N, R 3 E, M.D.B.& M.

NEL SWH of Section 23, T 23 N, R 3 E, M.D.B.& M.

SEL NEL of Section 23, T 23 N, R 3 E, M.D.B.& M.

She NEL of Section 23, T 23 N, R 3 E, M.D.B.& M.

She NEL of Section 23, T 23 N, R 3 E, M.D.B.& M.

She NEL NEL of Section 23, T 23 N, R 3 E, M.D.B.& M.

Ed SEL of Section 23, T 23 N, R 3 E, M.D.B.& M.

S. A Vandegrift (Cont'd.)

(Vandegrift Spring and Little Butte Creek)

 W_2^1 of Section 25, T 23 N, R 3 E, M.D.B.& M. W_2^1 NE4 of Section 36, T 23 N, R 3 E, M.D.B.& M.

Eleanor Propfe Welch

Lots 26, 32 and 33 of 1st Subdivision of Davis Tract in NEL of Section 29, T 26 N, R 4 E, M.D.B.& M.

PLACES OF USE OF NONCONSUMPTIVE ALLOTMENTS

Electric Mining Company (Power)

St SEL SWL of Section 8, T 22 N, R 3 E, M.D.B.& M.

W. J. McCann and Elizabeth T. Cussick (Potable domestic)

NEL of Section 29, T 26 N, R 4 E, M.D.B.& M. W2 W2 NWL of Section 28, T 26 N, R 4 E, K.D.B.& M.

L. H. McLain and C. J. McLain (Mining)

NW NW of Section 15, T 24 N, R 3 E, M.D.B.& M.

Pacific Gas and Electric Company (Power)

(DeSabla Power Plant)

NWH NWH of Section 10, T 23 N, R 3 E, M.D.B.& M.

(Centerville Power Plant)

NET SET of Section 5, T 22 N, R 3 E, M.D.B.& M.

Jack L. Post (Mining)

NWL and No NEt of Section 10, T 22 N, R 3 E, M.D.B.& M.
Start Start of Section 3, T 22 N, R 3 E, M.D.B.& M.
Start SEL of Section 3, T 22 N, R 3 E, M.D.B.& M.
SWL SEL SEL of Section 3, T 22 N, R 3 E, M.D.B.& M.

Harold B. Rathwell (Power)

SEL SEL of Section 2, T 22 N, R 3 E, M.D.B.& M.

Sheet 22

For shut 23 (1),44 75.

Almon E. Smith (Mining)

 N_2^1 and N_2^2 SWL of Section 3, T 22 N, R 3 E, M.D.H.& M. N_2^1 Sg SWL of Section 3, T 22 N, R 3 E, M.D.H.& M.

Margaret A. Smith (Hining)

SEL NEL of Section 22, T 24 N, R 3 E, M.D.B.& M.

Grace D. Taylor (Potable domestic)

5 acres in the townsite of Butte Meadows within the SWL NWL and NWL SWL of Section 29, T 26 N, R 4 E, H.D.B.& M.

David S. Webb and Mary D. Webb (Mining)

St SWt SWt of Section 24, T 24 N, R 3 E, M.D.B.& M.

Herbert W. Whitten, Marjorie C. Whitten, Olive M. Young, George Mead, Anna Mead, T. H. Polk and Lucia V. Polk (Mining)

NEt SEt and SEt NEt of Section 3, T 22 N, R 3 E, M.D.B.& M.

SEt SEt SEt of Section 3, T 22 N, R 3 E, M.D.B.& M.

No SEt SEt of Section 3, T 22 N, R 3 E, M.D.B.& M.

No SWI SEt of Section 3, T 22 N, R 3 E, M.D.B.& M.

No SWI SEt of Section 3, T 22 N, R 3 E, M.D.B.& M. and that portion of the following described land lying East of the Center of Middle Butte Creek:

No NET of Section 3, T 22 N, R 3 E, M.D.B.& M. SWI NET of Section 3, T 22 N, R 3 E, M.D.B.& M. NWI SEI of Section 3, T 22 N, R 3 E, M.D.B.& M.

Yuba Consolidated Gold Fields (Mining)

5 acres in SEL SWL of Section 5, T 21 N, R 2 E, M.D.B.& M. 55 acres in No SWE of Section 5, T 21 N, R 2 E, M.D.B.& M. 36 acres in No SEL of Section 6, T 21 N, R 2 E, M.D.B.& M. 10 acres in SEL SEL of Section 6, T 21 N, R 2 E, M.D.B.& M. 14 acres in SWL SEL of Section 6, T 21 N, R 2 E, M.D.B.& M. 120 acres - Total

POINTS OF DIVERSION FROM BUTTE CREEK
AND ITS TRIBUTARIES

			
	: Number	Approximate Location of Point of Diversion	
3.7	:_ of	:Legal Sub-Divi -: Reference : Bearing :Distance	3
Name		sion in which : corner for : from : in feet	1
of	on Divi-		Map
Diversion	: sion of		
System	: Water	: corner	
	:Resources		
	: Map	: М.D.B.& М. : М.D.B.& М. :	·. !
	:	:	
Jonesville	: 1	:SW Sw Sec. 7 :SW Cor. Sec. 7 :N 67° E : 1050	6
Block 1	:	:T 26 N, R 5 E :T 26 N, R 5 E :	
	2	· · · · · · · · · · · · · · · · · · ·	
Mickey-Minder-	. 2	SEL NEL Sec. 13:NE Cor. Sec. 13:S 21030'W: 1900	,
man Spring		:SEC NET Sec. 13:NE Cor. Sec. 13:S 21°30'W: 1900 :T 26 N, R 4 E :T 26 N, R 4 E :	6
man obsesse		.1 20 N, R 4 E 11 20 N, R 4 E ;	١.
Mickey (Jones)	. 2	i i i i i i i i i i i i i i i i i i i	
arrewel (gones)		:NEL NEL Sec. 13:NE Cor. Sec. 13:S 31°30'W: 1440	6
		:T 26 N, R 4 E : T 26 N, R 4 E : :	
Mickey-Minder-	: 4	:NW NEL Sec. 13:NE Cor. Sec. 13:S 53° W : 1950	6
man	:	T 26 N, R 4 E : T 26 N, R 4 E : :	
	:		
Willow Creek	5A (:NEt SWt Sec. 12:Wt Cor. Sec. 12:S 86°E : 1600	6
and Kennedy	:: (T 26 N, R 4 E : T 26 N, R 4 E :	٠
Pipe	7	· · · · · · · · · · · · · · · · · · ·	
	: }	SEL NW Sec. 12:W Cor. Sec. 12:N 88°E : 1600	,
	: }	SET NWA Sec. 12:WA Cor. Sec. 12:N 88°E : 1600 :	6
	• 1	:T 26 N, R 4 E :T 26 N, R 4 E : :	
Colbra Canalia	. cn		
Colby Creek	5B	At various points on Colby Creek between NER	6
	;	:Sec. 3 and SEt Sec. 11, T 26 N, R 4 E	
	•		
Cirby	: 6	:SWE NWH Sec. 26:WH Cor. Sec. 26:N 52° E : 1300 :	6
	*	T 26 N, R 5 E : T 26 N, R 5 E :	
	: ,		
Stevenson	7.	:NEt NEt Sec. 28:NE Cor. Sec. 28:S 20° W : 720	6.
Upper		T 26 N, R 5 E T 26 N, R 5 E :	
	·		
Stevenson	. 8	:NET NET Sec. 28:NE Cor. Sec. 28:S 46°30'W: 680	
Lower	÷ :	: NET NET Sec. 28: NE Cor. Sec. 28: S 46°30'W: 680 ; :T 26 N, R 5 E : : :	6
Donor	:	.1 20 N, N 7 E 1 20 N, N 7 E 1	
7	. 61	ord out of the order	
}	: 8A	:SEL SWL Sec. 21:St Cor. Sec. 21:N 1 W : 250	6
- }	•	T 26 N, R 5 E T 26 N, R 5 E :	
(' . · · · · · · · · ·
Abietine (± 8B	:NEt SWt Sec. 21; Center Sec. 21 :S 45° W : 400	6
(•	T 26 N, R 5 E T 26 N, R 5 E :	
. (:		
(: 8C	:SEL NWL Sec. 21:WL Cor. Sec. 21:N 60° E : 200	6
. (1	T 26 N, R 5 E T 26 N, R 5 E	, i , 🍈 - i
	:		100
Lucas Springs	9	:NEL SEL Sec. 21:W Cor. Sec. 21:S 55°30'W: 1500	Sa . 2 . 5
naces obsesses	* 2	:NEt SEt Sec. 21:Wt Cor. Sec. 21:S 55°30'W: 1500	
	●	T 26 N, R 4 E T 26 N, R 4 E :	
M. A	1		. (:
McGann Springs	* 9A	:SEt of SWt and :Nt Cor. Sec. 28:Due North: 600	6
*	3	SWL SEL of Sec. T 26 N, R 4 E :	
	3	:21, T 26 N, R4E:	
•	:		1.5
Lucas-Jones	t . 5	: NWL NWL Seq. 13: NW Cor. Sec. 13: S 63°30'E: 1430	- 6
	:	T 26 N, R 4 E : T 26 N, R 4 E : :	
		ALCOHOLOGICAL CONTRACTOR OF CONTRACTOR CONTR	the state of the state of

	A Manuel	A				
	: Number	Approx	dmate Location o	f Point of	Diversion	
	of	:Legal Sub-Divi-		• :	!	•
Vana	:Diversion	sion in which		: Bearing :		
	on Divi-	= ::: -=			in feet	
	: sion of		: bearing	:reference:		Sheet
		:	;	corner :	reference:	Mo.
System	Resources		:	:	corner	:
- 1 	: Мар	: м.р.в.е.м.	: M.D.B.& M.	<u>:</u>		
;	. 30	t anlumia aa	:	:	٠	:
}	: 10	:SEE NEA Sec. 28	E. Cor. Sec. 28	:N 66°30 W:	950	: 6
}	:	:T 26 N, R 4 E	:T 26 N, R 4 E	:	'	:
. }	•		:	: :		:
5 , , , , , }	: 10A	:NWt NE Sec. 17	:NE Cor. Sec. 17	:S 70°W :	1650	: 5
Diamond Match (:	T 25 N, R 4 E	:T 25 N, R 4 E	: :	:	:
	:		:		:	
}	: 10B	SWE NET Sec. 5	NE Cor. Sec. 5 T 24 N, R 4 E	:S 45° W :	2050 :	: 5
ζ,	•	: 1 24 N, R 4 D	i zan, na b	•	:	:
,	: 10C	:NEt SEt Sec. 34	:SE Cor. Sec. 34	NIW:	1900 :	: 5
(:	:T 24 N, R 3 E	:T 25 N, R 3 E	: :	'	:
	:	: , ,	:	:	: :	:
Webb			:SW Cor. Sec. 24	:N 54° E :	2500 :	5
	:	:T 24 N, R 3 E	1T 24 N, R 3 E	: 1	:	;
	:	:	:	: _ :	: :	:
Spangler Pipes	: 13A (:NWL NWh Sec. 36	:NW Cor. Sec. 36	:S 45°E :	650 :	5
	: (:T 24 N, R 3 E	:T 24 N, R 3 E	: :	: :	:
	: (:	:	: :		:
			:NW Cor. Sec. 36		1100 :	5
	: (:T 24 M, R 3 E	:T 24 N, R 3 E	: ;	:	:
	:	:	:	: :	:	!
Duensing	: 14	:NWH NWH Sec. 36	:NW Cor. Sec. 36	:5 35° E :	1500 :	: 5
	:	:T 24 N, R 3 E	:T 24 N, R 3 E	:	: :	:
	:	:	:	:	:	:
Duensing			:唑 Cor. Sec. 36	:N 79°E :	1000 :	: 5
Spring	•	:T 24 N, R 3 E	:T 24 N, R 3 E	:	;	:
	:	:	ŧ	: :	: :	1
Toad Town			:NW Cor. Sec. 36		2150	: 5
	:	:T 24 N, R 3 E	:T 24 N, R 3 E	: :	!	:
	•	: , ,	: .	;		;
Downs Spring			:E ¹ Cor. Sec. l	:S 81° W :	1150	4
	:	:T 23 N, R 3 E	:T 23 N, R 3 E	: ;	. :	
,	:	:	:	:	:	:
	: 16A		:NE Cor. Sec. 1	.S 47º W :	: 1140	٠ 4
Hamilton (:T 23 N, R 3 E	T 23 N, R 3 E	:	. :	:
(Musselman) (;	;	: _,	:		•
}	: 18		:吐 Cor. Sec. 1	:S 16°30'₩:	: 1460	4
. j. (: ,	:T 23 N, R 3 E	T 23 N, R 3 E	: X . (No. 1)		:
	:		1	👣 🧸 ្រូវ		:
Musselman	: 18A	:S唯 NWE Sec. 7	:NW Cor. Sec. 7		: 1650	: 4
Spring		T 23 N, R 4 E	:T 23 N, R 4 E	: 306	:	: 1
•	;	:	:		t Aga	:
	: (20	:Four points fro	m Little Butte C	reek betwee	en a point	4
Richardson	: (20A	:N 3~30'W 980 fe	et from the 吐 C	or Sec.2 ar	nd a point	:
	:	due south 950 f	eet from the NE	Cor. Sec.]	11,	:
	:	T 23 N, R 4 E				: .
	:	:	:		:	:
Meadowbrook	: 21	:: NV LSEL Sec. 2	:Ed Cor. Sec. 2	:S 56° W :	1600	: 4
	t		T 23 N, R 3 E		:	:
;	:	:	:	:	•	:
Paradise Irri-		:SEL SEL Sec. 25	:SE Cor. Sec. 25	:N 59° W	1380	: 4
gation District	2	:T 23 N, R 3 E	T 23 N, R 3 E	r≥yer :	:	:
	:	1	::	:	•	:
Nickerson	: 23	:SEt SEt Sec. 25	:SE Cor. Sec. 25	:N 76°30 W	: 1200	: 4
4	:	:T 23 N, R 3 E	:T 23 N, R 3 E	:	•	:

	: Number		ergion
M a.e	: of	Legal Sub-Divi-: Reference :	
Name of	Diversion	on: sion in which : corner for : Bearing : Di	stance:
Diversion	on Divi-	Diversion : distance and : from : in	feet : Map
System	: Water	. pegiling :Leteleuce; i	rom :Sheet
-2	Resource	· · · · · · · · · · · · · · · · · · ·	erence: No.
	: Map	: M.D.B.& M. : M.D.B.& M.	rner ;
	:		
Vandegrift	t 23A	:NEt NEt Sec. 36:NE Cor. Sec. 36: Due W : 1	300 : 4
	:	:T 23 N, R 3 E :T 23 N, R 3 E :	:
Sagi Pipes	:		:
negr Libes	24	Three points between the North and South Boun	dary 4
	*	:lines of SEt Sec. 14, T 23 N, R 3 E	2
Hook	: 24A	:NEL NEL Sec. 23:NE Cor. Sec. 23:S 88° W : 1	:
	:	:T 23 N, R 3 E :T 23 N, R 3 E :	000 : 4
	:	1 ~ ~	• 4
Vandegrift	: 248	:In channel between a point S 85°W 1400 feet f	mam + h + 1
Middle	:	:NE corner of Section 23. T 23 N. R 3 E and a	noint .
Butte	:	rule East 300 feet from the SW corner of Secti	on 26.
	:	:T 23 N, R 3 E :	
17a-da-wê 64	3	J_, _, :	
Vandegrift	240	:SEL SWL Sec. 24:SW Cor. Sec. 24:N 85°E : 1	500 🖫 4
Spring	:	:T 23 NA R 3 E :T 23 N, R 3 E : :	:
Vandegrift	: 24D	and and a comme	2
West Branch	: KHD	:NW NW Sec. 23:NW Cor. Sec. 23:S 80°E	300 1 4
Dranon	•	:T 23 N, R 3 E :T 23 N, R 3 E :	t '
Michael	24E	:NWL NEL Sec. 35:NE Cor. Sec. 35:S 85°W : 2	
	:	:T 23 N, R 3 E :T 23 N, R 3 E :	100 : 4
	:	i won, wou ii zon, non i	;
(: 24F	:NW4 SW Sec. 23:W Cor. Sec. 23:S 56°E	320
(:	T 23 N, R 3 E : T 23 N, R 3 E :	730 : 4
Hupp (2 "		•
· (: 25	:SWI NET Sec. 23:Et Cor. Sec. 23:N 73°W : 2	200 : 4
(•	T 23 N, R 3 E : T 23 N, R 3 E :	1:
Evers Spring	: . 751		
mera phtnig	: 25A	:Lot 1 Sec. 22 :NE for. Sec. 22:S 75°W : 2	100 : 4
	€; •	:T 23 N, R 3 E :T 23 N, R 3 E :	:
A. E. Smith	: 26	:SEL SEL Sec. 34:SE Cor. Sec. 34:N 37°W : 19	
(Ethel)	:	:T 23 N, R 3 E :T 23 N, R 3 E :	520 : 4
, ,	:	: :	:
Eureka Middle	: 26A	:NEt NEt Sec. 3 :NE Cor. Sec. 3 : Due W : 1	100 - 4
	:	T 22 N, R 3 E T 22 N, R 3 E :	
Maria 155 35	•		
Eureka Pump	: 26B	:NWL SEL Sec. 3 : Center Sec. 3 : Due E	350 : 4
	:	ff 22 N, R 3 E : T 22 N, R 3 E :	•
Ripley Spring	. 27	and only a second	. •
erbrea obtang	27	:SEA SEA Sec. 2 :SE Cor. Sec. 2 :N 34030'W: 13	340 = 4
i	•	:T 22 N, R 3 E :T 22 N, R 3 E : :	:
La Monte	28	MMH SEL Son 3 SL Com a con species :	
22 2101100	. 20	:NW SEL Sec. 2 :St Cor. Sec. 2 :N 5°30'E : 11	180 : 4
		:T 22 N, R 3 E :T 22 N, R 3 E : :	:
Eureka Little	28A	:SEL SEL Sec. 3 :SE Cor. Sec. 3 :N 85°W	100
"	1	T 22 N, R 3 E : T 22 N, R 3 E	300 : 4
:	!	:	
Post Pump :	28B	:SW4 SE4 Sec. 3 :S4 Cor. Sec. 3 : Due N	00 4
	ي ما	T 22 N, R 3 E T 22 N, R 3 E : :	
- />	:		•
Evers (Todd)	: 30	:SW SE Sec. 9 :SE Cor. Sec. 9 :N 83030 W: 19	40 : 4
;		T 22 N, R 3 E T 22 N, R 3 E : :	:
		Sheet 3	#1·
		Oncoo y	
**		-70-	
		** 1.10 (1.10 Mark 10.10 Mark 10.	, trage to
		The service service of the service o	

	: Number		imate Location of	Point of	Diversion	-
V		:Legal Sub-Divi-		: ;		
		sion in which		: Bearing :		
	on Divi-				in feet :	•
	: sion of		: bearing	reference:		Sheet
v		,	:	corner :	reference:	No.
	:Resources:	:	:	: :	corner :	
-	: Мар	м.р.в.& м.	M.D.B.& M.	: :		<u> </u>
	:		:	: :	:	
Burke	: 31 :	SWA SEA Sec. 17:	SE Cor, Sec. 17	:N 88 ⁰ 301W;	2220	4
		T 22 N, R 3 E		: :	:	
	:		1	: :	:	•
McLain	2 32	SEL NWL Sec. 20	NW Cor. Sec. 20	:S 40 30 E:	2300 -	: 4
		T 22 N, R 3 E		: :	_	•
	• •	· · · · · · · · · · · · · · · · · · ·	!			
McEnespy North	: 33	NEL SWL Sec. 20	SW Cor. Sec. 20	N LLOE	3450	4
		T 22 N, R 3 E		: :	2-72-	
	:	· ·				
McEnespy Main	: 34	NE SEL Sec. 20	SW Car Sec 20	M TYOE	3450	4
MOTHERD NOTH		T 22 N, R 3 E		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	J470	
	•	מול אנו איצוי	فد تر عد و ۱۱ عم ۱۸			•
M-D Bl	. 711	. veri out o oo	: .wl a a ao	. c 400m .	1600	. 4
McEnespy Pipe		:NEA SWA Sec. 20		: 4.00 C:	1600	. 4
	:	T 22 N, R 3 E	:T 22 N, K 3 E	:		•
	:	•	:	:		•
Mann Spring		:NV柱 NE社 Sec. 30		:S 56°30'W:	: 2120	: 4
	:	T 22 N, R 3 E	:T 22 N, R 3 E	: :	:	:
	:	•	:	: ; ;	1	Ì
Lucas	: 36A	:SEL NEL Sec. 21	:瓧 Cor. Sec. 21	:N 84°W :	1000	: 6
	:	T 26 N, R 4 E	T 26 N. R 4 E	.	,	•
	:	•	;	: :	:	:
Davis	: 36	:SWŁ SWŁ Sec. 21	:SW Cor. Sec. 21	:N 63°30'E:	1440	: 6
		T 26 N, R 4 E				1
•		t, t	• · · · · · · · · · · · · · · · · · · ·	•	• •	•
Thomas	37	SWL NW Sec. 28	NW Cor. Sec. 28	-S 13°E	1320	: 6
THOMAS		T 26 N, R 4 E		•	,	•
	•					•
Walah Dira	. 20	: .amul cml c oo	int day the 20	. с ооОш	1900	. 6
Welch Pipe	: 39		:Et Cor. Sec. 29	13 00 11	. 1900	
	1	T 26 N, R 4 E	:T 20 N, R 4 E	:		
	:		1	i i e Our		
Colgan Pipe	: 40		:Center Sec. 29	:N 45 W	200	: 6
	:	T 26 N, R 4 E	:T 26 N, R 4 E	1 1 4 1	•	1
	;			1	:	: ,
Butte Meadows	: 44	:NEA SEA Sec. 30	Et Cor. Sec. 30	1:564°30'W	: 650	: 6
	:	T 26 N, R 4 E	T 26 N, R 4 E	F	:	•
	1	:	•	1	:	:
Butte Creek	: 45		:NE Cor. Sec. 36		: 3260	: 5
Canal	· •	T 25 N, R 3 E	:T 25 N, R 3 E	:	:	:
	:	:	1	•	1	:
Butte Bell	: 45A	:NEt SWt Sec. 10	SW Cor. Sec. 10):N 30°E	2000	: 5
	:	T 24 N. R 3 E	:T 24 N, R 3 E		: .	*
	:		:	•	•	
McLain Sluice	45B	:NWH NWH Sec. 15	::NW Cor. Sec. 15	5:S 80°E	1200	: 5
	•	T 24 N, R 3 E		:	:	•
	•			•	:	:
Smith	: 46 .	:NW NW Sec. 1	NW Cor. Sec. 1	5:S 590301E	1400	: 5
CHILOIT	. 40	T 24 N, R 3 E			•	•
	:		•			Ţ
Contornillo	47	. Sunt vant Sec 10	0:W1 Cor. Sec. 10	л•и 60°т	1140	. 4
Centerville	+ 1.				•	•
Canal		ש כ זו נא כא ב:	:T 23 N, R 3 E		•	<u>.</u>
* 777 - 44 m² ·		. and onload o	The Con Con C	R 677OHT	: 2480	. 4
Electric	: 49		:Et Cor. Sec. 8		. ~400	•
Mining	I	מנת פא אא וו	:T 22 N, R 3 E	yw . a	•	
9 0		. NEW NEW C	ANTE Com Com	. ຕ່ວງເປັນເ	• 900 ·	
Parrott	: 50		:NE Cor. Sec. 4		• 700	
	. :	:T 21 N, R 2 E	TI CT II, II C II	* .	•	
		211.	aat l			
		Sn	eet 4			
			71-			
	-		•			1. 1. 1. 1. 1.
		was a salah sa a a sa		-		사람은 회사

<u></u>	: Number	: Approx	imate Location of	f Point of	Diversion	<u> </u>
		Legal Sub-Divi-		Bearing		
Name		: sion in which			in feet	•
. of	on Divi-	: Diversion	: distance and	reference		: Map
Diversion	: sion of	ccurs	: bearing :	corner	reference	•
	: Water	•	•		corner	No.
	:Resources:	!	.	:	•	:
	: Map	<u> и.р.в.е и: -</u>	M.D.B.&M.	: :		
Hale		: NEW NEW Sec. 4 T 21 N; R 2 E	: :NE Cor. Sec. 4 : :T 21 N, R 2 E	s 21°W	1020	3
Plant Garden Pump		NWt SEt Sec. 5 T 21 N, R 2 E	SE Cor. Sec. 5 T 21 N, R 2 E	N 47°W	2900	: 3 :
Compton-Entler		NWA SEA Sec. 5 T 21 N, R 2 E	SE Cor. Sec. 5 T 21 N, R 2 E	N 52°W	2900	3
Marybill	55	NW l SE l Sec. 5 T 21 N, R 2 E	SE Cor. Sec. 5 T 21 N, R 2 E	N 52°30'W	2880	3
Colony Upper	:	T 21 N, R 2 E	SE Cor. Sec. 5	N 53°W	2700	3
Ollinger Pump	: 57	NET SWE Sec. 8 T 21 N, R 2 E	Wk Cor. Sec. 8 T 21 N, R 2 E	S 80°301E	2500	3
Wakefield Fump		SE ¹ NW ¹ Sec. 17 T 21 N, R 2 E	W1 Cor. Sec. 17 T 21 N, R 2 E	м 70 ⁰ 301Е	2400	3
Colony Lower	59	Lot 1, Durham State Land Settlement	NE Cor. Sec. 19 T 21 N, R 2 E	S 3º30'E	2700	3
Brandt Pump	:		NE Cor. Sec. 5 T 20 N, R 2 E	s 70°W	2740	: : 3 :
Adams	60	Lot 35A, Durham State Land Settlement	ME Cor. Sec. 5 T 20 N, R 2 E	s 70°W	2740	3
Roy White Pump		Between Norther R. R. Crossings	n Electric and So on Butte Creek	outhern Pa	cific	: : 3 :
Corrill		Projected Sec.7 Rancho Esquon	NW Cor. Sec. 7 T 20 N, R 2 E	S 59°E	5120	3
[†] White Pump	:	Rancho Esquon			2900	: 3 :
Western Canal and Good- speed pumps	: (:E ¹ Cor. Sec. 26 :T 20 N, R 1 E		: 3050 :	: 3 : :
	: (: (SWA SWA Sec. 13 T 20 N, R 1 E	SE Cor. Sec. 13 T 20 N, R 1 E	n 60°W	1950	: 3 :
Adams Hamlin Slough		Projected Sec.4 Rancho Esquon	:NE Cor. Sec. 4 :T 20 N, R 2 E	:S 60 ⁰ W :	: 1780 :	: 3 :
Adams Hamlin . Pump		Projected Sec.8 Rancho Esquon	NE Cor. Sec. 8 T 20 N, R 2 E	.s 40°W	1500	3
Gorrill Hamlin Slough		Rancho Esquon		•	840	3
Lomo Springs			:W2 Cor. Sec. 11 :T 25 N, R 3 E		900	5

SCHEDULE 3

ALLOCATIONS TO VARIOUS CLAIMANTS OF RIGHTS TO REDIVERSION FROM FOREIGN WATER DELIVERED INTO BUTTE CREEK FROM WEST BRANCH OF FEATHER RIVER BY PACIFIC GAS AND ELECTRIC COMPANY

:	:	Diversio	n:		Allotmer	ts
· · · · · · · · · · · · · · · · · · ·	:	Number	:	Cubic	Feet Per	
•	:Acreage :	as per	: Name of	First	Second	:
	: to be :	DWR	: Rediversion	Priority	Priority	72
Name of Claimant	:Supplied:	Мар		Class	: Class	: Total
Dayton Mutual Water	*: : 1.796.3:	50	: :Parrott Ditch and:	3.333	:	1
Company	1 :	,	:Crouch Lateral	2.222	:	: 3.333
M. & T. Incorporated	3,620.0:	50 ·	: :Parrott Ditch and: :Edgar Slough	3.333	: : 50.00	: :53.333
Parrott Investment Company	:17,427.0::	50	: :Parrott Ditch and: :Edgar Slough	3•333	: : 50.00	: :53.333
T otals	:22,843.3:		:	10.00	: : 100.00	:110,00
*Acreage also incl	: uded in Scl	nedule 7	:		:	•

SCHEDULE 3 1

SCHEDULE 4

ALLOCATIONS TO VARIOUS CLAIMANTS OF NONCONSUMPTIVE-WATER RICHTS ON BUTTE CREEK AND TRIBUTARIES

	:Divers	ion:	:	:	•
Name of Claimant	: Numbe : as pe : DWR : Map		: : Source	: : Purpose	:Allotments : Cubic : Feet :Per Second
:Harold B. Rathwell	27	: :Unnamed Spring	: :Unnamed Spring	: : Power	0.20
Almon E. Smith	26	Ethel	: :Middle Butte	: : Mining	: : 1.90
David S. Webb and) Mary D. Webb	13	:Webb	:Little Butte	: : Mining :	0.15
:George Mead,) :Anna Mead, T.H. Polk)	: 26E :and 28	, :Eureka Pump	:Middle Butte	: : Mining : : :	: 3.45 :
and Lucia V. Polk)	: :	:	•		•
Jack L. Post	: (28 : (28E	:La Monte :Post Pump		: Mining : Mining	12.90 / 0.85
W. J. McGann and) Elizabeth T. Cussick)	36	: :Davis :		: Potable : Domestic	
Grace D. Taylor	37	:Thomas		Potable	
L. H. McLain and C. J. McLain	: (45A : (45E		:West Branch of :Butte Creek	Domestic : : Mining	0.90
Margaret A. Smith	46	Smith	West Branch of Butte Creek	Mining	2,50
Pacific Gas & Electric Company	(45 (47	Butte Creek Centerville Cana	Butte Creek I Butte Creek	Power Power	88.50 179.50
Electric Mining Co.	49.	Elec Mining Co.	: Butte Creek	Power	305.00
				Total	595.85

SCHEBULE 5
ALLOCATIONS TO VARIOUS CLADAANTS FROM
LITTLE BUTTE CREEK AND TRIBUTARIES

•	: Diversion:		: Name of	s 	Allotments Cubic Feet Per Second			
Name of Claimant	: to be : :Supplied:	As Per D.W.R. Map	: Diversion : System	:Prierity	: Second :Priority : Class	: Third :Priority	Fourth Priority	Total
David S. Webb and Mary D. Webb	: :Domestic:	13	:webb	0,10		:		0.10
Anna Spangler	1.6	13A	: :Spangler :Pipe	0,20	: :	: :	:	0.20
Estate of Ernest Duensing	11.8	14	: :Duensing	0.25	: : 0,25			0.50
Vandegrift Trust	87.0	(20 (20A	: :Richardson :Richardson		:			3.00
Paradise Irrigation District	11,100.0	(22 (23	:Paradise :I.D.		8.00			8.00
Harold B. Rathwell	Domestic	27	Ripley	0,20	: 1			●. 20
S. A Vandegrift	: :Domestic:	23A	: :Vandegrift:	0.50	:	:		0.50
Jack L. Post	: Domestic:	(28 (28B	: La Monte : Post Pump ;	0.15				0.15
D. A. Hook, H. S. Hook, and Lillian M. Hook	3.0	24A	Hook	0.10-	0,10	,		0.20
S. A Vandegrift	Domestic	(24B (24D	: :	1.00 1.00				1.00
Almon E. Smith	Domestic	26	Ethel :	0.10			:	0.10
Herbert J. Whitten, Marjorie C. Whitten, Olive M. Young, Geerge Mead, Anna Mead,	Domest1c	{26a 26b	:Eureka :Middle :Eureka			:	:	
T. H. Polk, and Lucia V. Polk		28A	:Pump : :Eureka : :Little :	0.05		:	:	0.05:
Ella G. Evers	13.6	30	:Todd :	1.00	1.00	:	:	2,00
H. H. Skillin and Alice Skillin	9.4	31.	:Burke	:	0,67	o.66		1,33:
H. D. March and Henrietta March	14,4	31	: Burke	-: :	0.67	0.66		1.33:
Thurman and Wright	6.0	31	:Burke :	:	0.67	0.66		1.33:
George E. McLain and C. J. McLain	17.1	32	: : :McLain :	0.10	0.50		2.50	3.10:
Totals	11,263,3			7•75	11.86	1.98	2,50	24.09

SCHEDULE 6
ALLOCATIONS TO VARIOUS CLAIMANTS FROM BUTTE CREEK AND TRIBUTARIES ABOVE LITTLE BUTTE CREEK

	: Diversion: : Acreage: Number : : To be : As Per :		Name of Diversion	Cubic I	Cubic Feet Per Second:		
Name of Claimant	Supplied:	D.W.R. Map	: System		Class		
John J. Wahan and		,	• •		4-11-10-1	;	
wam. J. Doyle	: 21.3 ;		:Cirby	0,20	0,30	0,50	
E. L. Franks and Ida May Franks	103.4	(7 8	:Stephenson Upper :Stephenson Lower :	0.20	1.80	2,00	
L. B. Stephenson	25.0	(ab	Abietene :Abietine :Abietene	0,50	0.50	1,00	
U. S. Dept. of Agriculture Lassen National Forest	10.2		:Jonesville Bl. 1 :Pipes :Jones	0,25	0.25	0.50	
F. K. Mickey and J. H. Minderman	112.0	{3	Jones Mickey-Minderman	1.50	1,50	3.00	
Edwin B. Copeland	33.0	3	:Jones	0.50	0.50	1,00	
J. H. Lucas and Estate of	(38.3 (150.0 (70.0	5 5B 5A	Lucas-Jones Colby Creek Willow Creek	0.20 0.50 0.25	0.50 1.50 0.35	0.70 2.00 0.60	
Anne Kennedy Anderson, Domald Mathewson, and winifred M. Kennedy	10.0	5A	: :Willow Creek	0,05	0,2 0	0,25	
W. J. McGann and Elizabeth T. Cussick	(57.9 (200.0	36 ^A	:McGann Springs :Davis	0.20 0.25	0,80 0,10	1,00 0,35	
J. H. Larcas, G. W. Larcas and C. F. Larcas	(32.9	(9 (9	: :Lucas Springs :McGann Springs	0.20	0.60	0.80	
	30.0	`36Ā	Laicas	0.20	0.50	0.70	
Grace D. Tayler	5.0	37	Thomas	0.25	0.25	●.50	
Eleanor Propfe Welch	Domestic	39	delch Pipe	0.01		0.01	
U.S. Department of Agriculture, Lassen National Forest	Domestic	44	Butte Mezdows Pipes	•.10	:	0.10	
	Public Service	45	Butte Creek Canal	1.175	:	1.175	
Pacific Gas and Electric Company	Domestic	{45 47	:Butte Creek Canal :Centerville Canal	0.325 0.50	:	0.325	
L. H. McLain and C. J. McLain	Domestic	(45A (45B	:Butto Boll :McLein Sluice	0.10		0.10	
Maragret A, Smith	Domestic	46	Smith	0.03	:	0.03	
Electric Mining Company	:Domestic	49	Electric Mining	0.10	: : :	0.10	
Totals	899.0		:	7-59	9,65	17.24	

SCHEDULE 7

ALLOCATIONS TO VARIOUS CLAIMANTS FROM BUTTE CREEK AND TRIBUTARIES BELOW LITTLE BUTTE CREEK

	•	1	iblver-	1	Cubic Feet Per Second				
		:Acreage : To be	inumour	: Name of	ist PriorityClass: :Jan.l :Additional: Second : Third : Ma:				Max:
	: Name of Claimant	Supplied	:D.H.R. Map	: Diversion System	: to	Apr.l to	Priority	:Priority:	
	Dayton Mutual Water Company, Ltd.	*		Parrott and Crouch Lateral	4.80	11.20		:	16.0
	Donald Hale and Alice Hilby Hale	160.2	51	Hale	0.90	2.10		1 ! :	; ; ; 3.0
	:U.S.Dept. of :Agriculture, Bureau :of Plant Industry	154.5	: : : =2	I I Dlack Carden Dans	0.60				
	Clarence S. Entler	81.0		:Plant Garden Pump : :Compton-Entler	0.33	1.40 0.78		:	: 2.º
	: :Mary E. Roth	75.0	:	:Compton-Entler	0.17	: :		1.66	1. 0,
	:Bee P. Compton	(689.0	:	:Compton-Entler	1		2 '3		1.6
	:	(241.0	54 54	:Compton-Entler	0.50) 0.50)	1.165)	~	3.3 ³ {	1.6
,	:A. F. Lieurance and :Lenore E. Lieurance	527.1	55	: :Marybill	1,20	3:80	;	<u>.</u>	5 ·
	Parrott Investment Company	211.0	56	: :Colony Upper	0.60	1.40		: :	2.
	Edwin A. Carlson and Gladys Carlson	36.7	56	Colony Upper	0.14	0,34	- •	:	0.
	D. A. Hook and W. S. Hook	30.0	56	Colony Upper	0.12	0.27		: :	0.
	:Elmo Jacks and :Louise Jacks	24.9	5 6	: : :Colony Upper	0.09	0.22	.		0,
	: :Samuel A. Atkins and :Barbara Ina Atkins	: 30.0 : 34.0	56 58	: :Colony Upper :dakefield Pump	0.11	0.26 0.30			٥,
	:Durham Mutual Water :Company, Ltd.	3566.2	(56	•	12.00	32.70			44.
	: :The Federal Land :Bank of Berkeley	156,5	57	; :Ollinger Pump	0.60	1.40	 		2.
	Varney F. Wakefield	14.0	5B	Makefield Pump	0.05	0.13			0.
	:Ralph J. Baxter, :C. d. Baxter,	:		for the Total			:		
	:F. T. Moell, and :M. B. Moell	178.0	- 56	Colony Upper	0.60	1,40			3542
	:Stephen Vernoge	47.3		Colony Upper	0.30	0.70		n codly	26.
10/	: :Corporation of	: :			0.00	0.,0			n 1.
"	:America	20.0	56	Colony Upper	0,12	0.28			0.4
, o	:George Setka, :Anna Setka, Joe				,				
r	:Bebich, Sam Bebich, :and Steve Vlatkovich :		56	Colony Upper	0.40	0.94		N N	1.
) J	L. E. Mheelock and Nellie Mheelock	13.0	56	Colony Upper	0,08	0.18	Ä		0,2
ه. رغي آخي	:George Brandt and :Edna May Brandt	50,0	59B	Brandt Pump	0.12	0.27			,ii./i
	:Roy White	53.0	. 1	Roy white Pump	0.20	0.46			0.6
_	E. L. Adams and Lou:	1192.2 2533.2	(56 (60	Colony Upper	:		1.48. 4.52	1	1.4 4.5
	Ralph C. Gorrill	2282.0	6i :	Gorrill	:	j		1,00	1,0
	:Herbert #. Whitten :and Marjorie C. :whitten	665.3	(56 (60	Colony Upper Adams				0.75	0.7
	E. E. dhite	541.6	62	white Pumps			,	1,00	î.(
	Totals	3,702.4			24.66	63.25	6.00	2.75	96.6
	*Same area of 1796.	3 acres i	ncluded	in Schedule 3	1	200 AR - 1: 名句:3 ·			44.450 74.450
						6.00		100	

^{*}Same area of 1796.3 acres included in Schedule 3

88. That each and all of exceptors Isabelle A. Goodspeed, the Estate of Vera E. Upphoff, deceased, Ryland C. Goodspeed and Marian I. Goodspeed, who filed proof numbers 77 and 105 in this proceeding, have failed to establish a right to the waters of Butte Creek and its tributaries which are involved herein and have no right, title or interest in or to any of said waters, provided that nothing herein shall affect any right which said exceptors may have to the service of water from a public utility.

89. That claimant George E. McLain, who filed proof number 11 in

- 89. That claimant George E. McLain, who filed proof number 11 in this proceeding, has no right, title or interest under said proof in or to the waters of Sutte Creek involved herein, provided that nothing herein shall affect any right which said party may have to the use of water from the diversion works or conduits of the other parties hereto; and provided further that nothing in this paragraph shall affect the rights of said party in and to the waters of Little Butte Creek as in this decree set forth.
- 90. That claimants B. A. Merrifield and Elizabeth G. Merrifield, who filed proof number 104 in this proceeding, have no right, title or interest in or to the waters of Butte Creek and its tributaries which are involved herein.
- 91. That the Court retains continuing jurisdiction of the parties and subject metter of this cause for the purpose of enforcing its judgments, orders, and decrees and in particular to determine any dispute or disputes which may arise regarding change in method or point of diversion, or in character or place of use of water from the method, point, character or place adjudicated; and to modify its judgment and decree herein as to quantities of water awarded upon proceedings taken as provided for in section 36g of the Water Commission Act.
- 92. That each and every party to this act, his or her agents, successors, grantees and assigns, be and hereby are estopped to object to or interfere with the respective rights of others which are decreed herein.
- 93. That each and every party to this action, his or her agents, successors, grantees and assigns, be and are hereby perpetually enjoined and restrained from doing anything in violation of the terms or provisions of this

Name of Party

judgment and decree, and from diverting any water from said Butte Creek and its tributaries above the Western Dam, near Nelson, at any time in excess of a quantity reasonably necessary for and being put to beneficial use, and from doing anything, directly or indirectly, that will obstruct or interfere with any right of another adjudged and decreed herein.

94. That nothing herein contained shall, or shall be construed to, modify or nullify any of the provisions of the judgment heretofore entered by this Court in the case of Corporation of America, et al. vs. Durham Mutual Water Company, Ltd., No. 17222, a certified copy of which judgment has been filed with the records of this proceeding.

95. The Division of Water Resources having computed the entire expense incurred by it in performing the duties prescribed in Sections 26 to 36, both inclusive, of the Water Commission Act and having equitably apportioned against the parties to this proceeding the amount by which said entire expense exceeded the total amount received from claimants on account of fees paid at the time of submission of proofs of appropriation, and having given notice thereof to the parties to this proceeding as prescribed in said act; no objection having been made to said expense or apportionment thereof; said apportionments having become due and payable to said Division by the respective parties; and all parties having heretofore paid their respective apportionments excepting those parties against whom judgment in favor of said Division is rendered as follows:

IT IS FINALLY ORDERED, ADJUDGED AND DECREED that the parties hereinafter named in this paragraph shall forthwith pay their respective apportionments of the costs of this proceeding to said Division of Water Resources, Sacramento, California, as respectively set forth after their names as follows:

MANAGE OF ADDOLFTOUNGUE
\$ 6,58
5.16
23.09
32.53
4.41
16.96

1	Name of Party	Amount of Apportionment
2	Mary E. Both	\$ 9.50
3	Almon E. Smith	5.16
4	Varney F. Wakefield	5.92
5	Done this day of November, 1942	
6		
7		HARRY DEIRUP
8		Judge of the Superior Court
9		
10	Pilada Namarkan (a. 2010 ta yang a	- 100 - 213
11	Filed: November 6, 1942 in Judgment Book	, -
12	W. F. MATTHEWS by. J. Ma	rlel, Depuly
13	County Clerk	
14		
15	STATE OF CALIFORNIA,) ss.	
16	country of Butte.	
17	I, W. F. MATTHEWS, County Clark of the California, and ex-officio Clark of the Supe	tion Court of the State of
18	to be a full, true, and correct copy of the	do hereby certify the foregoing
19	Claimants to the Waters of that Portion of B	n of the Rights of the Various
20	gether with the official endorsements thereo	n Butte County, California, to-
21	carefully compared the same with the original	
22	IN WITNESS THEREOF I have hereunto met the Superior Court, this C CA day of November	my hand and affixed the seal of r. 1942.
23		A A Section of the se
24	(Seal)	W. F. MATTHEWS
25	(sear)	COUNTY CLARK
26	Ву	L. Marlu,
27	The second of th	Deputy
28	THE FOREGOING INSTRUMENT IS A CORRECT COPY OF THE	
29	ORNGINAL ON FILE AND OF RECORD IN THIS OFFICE.	
	ATTEST: COUNTY CLERK AND CLERK OF THE	
30	SUPERIOR COURT IN AND FOR THE COUNTY OF BUTTE, STATE OF CALIFORNIA.	
31	Market, DEPUTY	