

A corporation,

Plaintiff,

-vs-

DECREE.

RIVERSIDE IRRIGATION DISTRICT, LTD.,  
et al,

Defendants,

JOHN W. KOLANDER,

Intervenor .

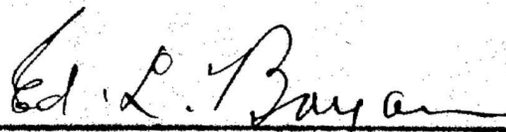
This cause duly coming on for hearing upon the Complaint in Intervention of the above named Intervenor , the said Intervenor appearing in person and by Barber & Barber, his attorneys, and no one of the other parties to said action appearing, and the default of each and every of the said parties having been heretofore duly entered herein; the court having seen and understood the pleadings and issues herein and having heard the evidence by said Intervenor adduced, and having made and filed Findings of Fact and Conclusions of Law herein, it is in accordance therewith and by virtue of these premises and of the law, ORDERED, ADJUDGED, AND DECREED:

That the said JOHN W. KOLANDER is the owner of the right to divert from the Boise river, at the headgate of the Ballentyne canal, and through the same, with priority as of the 1st day of April, 1878, for use upon the following described lands in Ada county, Idaho, situate, to-wit:

The Southwest Quarter of the Southwest Quarter of Section Twelve, and the Northwest Quarter of the Northwest Quarter of Section Thirteen, in Township Four North of Range One West of the Boise Meridian;

a sufficient quantity of the waters of said river to properly irrigate said lands under an efficient and economical administration of said waters, not exceeding, however, 70 miners inches, measured under a four inch pressure, the quantity prayed for in the said complaint.

This the 25th day of July, 1921.



District Judge.

DISTRICT COURT  
Southern District of New York  
CANTON COUNTY

Farmers Co-operative  
Ditch Co

vs  
Riverside Irrigation  
District  
John H. Klander  
Plaintiff

Deceit

July 25 1921

Row Edwards

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COMPARED