BEFORE THE STATE ENGINEER OF OREGON

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Deschutes County.

IN THE MATTER OF THE APPLICATION OF

R. H. CHAPMAN AND R. R. HOWARD FOR THE

APPROVAL OF A CHANGE IN THE PLACE OF

USE OF WATER UNDER THE PROVISIONS OF

SECTION 5764 OREGON LAWS.

ORDER

Now at this time this matter coming on for consideration by the State Engineer on the application of R. H. Chapman and R. R. Roward, for the approval of a change in the place of use of water from Squaw Creek, and it having been made to appear:

That water rights for 163 acres in the SELSW2 and 24 acres in the SW2 SE2 of Section 23, T. 14 S. R. 11 E.W.M., were allowed in the Squew Creek adjudication, with priority of 1895, said lands being owned by R. R. Howard; and that it is now desired to change the use of water from the following parts of said subdivisions:

10 acres in the SELSW2 and 9 acres in the SW2SE2, same township and range, (hereinafter called Tract No. 1), to 19 acres in the NW2SW2, of Section 17, T. 14 S.R. 12 E.W.M., (hereinafter called Tract No.2.) said tract being owned by R. H. Chapman.

That both of said tracts are under the irrigation system of the Squaw Creek Irrigation District, and the Board of Directors of said District has given its approval in writing of the proposed change.

That an inspection of said lands on behalf of the State
Engineer has been made by Mr. C.M. Redfield, Engineer, and his report
submitted. recommending the transfer.

NOW, THEREFORE, it is hereby ORDERED that, subject to the conditions herein imposed, said application be and the same is hereby allowed, and said change approved, and that the water right now appurtenant to Tract No. 1 may be severed therefrom and transferred and become appurtenant to Tract No. 2, without loss of priority of the right heretofore established, except as to such existing rights to which such

change is a detriment or injury, but said right hereby transferred is hereby made subject and subsequent to any and all rights so injured by such change, to the extent of such injury.

And it further appearing that Tract No. 2 as herein designated already has water rights appurtenant to it, with priority
of 1912, it is ORDERED that this transfer is allowed only on condition
that an acreage of the 1912 water right which is now appurtenant to
said tract No. 2 equivalent to that which is hereby transferred to it,
shall be considered as abandoned, such rights to revert to the State of
Oregon, and the water to become subject to appropriation under other
rights on said stream.

Dated this 26th day of October, 1925, at Salem, Oregon.

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State Engineer.