

ORDERED, ADJUDGED, and DECREED that at the time of the commencement of this action title to the parcels of land situate in the County of Sublette, State of Wyoming, described as follows:

The South Half of the Northwest Quarter (S<sub>1</sub> NW<sub>1</sub>) and the Northeast Quarter of the Southwest Quarter (NE<sub>1</sub> SW<sub>1</sub>) of Section Thirty-two (32), Township Thirty-two (32) North, Range One Hundred Six (106) West of the Sixth (6th) Principal Meridian, Wyoming, together with all water and water rights, ditches, dykes, dams, buildings, improvements, and everything thereunto appertaining and/or belonging,

was and now is vested in plaintiff, James Jensen, as the owner in fee simple absolute.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that plaintiff's title to the above-described lands is hereby forever quieted against any and all claims, demands and/or pretensions of said defendants and those claiming under them or any of them to any right, title, possession, lien, interest, and/or equity in the above-described real property, and they are hereby perpetually enjoined and restrained from setting up or making any claim to or upon the real property above described, or any part thereof.

Done in Open Court at Pinedale, Sublette County, Wyoming, this 8th day of September, 1941.

H. R. Christmas, Judge

FILED Sep 9 1941 Faren C. Falter  
County Clerk and Ex-Officio  
Clerk of Court Sublette County,  
Wyoming.

THE STATE OF WYOMING  
(ss.  
County of Sublette)

I, Faren C. Falter clerk of the Third Judicial District Court within and for the County and State aforesaid, do hereby certify the foregoing to be a true and complete copy of "Judgment and Decree" in Civil Case Number 577, James Jensen vs. B. F. Ike, et al, as the same appears on file and of record in this office.

IN TESTIMONY WHEREOF, I have hereunto subscribed my hand and affixed the official seal of said Court at my office in Pinedale, Wyoming, this 9th day of September A.D., 1941.

(DISTRICT COURT SEAL)

Faren C. Falter, Clerk of the District Court.

No. 28596.

JUDGMENT AND DECREE

District Court

THE STATE OF WYOMING

(ss.

This instrument was filed for record in my office at 11:00 o'clock A.M. on the 9th day of September A.D., 1941 and duly recorded in Book 8 of Miscellaneous on Page 566.

To  
Rosalie E. Hockett

Faren C. Falter, County Clerk

Fees, \$1.50.

THE STATE OF WYOMING

(ss.

County of Sublette

In the District Court

Third Judicial District

ROSLIE E. HOCKETT,

Plaintiff,

-vs.-

The Unknown Heirs of ELIZA  
McCONNELL, Deceased,

Defendants.

Civil No. 574.

JUDGMENT AND DECREE

This cause coming on regularly to be heard, this 8th day of September, 1941, on the petition of the plaintiff; it appearing to the Court that service has been regularly made as by statute provided; and the Court being fully advised in the premises doth find:

That plaintiff and her predecessors in interest, are now, and for a long time have been, and now are entitled to and in possession of certain real estate, situate, lying, and being in the County of Sublette, State of Wyoming, and which is more particularly described as follows, to-wit:

Lot Ten (10) and the North Half (N<sub>1</sub>) of Lot Eleven (11), in Block Six (6) of the Jones Addition to the Town of Pinedale, Sublette County, State of Wyoming, together with all water and water rights and everything thereunto appertaining and/or belonging.

The Court further finds that said plaintiff claims and has legal estate, title, and fee to said premises; that the defendants above named claim an estate or interest therein adverse to the claim of said plaintiff; that for more than Ten (10) years last past the plaintiff and her predecessors in interest have been, and plaintiff now is in and is entitled to the actual, continuous, uninterrupted, open, notorious, visible, and exclusive possession of the lands described in Paragraph One (1) of Plaintiff's petition herein filed and hereinabove described.

The Court doth further find that said defendants, and each of them, claim to have some right, title, interest, or estate in said lands or some part thereof; but said defendants have not, nor has any or either of them any right, title, interest or estate in said lands, or lien upon the same or any part thereof adverse to this plaintiff; that said claims of said defendants and each of them are without any right whatsoever.