M Carrie C deGalindo,

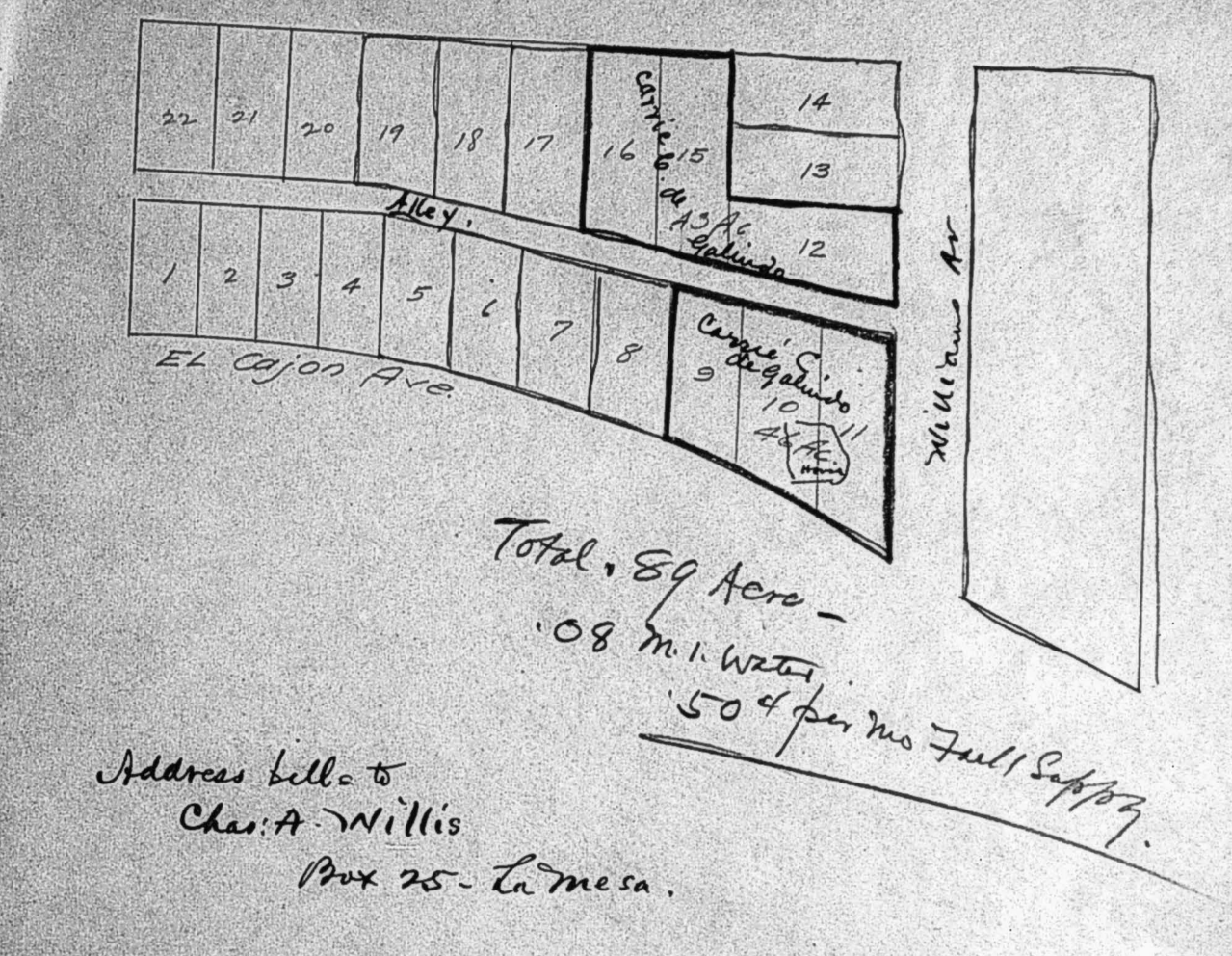
Mrs. Chas. A. Willis, Box 25 La Mesa

## To Cuyamaca Water Company, Dr.

916 EIGHTH ST. BET. D AND E

ALL DELINQUENT BILLS DRAW EIGHT PER CENT, INTEREST		DeWitt Tract	
		for Lots 9-10 & 11 DeWitt for October, 1914mimm	75
	This property is not all in one piece. Lots  12-15 & 16 are divided by the Alley- it will therefore come under the head of Domestic		
	Rate @ 15 pr. gal	s a mimn. charge of 75g	
	per month.	Innvitues water col	
		FILE No. 35	
		DO NOT REMOVE	
		ANY LETTER	
		FROM THIS FILE.	
		Maca Water Company	
	To Domestie W De Wilt Frae October 191	t. lamen jor y. Min.	)   75-
	This property but 12 - 15 + 1 Alley it in	is not all in one piece be aredivided by the Merefor come union omestic Rate c 15 fr 75 mm	

De Witt Shet- Limen. 30



Plet 131 1256.

CUYAMACA WATER CO.

FILE NO. 135

DO NOT REMOVE

ANY LETTER

FROM THIS FILE.

CUYALLEA WATER CO. DO NOT REMO less esteemy only entire of Months I am byth sides of the alley men In sell Knew that We Juden of the State K Cin decided that malter Use can of the Comment Minter can My dree jour Company should much trine typing to the combiel business? Must I lake The matter of the burning a will just appeal Charles Million any for Chice Cole golewith

Box 25
La Mesa,
California.
Nov. 17, 1914.

Cuyamaca Water Co.,

Messrs. Murray & Fletcher,

San Diego, Cal.

Dear Sir:-

Adverting to your more or less esteemed communciation of Nov, 16th, 1914, will ask you to guess again-

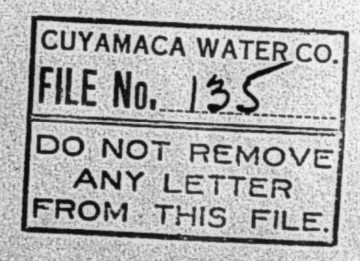
I am both sides of the "ally" mentioned and therefore my land is all in one piece.

You well know that Mr. Gordon of the State R. Com. decided that matter in the case of the Cuyamaca Water Co., vs. Finly of La Mesa.

Thy does your Company spend so much time trying to do crooked business?

Must I take this matter up with the Commission or will you adjust it properly?

Yours truly,
(Signed) Chas. S. Willis, Attny.
for Carrie C deGalingo.



Mrs. Chas. A. Willis, Box 25, La Mesa, Calif.

Dear Sir:-

Answering your letter of November 17th, 1914; according to our maps and the records here in this office show that Lots 9, 10 and 11 are all continous making a total acreage of .46 of an acre. This is where your house is situated and which is less than one-half an acre, while lots 12, 15 and 16, which are on the other side of the Alley and which comprise an acreage of .46 of an acre, we understand is not under cultivation whatever and nothing is being raised on this property. Accordingly we do not see how you would be entitled to the irrigation rates; of course if you think it more advisable to write to Mr. Gordon of the State Railroad Commission it possible would be at least more satisfactory to you, but in as much as there is an Alley or Street between the property and which divides the property we do not see how you, or anyone else, could claim the irrigation rates.

We would suggest that you pay your bill which is at the minimum charge of seventy-five cents a month, and if the Railroad Commission rules that we are in error we shall be glad to charge this accordingly, and whatever allowances or relates you would be entitled to we would allow you.

Yours very truly,

CUYAMACA WATER CO. DO NOT REMOVE

ANY LETTER FROM THIS FILE. Secretary.

Mr. Chas A. Willis.

Dear Sir!

La Mesa, Calif.

Box 25.

November 25, 1914. CUYAMACA WATER CO. IFILE No. 133 DO NOT REMOVE ANY LETTER FROM THIS FILE.

Answering your letter of November 17th, 1914; according to our maps and the records here in this office show that Lots 9, 10 and 11 are all continuous making a total acreage of .46 of an acre. This is where your house is situated and which is less than one-half an acre, while lots 12, 15 and 16, which are on the other side of the Alley and which comprise an acreage of .46 of an acre, we understand is not under cultivation whatever and nothing is being raised this property. Accordingly we do not see how you would be entitled to the irrigation rates; of course if you think it more advisable to write to Mr. Gordon of the State Railroad Commission it possible would be at least more satisfactory to you, but in as much as there is an Alley or Street between the property and which divides the property we do not see how you, or anyone else, could claim the irrigation rates.

We would suggest that you pay your bill which is at the minimum charge of seventy-five cents a month, and if the Railroad Commission rales that we are in error we shall be glad to charge this accordingly, and whatever allowances or rebates you would be entitled to we would allow you.

> Yours very truly. GUYAMAGA WATER COMPANY

CHARLES A. WILLIS

Jurus of January January January Jurus of Jurus

May 25, 1915

Mr. Charles A. Willis. Bax 25. La Mesa, Cal.

Dear Sir: -

Your letter of May 22nd stating that water had been shut off from the property of Mrs. L. K. Dameron and asking an explanation, has been received.

I find on investigation that the water was turned off by mistake but was turned on again within a very short time. I regret that Mrs. Dameron was caused any inconvenience.

Very truly Yours,

PAR-BK

Assistant Manager.

## **Ed Fletcher Papers**

1870-1955

**MSS.81** 

Box: 34 Folder: 20

## General Correspondence - Willis, Charles A.



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