

IN THE DISTRICT COURT OF THE FOURTH JUDICIAL DISTRICT, IN
AND FOR UTAH COUNTY, STATE OF UTAH.

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PROVO RESERVOIR COMPANY,)	
a corporation,	:	
)	NO. 2888 Civil.
Plaintiff,	:	
)	
-vs-	:	MOTION TO STRIKE PARTS OF
)	DEFENDANTS' AMENDED ANSWER
PROVO CITY, et. al.	:	
)	
Defendants.	:	
)	

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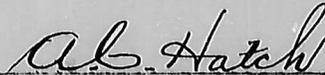
Now comes Provo Reservoir Company and moves the Court to strike from the amended answer of the defendant the following:

All of paragraph 3 thereof; all of paragraph 4, and all of paragraph 5 thereof.

1. For the reason that the same is sham.
2. For the reason that the same is irrelevant.
3. That the same is immaterial and not within any of

the issues in this case.

4. That the purpose of the allegations of said paragraph are only to retry the issues adjudicated and determined by the Decree in Action No. 2888 Civil, out of which this action originated, and is an attempt to modify the decree therein and to readjudicate matters already determined and finally settled as between the Provo Reservoir Company and Provo City, and that the only matters before this Court is whether or not the defendants have violated the decree in 2888 Civil to the injury of the Provo Reservoir Company, and are guilty of a contempt of Court thereby.


ATTORNEY FOR PROVO RESERVOIR COMPANY,
a corporation.