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

PROVO RESERVOIR COMPANY,  
a corporation,

Plaintiff,

-vs-

PROVO CITY, A Municipal  
corporation, JOHN W. HOOVER  
ET AL

Defendants.

ANSWER OF JOHN  
W. HOOVER

Comes now the defendant, John W. Hoover, and answering the complaint of the plaintiff on file herein, admits, denies and alleges as follows:

1. Having no knowledge or information concerning paragraphs 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 29a, 29b, 29c, 29d, 29e, 30, 31, 32, 33, 34, 35, 37, 38, and 39, therefore this defendant denies on information and belief each and every allegation in said paragraphs above mentioned.

2. Denies each and every allegation not heretofore specifically admitted or denied.

This defendant further alleges that under and by virtue of the John F. Chidester decree, which said decree was entered in the District Court of the Fourth Judicial District, in and for Utah County, State of Utah, on the 26th day of January, 1907 he was decreed a primary water right of 114 cubic feet per minute. That since the said time he has conveyed 100 cubic feet of said water right as above alleged, to John D. Dixon, and that he is now entitled to a primary water right of 14 cubic feet per minute. That he is also entitled to a further primary water right of one tenth of all the water which was formerly used on the west side of the Provo river on the William Wright farm, and that said water right is equal to a flow of 100 cubic feet per minute, of which 100 cubic feet this defendant, claims one-tenth, or ten cubic feet.

per minute. This defendant further alleges that there are certain springs which arise on his farm and that he is entitled to all the water which arises from said springs on said farm. The said farm is situated in Wasatch County, State of Utah, and particularly described as follows;

Lots numbered three (3) and four (4) and the Southeast quarter of the Southwest quarter of Section seven (7) and the lot numbered one (1) of section eighteen (18) in Twonship five (5) South of Range four (4) East of Salt Lake Meridian in Utah Territory containing one hundred and fifty-eight and 36/100 (158 36/100) Acres.

That he is entitled to a high water right for 80 acres of the above described farm and that said high water right is acquired under and by virtue of application to appropriate water of the State of Utah, file number 2624; and which said application is dated at Provo, Utah August 5, 1909.

WHEREFORE, the defendant, John W. Hoover, prays that his rights as above set forth, be determined by a decree of this court and that he have such further relief as the court may deem just and equitable.

*Parker & Robinson*  
Attorneys for  
Defendant, John W.  
Hoover.

STATE OF UTAH :  
                  SS  
COUNTY OF UTAH:

John W. Hoover, being first duly sworn, deposes and says: that he is one of the defendants in the above entitled action; that he has read the above and foregoing answer, and knows the contents thereof; that the same is true of his own knowledge, except as to matters therein alleged on information and belief, and as to those matters he believes it to be true.



J. W. Hoover

Subscribed and sworn to before me this 30 day of December, A. D.

J. W. Robinson  
Notary Public.

Received a copy of the foregoing this 30th day of December, A.D. 1916.

Jacobson  
Attorney for Plaintiff.

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