

IN THE DISTRICT COURT OF THE SEVENTH JUDICIAL DISTRICT OF THE
STATE OF UTAH, WITHIN AND FOR CARBON COUNTY.

MARY AMBROSIO, :
 :
 Plaintiff, :
 : Copy
 vs. :
 : J U D G M E N T
 MARYETTA BERTHOLINI, and :
 BRAZILLE BERTOLINI, :
 :
 Defendants. :
 :

This action came on regularly before the Court in Price, Carbon County, State of Utah, sitting without a jury on the ____ day of December, A. D. 1931, Knox Patterson, Esq., representing the plaintiff and Messrs., Clay and Bosone, Esqs., representing the defendants and the testimony having been heard on behalf of the plaintiff and the defendants, and the Court having heard the argument of counsel in said action and having also duly considered the briefs filed by the respective parties herein, and the Court having made and filed herein its Findings of Fact, and Conclusions of Law, and Judgment:

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED, that the defendants herein Maryetta Bertolini, and Brazille Bertolini, and each of them, their servants, agents, and employess and all persons claiming under them be and they hereby perpetually restrained and enjoined from, and in any measure interfering with the waters of Spring Canyon Wash, Carbon County, State of Utah, and the drainage area thereof except for a period of twenty-four (24) hours each day, beginning at six o'clock A.M., on each Sunday, and continuing for twenty-four hours successively thereafter, and particularly the defendants, their servants, agents, and employess and all persons claiming under them, are restrained from collecting the waters of Spring Canyon Wash and

Page 2.

the drainage area thereof in a drainage reservoir at or near in what is known as Goat Springs upon said Wash and diverted therefrom by means of a pipe line or otherwise for use at the residence of said defendants.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED, that the plaintiff do have and from the said defendants, and each of them, the sum of \$1.00 on plaintiff second cause of action.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED, that the plaintiff have her costs herein expended.

Dated this 15th day of March, A. D. 1932.

NEPHI J. BATES
Judge