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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.

S U B S C R I P T I O N

It is hereby agreed and stipulated by and between the plaintiff and the defendant, John W. Hoover, that the said defendant, John W. Hoover, is entitled to a primary water right on the Provo River system of fourteen cubic feet per minute, which said water right was decreed to the said defendant, John W. Hoover, 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, A.D. 1907. It is further stipulated and agreed by and between said parties that the said defendant, John W. Hoover, is also entitled to a further primary ~~rights~~ water right of one-tenth of all the waters which was formerly used on the west side of the river on the William Wright farm, which said farm was a part of the William Wright estate at the time that the decree above referred to was made; and that the said last named water right is equal to a flow of one hundred cubic feet per minute. It is further stipulated and agreed between the Plaintiff and the said defendant that the said defendant is also entitled to the use of all the water from springs which are now located on what is known as his lower or Deer Creek Farm, which said farm is located in Provo Canyon, Wasatch County, State of Utah, and particularly described as follows, to-wit:

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 township five (5) south of range Four (4) East Salt Lake Meridian in Utah Territory containing one hundred and fifty-eight and 36/100 (158 36/100) acres.

It is further stipulated and agreed by and between the plaintiff and the defendant, John W. Hoover, that the said defendant is entitled to a high water right for eighty acres of the above described tract of land, which said land is situated on the Deer Creek Bench, in Provo Canyon, Wasatch County, State of Utah, which said water right was 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, and this right is subject to prior applications.

A.C. Hatch, one of the attorneys
for plaintiff, signed on approval
and consent of plaintiff.

Parker & Robinson
Attorneys for Defendant.