

IN THE DISTRICT COURT OF THE FOURTH JUDICIAL DISTRICT OF THE STATE OF
UTAH, SITTING AT UTAH COUNTY.

2-16
Provo Reservoir Company a Corporation ()
Plaintiff ()
vs. () CIVIL ACTION NO. 2888.
Provo City a Municipal Corporation, () ASSISTANT OF WILDWOOD RESORT
Wildwood Resort Company a corporation, () COMPANY.
ET AL. Defendants, ()

Now comes the Wildwood Resort Company, one of the defendants herein and after leave of court first had and obtained makes its answer in said cause as follows, to-wit;

1st; Admits the allegations of paragraphs 1 to 26 of the plaintiff's complaint herein as true;

2nd; This defendant alleges that at all times mentioned in the complaint on file herein it was, has continued to be and now is a corporation duly organized and existing under and by virtue of the laws of the State of Utah;

3rd; That this defendant the Wildwood Resort Company is the owner by prior appropriation and beneficial use of 0.27 of a second foot of water for the use of its stockholders and the irrigation of its lands situated at the mouth of the North Fork of Provo Canyon in Utah County, Utah, and for culinary and domestic use and for fish culture.

4th; That the said right has heretofore been decreed to this defendant in a civil action wherein Provo City, a municipal corporation et al were plaintiffs and the West Union Canal Company, a corporation, et al were defendants; the decree in the said matter is commonly known as the CHRISTIE DECREE, and has been introduced in evidence in behalf of this defendant and all other parties interested therein;

5th; That the plaintiff in this action, and this defendant, have entered into a stipulation herein in writing, which has been filed with the Clerk of this Court, and a copy of said stipulation is hereto annexed and marked "Exhibit A" and is made a part of this answer;

6th; that there was no objection made to the entering of said stip-

