

XV.

And it is further ordered, adjudged and decreed in the case of Joseph Geoghegan, Receiver, etc., v. City, No. 3449, the plaintiff take nothing by his suit and that the complaint be and the same is hereby finally dismissed, with costs taxed at \$ _____, in favor of the defendant.

That in the case of Joseph Geoghegan, Receiver, v. Utah and Salt Lake Canal Company, South Jordan Canal Company, North Jordan Irrigation Company and East Jordan Irrigation Company, No. 3459, the plaintiff take nothing by his suit and that his complaint be finally dismissed, with costs at \$ _____, in favor of the defendants.

Dated this 15th day of July, 1901.

C. W. MORSE,

Judge.

346-366