

on the 16th day of September, 1969 as reported in 23 Utah 2d 97, 458 P.2d 861, thereby remanding this case for further proceedings and settlement of the rights of the parties in conformity with the principles set forth in its Opinion, and the remittitur having been accordingly filed and this matter having been assigned to the Honorable D. Frank Wilkins, District Judge, and the Court now being fully advised in the premises and based upon the record and the evidence now before it makes and enters the following

AMENDED FINDINGS OF FACT

1. That defendant Murray City Corporation is a municipal corporation of the State of Utah and defendant Wayne D. Criddle has been succeeded in office by Hubert C. Lambert as State Engineer.

2. That plaintiffs are the owners of underground water rights evidenced by Underground Water Claims tabulated below, and were the owners of such rights when the defendant Murray City Corporation filed its Change Application No. a-3887 and drilled the 16-inch diameter well pursuant thereto.

<u>Name</u>	<u>Underground W. C. No.</u>	<u>Priority</u>	<u>Diameter In Inches</u>	<u>Depth In Feet</u>	<u>Claimed Flow in G.P.M.</u>
Wayman	3369	1929	3	460	100
Bailey	5263	1895	1½	110	25
Bailey	5264	1915	2	104	25
Bailey	5262	1915	2	441	50
Hobbs	9665	1922	3	110	20
Norton	App. 29637	1958	2	50-250	6.7
Norton	3428	1910	2	110	35
LaRocco	11754	1915	2	Unknown	7.5

All of the wells covered by the above described claims were drilled into the Murray Artesian Basin and provided water for culinary use in homes and for watering lawns, shrubs and garden plots.

2(a) That the maximum quantities of water necessary to