

by Underground Water Claims Nos. 5263 and 5264 ceased flowing in 1931 and since that time have intermittently flowed and the waters therefrom were used to water their garden; that during the earlier years there was sufficient flow to water their whole garden and during later years they could water their garden only when the wells flowed; that said plaintiffs have had no garden since 1958; that the deeper well covered by Underground Water Claim No. 5262 supplied said plaintiffs' house use and watered their lawn; that said deeper well ceased flowing in May, 1961 but had not ceased flowing prior to that time and was never equipped with a pump or pressure tank; that said plaintiffs connected onto the Murray City water system on June 1, 1961; that the flow of the deeper well came back later in 1961 and flowed during the forepart of the summer of 1962 but stopped flowing on July 14, 1962; that during the month of November, 1964 said deeper well flowed and had a pressure in excess of eight feet above ground surface during which period the Murray City well was operated continuously; and that said plaintiffs have never cleaned any of their wells.

8. That plaintiffs Hobbsses' 3-inch well covered by Underground Water Claim No. 9665 was drilled in 1922 and flowed only at the basement level; that in 1924 or 1925 said well was equipped with a pump connected to a pipe which extended 21 feet down the well, and that said plaintiffs have since had sufficient water for their house use both before and after the Murray City well was drilled; that said plaintiffs' well is equipped with a second pump outside at ground surface which is used for watering their lawn and flowers; that in 1936 or 1938 the outside pump was changed at about the time the well ceased flowing to the ground surface during the late summer or fall, which condition continued every year thereafter; that after the Murray City well was installed in 1961 the said Hobbsses' well would not produce sufficient water for outside use