

vacant, unsurveyed, unappropriated lands of the complainant, which if surveyed would be the East Half of the Southeast Quarter of the Southeast Quarter (~~E¹/₂SE¹/₄SE¹/₄~~) of Section 29, Township 10 South, Range 8 West, Salt Lake Meridian, the location of which is more particularly described as being situated North 63°53' West 5966.2 feet from United States Mineral Monument No. 248, Erickson Mining District, Tooele County, State of Utah; and that the said spring and the lands surrounding said spring within a radius of a quarter of a mile thereof were withdrawn from settlement, location, entry or sale by virtue of the executive order of the President of the United States dated April 17, 1926, designated as "order of Withdrawal of Public Water Reserve No. 107".

That the defendant L. J. Phillips, his agents, servants, assigns, representatives, heirs and employees are perpetually and forever enjoined and restrained from claiming said North Six Mile Spring and the waters thereof and all the lands within a radius of a quarter of a mile of said spring, and likewise the said defendant, his agents, servants, assigns, representatives, heirs and employees are perpetually and forever enjoined and restrained from exercising any dominion or control over the said spring or the area within a radius of a quarter of a mile thereof, and from excluding and depriving the public from free and unmolested use thereof, or from asserting or claiming the right so to do.

Dated this 16 day of July, 1935.

(Signed) Tillman D. Johnson
JUDGE

Filed in United States District
Court, District of Utah.

July 22, 1935

W. B. Wilson, Clerk
By V. P. Ahlstrom Deputy