

IN THE FOURTH JUDICIAL DISTRICT COURT,  
COUNTY OF UTAH, STATE OF UTAH

\*\*\*\*\* \*  
American Fork City, a municipal corporation, \*  
Plaintiff, \*  
-vs- \*  
Pleasant Grove City, a municipal corporation, \*  
Defendant. \*  
\*\*\*\*\* \*  
No. 666

FINDINGS OF FACT.

This cause came on regularly to be heard on the 9th day of January, 1901, and the hearing thereof continued from day to day until the 14th day of January, 1901, before the court, sitting without a jury, upon the complaint of plaintiff and the answer of defendant, D. D. H outz, Esq., and George Sutherland, Esq., appearing as counsel for plaintiff and Messrs. Thurman & Wedgwood as counsel for defendant, and the court having heard the proofs produced by the respective parties and the arguments of counsel thereon, and having duly considered the same being now fully advised in the premises makes and files the following FINDINGS OF FACT:-

I

That both the plaintiff and defendant now is, and for many years prior hereto have been municipal corporations duly organized and existing under and by virtue of the laws of Utah.

II

That by virtue of their charters, and the laws of the State of Utah said plaintiff and defendant are now, and since their organization have been authorized and empowered to control the water courses leading to, and within said respective cities and to control, regulate and distribute the waters flowing therein to their inhabitants and the persons entitled to the use thereof for domestic, culinary, agricultural and motor purposes, and that said cities do now, and for many years past