

IN THE FIFTH JUDICIAL DISTRICT COURT, COUNTY OF
WASHINGTON, STATE OF UTAH

R. E. Caldwell,
State Engineer of Utah,
Plaintiff,

vs.

Brigham Carpenter, Ben Harris, Hyrum
Leany, Leeds Water Company, Ira McMullin,
Oscar McMullin, M.L. McAllister, Geo.
C. Naegle, Purgatory Irrigation Co., John
A. Parker, et al., R. C. Savage, Thomas
Stirling, Wm. D. Sullivan, Walter H. Slack,
Edwin A. Vincent, Wm. E. Woodbury, D. V.
Harris, P. E. Harris, et al.,
Defendants.

D E C R E E

This case having been duly submitted to the court on stipulation signed by all parties, and it appearing from said stipulation and from the records of this case that all parties have consented to the determination of water rights as made by the State Engineer of the State of Utah under the provisions of Chapter 67, Session Laws of 1919, State of Utah, and have consented that the provisions of said determination be made the decree of this court, and it further appearing that it is the desire of all parties that this court retain jurisdiction of the waters of Quail Creek for a period of five years from the date hereof for the purpose of determining the proper duty of water,

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED BY THE COURT:

I.

That Quail Creek is a natural stream of water which with all its tributaries lies within Washington County, State of Utah; that said stream rises in the Pine Valley Mountains and flows in a southeasterly direction to a junction with the Virgin River in said county; that said creek is a fluctuating stream and that all of the waters thereof are of such quality that they may be applied to beneficial uses for culinary, domestic and other purposes; and that all of the waters of said stream and its tributaries are within the jurisdiction of this court.

MICROFILMED