

111:

That the quantity of water so appropriated and used by the plaintiffs' has been and is, as follows, to wit:

During the months of March, April, May and June, and sometimes later, of each and every year, six second feet, continuously, and from and after said period until the first day of November, and sometimes later, of each and every year, continuously two second feet, being all the water collected in said drains, ditches and canals and flowing through and in said main ditch and canal.

1V.

That the defendants nor either of them have any right, title or claim in or to any of the waters of said ditches, drains and canals collecting the waters from said springs and percolating through the soil of the said lands and flowing through the said main ditch or canal to the plaintiffs' said lands, or to any part thereof.

V.

That the title of the plaintiffs in said waters is hereby quieted and confirmed and the plaintiffs are hereby decreed and adjudged to be the owners of said waters and entitled to the beneficial use thereof as hereinbefore set out, and each of the said defendants are hereby perpetually enjoined and restrained from in any manner whatever or at all interfering with the use of said waters hereby decreed to the said plaintiffs', and each of the said defendants are hereby further enjoined and restrained from claiming or asserting any right, title or interest in or to the use thereof, and this injunction shall extend to the agents, employees and all persons acting for and claiming under the said defendants or either of them or their successors in interest or legal representatives, heirs or assigns, and that the plaintiffs are hereby adjudged and decreed to be the lawful owners and holders of said waters and entitled to the beneficial use thereof as hereinbefore set forth.

It is further ordered, adjudged and decreed that the plaintiff's pay the costs of this suit.

J. E. Boalk
Judge of the Court.