

are hereby placed on the defendant M. Kenneth White as to the pumping of water from said wells and as to the duty of replacement.

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8. That the Court should, and it does hereby, retain jurisdiction over the defendant Cooperative Security Corporation, so that the court can hear any further evidence which might be developed as to interference with the rights of the plaintiffs or of defendant White through the pumping by said defendants of its wells, and as to said defendant it is determined that the evidence adduced to date does not demonstrate interference with the plaintiff's rights, or with the rights of defendant white, but said determination is without prejudice to the rights of either the plaintiffs or the defendant White to prduce additional testimony or evidence as to the effect that continued pumping and production of these wells may have in relationship to the production of water from the White wells and the production of water from the springs.

9. That the plaintiffs should have, and they are hereby awarded, their costs against the defendant M. Kenneth White.

Dated this 1st day of June, 1965.

BY THE COURT.

Joseph E. Nelson
JOSEPH E. NELSON
District Judge.

STATE OF UTAH } SS
COUNTY OF UTAH }
I, THE UNDERSIGNED, CLERK OF THE DISTRICT COURT OF UTAH COUNTY, UTAH, DO HEREBY CERTIFY THAT THE ANNEXED AND FOREGOING IS A TRUE AND FULL COPY OF AN ORIGINAL DOCUMENT ON FILE IN MY OFFICE AS SUCH CLERK.

WITNESS MY HAND AND SEAL OF SAID COURT THIS
19th DAY OF August, 1982
WILLIAM F. HUISH, CLERK
William F. Huish DEPUTY