

ment of the waters of said Maple Creek, or measure the same for the purpose of determining said increase.

7. That for expenses incurred in the years 1903, 1904, and 1905 in distributing water to the intervenors and plaintiffs using water in District No. 3 described in the decree, and maintaining, regulating and controlling the same, the said intervenors and said last named plaintiffs shall pay to Springville their pro-rata share according to the water awarded them respectively by the decree herein, the following sums, to-wit:

For the year 1903	\$ 380.72
For the year 1904	580.35
For the year 1905	1287.50

Said sums shall be paid, less any amounts heretofore paid by said intervenors, and said last named plaintiffs, and in the event said sums are not paid as herein provided, the town of Mapleton shall be liable therefor, and shall have a right of action against said intervenors and plaintiffs in District No. 3 for any sums due or owing from each of them.

8. That no costs shall be taxed by either party on account of the appeal in this cause.

9. It is further ordered, adjudged and decreed, that the said decree heretofore rendered in this cause, except as herein modified, shall in all respects stand as the decree of this Court in said cause.

Done in open Court this the 4th day of January, A. D. 1907.

By the Court.

J. E. Booth

Judge.