

SUMMARY STATEMENT

Spirit Ridge Mineral Springs, LLC v. Franklin County – Docket No. 40865

In a case arising out of Franklin County, the Idaho Supreme Court affirmed the district court's judgment in favor of Franklin County. Spirit Ridge Mineral Springs, LLC (Spirit Ridge) brought a complaint against Franklin County seeking injunctive relief and abatement of a private nuisance allegedly created by a gun range operated by Franklin County adjacent to Spirit Ridge's property. In a bench trial, the district court ruled that Spirit Ridge failed to demonstrate that there was an ongoing and continuing nuisance at the time of trial. Therefore, the district court granted Franklin County's motion for involuntary dismissal of Spirit Ridge's complaint. Spirit Ridge appealed, and the Idaho Supreme Court held that the district court did not err in granting Franklin County's motion to dismiss.