

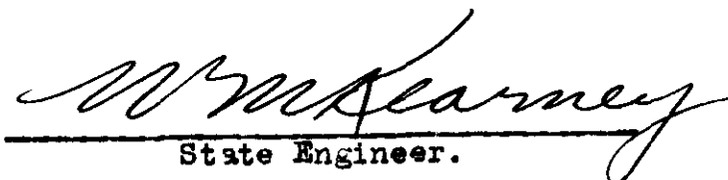
twenty days after said evidence and proofs, as herein provided, shall have been opened to public inspection, or within such further time as for good cause shown may be allowed by the State Engineer upon application made prior to the expiration of said twenty (20) days, in writing notify the State Engineer, stating with reasonable certainty the grounds of the proposed contest, which statement shall be verified by the affidavit of the contestant, his agent or attorney. The statements or proofs of the person whose rights are contested and the verified statement of the contestant shall be deemed sufficient to constitute a proper cause for such contest."

The State Engineer has entered a general order extending the period during which contests may be filed. Supplemental notice will be given at a future date setting a definite date when the period of contest will expire. Contests will be received, however, as per provisions of said Section 29, if tendered.

It will be distinctly understood that the accompanying book of claims is not the "Order of Determination" of water rights, but merely, as indicated by the title page, an abstract of the claims of the various water users.

The Statute makes it the duty of the office of State Engineer to obtain all irrigated areas by actual survey, yet errors may have occurred. Therefore, each and every water user should carefully examine and study the abstract of claims and call the attention of the State Engineer, by contest or otherwise, to any errors discovered in the compilation, whether relating to area, date of priority or otherwise, to the end that the Order of Determination may be properly and correctly rendered.

By order of the State Engineer.


State Engineer.

Dated at Carson City, Nevada this 29th, day of April, A. D. 1916.