

IN THE MATTER OF APPLICATION 19289)
FILED TO APPROPRIATE WATER FROM THE)
BOULDER CITY SEWAGE TREATMENT AND)
DISPOSAL PLANT (EFFLUENT) WATER IN)
CLARK COUNTY, NEVADA.)

R U L I N G

GENERAL:

167
Application 19289 was filed October 20, 1960 by Gornowich Sand and Gravel, Incorporated to appropriate 1.0 c.f.s. of water from the Boulder City, Nevada Sewage treatment and disposal plant (effluent) for Industrial (Sand and gravel plant) purposes. The point of diversion shown on the Application is within the SE $\frac{1}{4}$ NW $\frac{1}{4}$ of Section 16, T. 23S., R. 64E., M.D.B.&M., and the place of use is within the SW $\frac{1}{4}$ SW $\frac{1}{4}$ of Section 23, T. 23S., R. 63E.

Application 19289 was protested on February 24, 1961 by the Black Canyon Country Club on the following grounds: "This protest is based on the fact that total use of this water has already been applied for by the Black Canyon Country Club, Inc., under Application No. 15518."

Application 15518 was filed by Black Canyon Country Club, Inc., February 26, 1954 to appropriate waste water from the sewage disposal plant at Boulder City, Nevada and a Permit was issued under the Application August 15, 1956 for 1.0 c.f.s. of water to be used for irrigation purposes. Permit 15518 was cancelled July 11, 1962 because of the failure of the Applicant to comply with the provisions of the permit.

One other application has been filed in this office to appropriate the effluent water in the Boulder City sewage lagoons. Application 24241 was filed November 24, 1967 by the City of Boulder City to appropriate 9.0 c.f.s. of water from the Boulder City sewage lagoons.

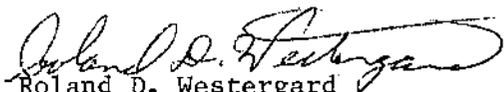
We have on file, in this office, a copy of an Agreement dated September 7, 1962 between Gornowich Sand and Gravel, Inc., and Boulder City, Nevada which refers to the use of the Boulder City effluent water.

A field investigation was held in the matter of Application 19289, September 11, 1967.

RULING

The protest to the granting of Application 19289 is herewith overruled and a Permit will be issued under the Application. Nothing in this Ruling shall be taken to infer the granting of any right of ingress and egress to the Applicant.

Respectfully Submitted,


Roland D. Westergard
State Engineer

RDW:BJV:dih

Dated this 3rd day
of January, 1968