

IN THE MATTER OF APPLICATION 7976 }
FILED BY WILLIAMS ESTATE COMPANY }
TO APPROPRIATE WATER FROM CHERRY }
SPRING NO. 1 IN CHURCHILL COUNTY, }
NEVADA. }

R U L I N G

GENERAL:

Application No. 7976 was filed by Williams Estate Company on June 10, 1927 for permission to appropriate 0.05 cfs of water from Cherry Spring No. 1 for stockwatering (500 cattle, 100 horses, and/or 10,000 sheep) and domestic purposes. The proposed point of diversion and place of use is described in the SW $\frac{1}{4}$ SE $\frac{1}{4}$ Section 34, T. 20 N., R. 36 E., M.D.B.&M., the applicant proposed to water 500 cattle, 100 horses and/or 10,000 sheep.

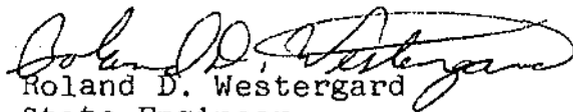
This application was purportedly transferred by Omnibus clause to Thomas Ormachea. A letter dated October 24, 1968 was sent to the applicants, Thomas Ormachea and John Carpenter, by certified mail requesting additional information necessary before a permit could be issued under this application. Return receipts, signed by Nadine H. Damonski for the Williams Estate Company, Thomas Ormachea and John Carpenter, were received in this office.

A letter dated October 21, 1964 from the Department of the Interior, Bureau of Land Management, advised that the range user for the proposed place of use under this application is John Carpenter.

RULING

Application 7976 is herewith denied on the grounds that the applicants or their successors in interest failed to submit the requested information and the granting of a permit without this information would be detrimental to the public welfare.

Respectfully Submitted,


Roland D. Westergard
State Engineer

RDW:RRD:jb

Dated This 9th Day
of November, 1968.