

IN THE MATTER OF APPLICATION NO. 9055, FILED BY F. E. MEDER, COLE L. HARWOOD, AND L. H. TAYLOR, TO APPROPRIATE THE WATERS OF BEATTY SPRING FOR DOMESTIC PURPOSES IN DOUGLAS COUNTY, NEVADA.

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R U L I N G

General:

Application No. 9055 was filed to appropriate 0.025 c.f.s. of water from Beatty Spring for domestic purposes. The point of diversion is within Lot 4, Section 34, T. 14 N., R. 18 E., M.D.B.&M.

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A protest to the granting of this application was filed on December 14, 1929, by Robert A. Allen for Malley, Jones, Hawkins, and Allen, on grounds that the protestants have a prior application on the source and that there is not sufficient water in the source to satisfy both applications.

A field investigation in the matter of this application was made on October 12, 1960. From information obtained at the field investigation, and from office records, it is the opinion of this office that the waters of Beatty Spring are fully appropriated.

RULING

The protest to the granting of Application No. 9055 is sustained and Application No. 9055 is denied on grounds that its granting will impair the value of existing rights and would be detrimental to the public welfare.

Respectfully submitted,

*Edmund A. Muth*

EDMUND A. MUTH  
State Engineer

Dated this 25th day of April, 1961.