

IN THE MATTER OF APPLICATION 21274, FILED
ON MAY 14, 1963 BY THE SOUTH TAHOE PROPERTIES
UTILITIES CO. FOR 1.0 C.F.S. OF WATER FOR
COMMERCIAL AND DOMESTIC USE, FROM AN UNDER-
GROUND SOURCE IN THE EDGEWOOD CREEK DRAINAGE
BASIN, DOUGLAS COUNTY, NEVADA

R U L I N G

Description of Application:

Application 21274 was filed by Mr. Jack Oxborrow for the South Tahoe Properties Utilities Co. on May 14, 1963 to appropriate 1.0 c.f.s. from an underground source in the Edgewood Creek Drainage Basin, Douglas County, Nevada. Under this application, the point of diversion is in the NE $\frac{1}{4}$ of the SW $\frac{1}{4}$, Section 24, T. 13 N., R. 18 E., M.D.B. & M., or at a point from which the S $\frac{1}{4}$ corner of said Section 24 bears S. 30° 44' 32" E., 1731.12 feet. The water is to be commingled with water from Application 18652 and used for commercial and domestic (70 trailer spaces) purposes in the NW $\frac{1}{4}$ of the SE $\frac{1}{4}$ and the NE $\frac{1}{4}$ of the SW $\frac{1}{4}$ Section 24, T. 13 N., R. 18 E., M.D.B. & M., from January 1 to December 31 of each year.

Protest:

The application was formally protested on July 29, 1963 by the Park Cattle Co. on the grounds that "the granting of this permit would interfere with existing and decreed surface water rights in this drainage area."

Opinion:

Because Application 21274 is to appropriate water to supplement Permit 18652 and, therefore, water allowed under this application will not increase the withdrawal previously allowed, it is the opinion of this office that the granting of Application 21274 would not adversely affect the water table or the surface water of the area.

RULING

The protest to the granting of Application 21274 is hereby overruled on the grounds that its granting would not adversely affect existing and decreed surface water rights in the drainage basin, or be otherwise detrimental to the public welfare. Upon receipt of the statutory permit fee, a permit will be granted subject to existing rights and with the provision that the well be sealed from the surface to the first impervious strata encountered and, further, that the total annual production from Permits 18652 and 21274 shall not exceed 6.39 million gallons. Further, the maximum diversion from Permits 18652 and 21274 combined shall not exceed 0.10 c.f.s.

Respectfully submitted,

ELMO J. DeRICCO
State Engineer

George W. Hennen
BY: GEORGE W. HENNEN
Assistant State Engineer

Dated this 3rd day of
March, 1964