

IN THE MATTER OF APPLICATIONS)
NUMBERS 17285 and 18617, FILED)
BY ALVIN AND LUCILLE DELANEY)
AND APPLICATION NUMBER 18371,)
FILED BY DORIS T. SHELLABARGER)
ON AN UNNAMED SPRING IN DOUGLAS)
COUNTY, NEVADA)

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A M E N D E D R U L I N G

In accordance with the findings of fact, conclusions of law, and judgement by District Judge Richard L. Waters, Jr., on the 17th day of April, 1964, that ruling of the State Engineer dated January 24, 1961, in the above matter is herein amended to read as follows:

RULING

The protests to the granting of Applications Nos. 17285 and 18617 are herewith sustained and the applications are denied on grounds that their granting would impair the value of existing rights and would be detrimental to the public welfare.

The protests to the granting of Application No. 18371 are herewith overruled on ground that the granting of this application will not impair the value of existing rights or be otherwise detrimental to the public welfare. A permit will be issued under this application in the amount of 0.18 c.f.s. not to exceed 32.4 acre-feet per annum, which is equivalent to the one-half interest owned by the applicant of the decreed water rights under Proof No. 02388.

Nothing in this ruling shall be taken to grant any rights of ingress and egress to the applicant, Shellabarger.

Respectfully submitted,

ELMO J. DeRICCO
State Engineer

By: George W. Hennen
George W. Hennen
Assistant State Engineer

Dated this 27th day of

July, 1964

TJS:lh