

IN THE MATTER OF APPLICATIONS)
 17933 AND 17934 BY AMERICAN)
 HOMES INC. TO CHANGE THE PLACES) R U L I N G
 OF USE OF THE UNDERGROUND WATER)
 APPROPRIATED UNDER PERMITS 15776)
 AND 15775, IN CLARK COUNTY, NEVADA.)

Application 17933 and 17934 were filed on April 9, 1959, by American Homes, Inc. to change the places of use of underground water appropriated under Permits 15776 and 15775 for quasi-municipal use. The points of diversion were to remain unchanged, that is, in the SE $\frac{1}{4}$ SE $\frac{1}{4}$ SE $\frac{1}{4}$ Sec. 25, T.20S., R.60E., M.D.B.&M for Application 17933 and in the SE $\frac{1}{4}$ NE $\frac{1}{4}$ SE $\frac{1}{4}$, Sec. 25, T.20S., R.60E., M.D.B.&M for Application 17934. The place of use under Applications 17933 and 17934 was to be the S $\frac{1}{2}$ NE $\frac{1}{4}$ Sec. 25, T.20S., R.60E., M.D.B.&M. Under Permits 15776 and 15775 the place of use is the E $\frac{1}{2}$ SE $\frac{1}{4}$, Sec. 25, T.20S., R.60E., MDB&M. The amount to be changed was 0.25 c.f.s. for each application.

On May 27, 1966, Permits 15775 and 15776 were assigned to the Las Vegas Valley Water District.

A December 19, 1966, letter from Mr. W. C. Renshaw, then Chief Engineer and General Manager of the Las Vegas Valley Water District, suggests that Applications 17933 and 17934 be cancelled because the original intent was to provide water for the Golfridge subdivision which is now served by the District from another source.

RULING

Applications 17933 and 17934 are hereby denied on the grounds that the applicant, having assigned Permits 15776 and 15775, does not now have any water rights to transfer under Applications 17933 and 17934.

Respectfully submitted,


 Roland D. Westergard
 State Engineer

RDW:BJV:jw

Dated this 6th day
 of February, 1968.