

IN THE MATTER OF APPLICATIONS )  
26450 & 26451 FILED BY SAVAGE )  
CONSTRUCTION, INC., TO APPRO- )  
PRIATE UNDERGROUND WATERS )  
LOCATED IN CARSON CITY, NEVADA)

R U L I N G

GENERAL:

Application 26450 was filed December 29, 1971, by Savage Construction, Inc., to appropriate 3.0 cfs from an underground source located in NW $\frac{1}{4}$ NW $\frac{1}{4}$  Section 4, T.15N., R.20E., M.D.B.&M., to be used for industrial purposes. Place of use is described as being in the NW $\frac{1}{4}$ NW $\frac{1}{4}$  Section 4, T.15N., R.20E., M.D.B.&M.

Application 26451 was filed December 29, 1971, by Savage Construction, Inc., to appropriate 3.0 cfs from an underground source located in the NW $\frac{1}{4}$ NW $\frac{1}{4}$  Section 8, T.15N., R.20E., M.D.B.&M., to be used for industrial purposes. Place of use is described as being in portions of the NW $\frac{1}{4}$ NW $\frac{1}{4}$  Section 8, T.15N., R.20E., M.D.B.&M.

Application 26450 was protested on July 10, 1972, by Carson City, a Consolidated Municipality of the State of Nevada. Grounds for the protest are as follows:

1. "There is already an available public water distribution system available to the applicant serving all domestic and commercial users of water at the location where applicant proposes to use the water applied for".
2. "The necessity or need of any groundwater for industrial purposes does not exist, where there is already in operation and existence an available public water distribution system presently available to the applicant".
3. "The withdrawal of additional amounts of groundwater at the point described in the applicant's application, will endanger the present supply of groundwater available to other residents and industrial users of groundwater in Carson City".

Their protest prays that these applications be denied.

RULING

The protests of the granting of application 26450 is herewith overruled on the grounds that as of the date of filing of the application there was no authority to deny applications in areas served by the Municipality as requested in the protests. Permits will be granted under applications 26450 & 26451 on receipt of the statutory permit fees with the provisions that the total diversions will not exceed 0.10 cfs and that total duty of water shall not exceed 2.5 million gallons per annum for industrial use, from one and or both wells.

Respectfully submitted,

  
Roland D. Westergard  
State Engineer

RDW:DLW:jn

Dated this 20th Day of  
October, 1972.