

IN THE MATTER OF APPLICATION NO.
17957, FILED ON APRIL 27, 1959,
IN THE NAME OF HAZEL L. TAYLOR TO
APPROPRIATE 6.0 C.F.S. OF WATER
FROM AN UNDERGROUND SOURCE FOR
IRRIGATION AND DOMESTIC PURPOSES
IN LANDER COUNTY, NEVADA.

R U L I N G

General:

Protests to the granting of this application were filed as follows:

54 On October 22, 1959, by Ida Gandolfo on grounds that granting this application will dry up the protestant's springs on which she claims vested water rights for irrigation purposes.

On November 6, 1959, by O. C. Helming, Jr., and Reese River Ranches on grounds that granting this application would invade and impair existing water rights of the protestant for Irrigation, Stock Watering and Domestic purposes by decreasing flows in springs, artesian wells and the Reese River. A field investigation was made by H. E. Winchester on this application, and in his report dated July 22, 1960, it was his opinion that the granting of this permit would not interfere with existing springs or water use in the area.

It is the opinion of this office that the granting of this application will not interfere with existing water rights in the Reese River Valley.

RULING

The protests to the granting of Application No. 17957 are herewith overruled on grounds that its granting will not impair the value of existing rights or be otherwise detrimental to the public welfare. A permit will be issued under this application on receipt of the statutory permit fees.

Respectfully submitted,

Edmund A. Muth
EDMUND A. MUTH
State Engineer

Dated this 13th day of
October, 1960.