

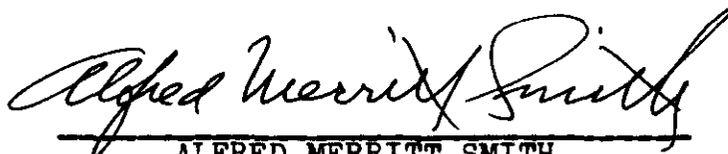
OFFICE OF STATE ENGINEERNOTICE OF CURTAILMENT OF WATER APPROPRIATION

Effective this date the office of State Engineer will not grant further permits to appropriate underground water for IRRIGATION PURPOSES in the area described as follows:

- T. 20 S., R. 60 E. - Sections 13, 24, 25 and 36
- T. 20 S., R. 61 E. - Sections 13 to 36 inclusive
- T. 21 S., R. 61 E. - Sections 1 to 10 inclusive and Sections 15 to 18 inclusive.

In the above described area, due to the concentration of wells and the heavy draft of water therefrom, the safeguarding of the domestic and industrial economy heretofore established within this area demands that hereafter water be placed only to the highest beneficial use, namely municipal, quasi-municipal, and domestic, and that no permits be granted for the appropriation of water for irrigation of lands because of the greater volume of water required therefor.

This Order is made pursuant to Section 10 Chapter 178, Nevada Statutes of 1939 as amended Chapter 103 Statutes of 1949.

  
ALFRED MERRITT SMITH  
State Engineer

Dated this 1st day of December, 1949.