

IN THE OFFICE OF THE STATE ENGINEER  
OF THE STATE OF NEVADA

. . . . .

IN THE MATTER OF THE DETERMINATION  
OF THE RELATIVE RIGHTS IN AND TO THE  
WATERS OF WHITE RIVER STREAM SYSTEM  
AND WHITE RIVER CHANNEL AND SINK. } ORDER DENYING PETITIONS

On June 21, 1957, Clair Whipple petitioned the State Engineer for a determination of the relative rights to the waters of White River Channel and Sink.

On January 22, 1959, Albert Gubler, Myron Adams, and Philip J. Carter petitioned the State Engineer for a determination of the relative rights to the winter water of the White River Stream System.

A Decree entitled, "In the Matter of the Determination of the Relative Rights in and to the Waters of White River and its Tributaries in White Pine County, Nevada", was entered nunc pro tunc as of December 4, 1922, in the District Court of the Seventh Judicial District of the State of Nevada, in and for White Pine County. The decree sets forth the extent and relative rights of parties in and to the waters of White River and its Tributaries for both summer and winter irrigation. The vested water rights on the stream system were fully determined.

In addition to the Decreed rights, permits have been issued on this source under statutory procedure.

The State Engineer, after due investigation and consideration, has determined that the facts and conditions do not warrant the initiation of further proceedings.

By virtue of the authority granted under Chapter 533, NRS, the State Engineer enters this Order denying the petitions of the above-named petitioners.

*Edmund A. Muth*  
EDMUND A. MUTH  
State Engineer

Dated at Carson City, Nevada,  
this 8th day of February, 1961.