

THE STATE OF NEVADA
PROOF OF APPROPRIATION OF WATER FOR IRRIGATION

From Hog Ranch Canyon
Name of natural water source

Through
Name of ditch, flume, or pipe line

Mary Christine Hoffman, the undersigned, being first
duly sworn, deposes and says that the facts relative to the appropriation of water by
are full and correct to the best of his
knowledge and belief.

If proof is not made by claimant, deponent should state on this line by virtue of what authority he represents the claimant

(1) Name of claimant Mary Christine Hoffman
Address Battle Mountain, County of Lander
State of Nevada

(2) The means of diversion employed Dam and ditch
Dam and ditch, pipe line, flume, etc.

(3) The date of the survey of ditch, canal, or pipe line was never surveyed

(4) The construction of the ditch or other works was begun prior to 1895
and completed prior to 1895

(5) The dimensions of the ditch or canal as originally constructed were: Width on bottom three
feet, width on top three feet, depth two feet, on a grade of feet per thousand feet.

(6) The conduit has not been enlarged.
NOTE—If enlargement or extension of ditch was made, supply information under (7) and (8)

(7) The work of enlargement of the ditch or canal was begun
and completed

(8) The dimensions of the ditch or canal as enlarged are: Width on bottom feet, width on
top feet, depth feet, on a grade of feet per thousand feet.

(9) The claimant is (is not) an owner in the above-described conduit.

If claimant is an owner in the conduit, state interest held on this line

(10) The nature of the title to the land for which the water right is claimed is Patented Land by
deed

(11) Crops of Wild Hay
have been grown upon the land irrigated.

(12) The water has been used for irrigation from as soon as water commences to run, until
of each year. Day of month to it stops Day of month

(13) The water was first used for irrigation by claimant or her grantors in the year prior to 1895
when 200 acres were irrigated in the of Sec. 29 and 32,
T. 30, R. 41 E., more particularly described as the SE 1/4 of SE 1/4,
and SE 1/4 of SW 1/4, Section 29; and the NE 1/4 of NW 1/4, Township
and Range as above.

(14) The additional number of acres first irrigated in subsequent years was as follows:

.....	acres in the.....	of Sec.....	T.....	R.....	E.....
Year					
.....	acres in the.....	of Sec.....	T.....	R.....	E.....
.....	acres in the.....	of Sec.....	T.....	R.....	E.....
.....	acres in the.....	of Sec.....	T.....	R.....	E.....
.....	acres in the.....	of Sec.....	T.....	R.....	E.....
.....	acres in the.....	of Sec.....	T.....	R.....	E.....
.....	acres in the.....	of Sec.....	T.....	R.....	E.....
.....	acres in the.....	of Sec.....	T.....	R.....	E.....
.....	acres in the.....	of Sec.....	T.....	R.....	E.....
.....	acres in the.....	of Sec.....	T.....	R.....	E.....
.....	acres in the.....	of Sec.....	T.....	R.....	E.....
.....	acres in the.....	of Sec.....	T.....	R.....	E.....
.....	acres in the.....	of Sec.....	T.....	R.....	E.....
.....	acres in the.....	of Sec.....	T.....	R.....	E.....

Remarks:

Append a sheet if necessary

.....

.....

.....

(15) The maximum acreage irrigated in any year was..... 200 acres.

(16) The water claimed has (~~has not~~) been used for irrigation each and every year since the right was initiated.
Strike out one not wanted

(17) The years during which no water was used for irrigation or during which the full water right was not used were.....
If water was not used, or used in reduced quantity at any time, full information as to causes and duration

..... of non-use should be given, appending a sheet if necessary

(18) The claimant's water right was (was not) recorded in the office of the County Recorder of..... County, said record being at page..... of Book..... of....., and being a claim for..... of water for the irrigation of..... acres of land in the following legal subdivisions:.....

I do not believe that the water right was recorded.

NOTE—Failure to record in the county in no way invalidates a water right, but if ditch or right was so recorded, supply full information under (19)

(19) The map provided by the State Engineer and attached hereto as a part of this proof is hereby accepted as correctly showing the ditch lines or irrigation works diverting or conveying the water claimed and the lands irrigated.

(20) Water from the source given and through the works described is also used for the following purposes other than irrigation:..... This water not used for any other purpose.

(21) Remarks:
Water was used every year subsequent to 1895 by Jacob Hofman except the year 1911, when the land hereinbefore mentioned was leased to a Miss Hider, with whom there was an understanding that the water should be used to irrigate said land.

..... The amount of water from this canyon is very limited. It is very seldom that enough water reaches the land mentioned to properly irrigate it.

..... The ditches have often been cleaned, but never with the intention of enlarging them. They were sufficiently large to carry any and all waters that could be turned into them.

Mary Christine Hofman

Subscribed and sworn to before me this 7th day of February, 1913

[Signature]

Notary Public in and for the County of Lander

My commission expires My Commission expires July 13th, 1915

This part of form to be left blank by claimant

Filing Serial No. 24207

STATE OF NEVADA

Proof of Appropriation of
Water for Irrigation

Water Source Toy Ranch Canyon,

Through

Claimant Mary Christine Johnson,

Battle Mountain, Nev.

Filed in the Office of the State Engineer on

February 15, 1913,

W. G. H. Harnes,
State Engineer

Certificate No. issued hereunder

....., 191.....

24207