

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

IN THE MATTER OF APPLICATION NUMBER 68807
FILED BY High Rock Holdings, LLC
ON May 13, ~~19~~ 2002, TO APPROPRIATE THE
WATERS OF underground from Basin #21

PROTEST

FILED
AUG 14 2002
STATE ENGINEER'S OFFICE

Comes now Deep Hole, LLC

whose post office address is 955 W. Moana Lane, Reno, NV 89509
Printed or typed name of protestant
Street No. or P.O. Box, City, State and Zip Code

whose occupation is ranching, and protests the granting

of Application Number 68807, filed on May 13, ~~19~~ 2002

by High Rock Holdings, LLC to appropriate the

waters of underground situated in Washoe
Underground or name of stream, lake, spring or other source

County, State of Nevada, for the following reasons and on the following grounds, to wit:

See Attachment to Protest.

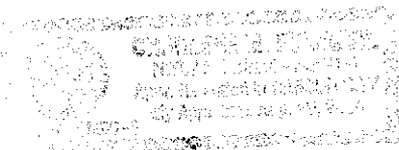
THEREFORE the protestant requests that the application be Denied
Denied, issued subject to prior rights, etc., as the case may be

and that an order be entered for such relief as the State Engineer deems just and proper.

RECEIVED
02 AUG 14 PM 1:25
STATE ENGINEER'S OFFICE

Signed Robert W. Marshall
Agent or protestant
Robert W. Marshall, agent
Printed or typed name, if agent
Address P.O. Box 2790
Street No. or P.O. Box No.
Reno, NV 89505
City, State and Zip Code No.

Subscribed and sworn to before me this 14th day of August, ~~19~~ 2002



Charles M. Farnard
Notary Public
State of Nevada
County of Carson

**\$25 FILING FEE MUST ACCOMPANY PROTEST. PROTEST MUST BE FILED IN DUPLICATE.
ALL COPIES MUST CONTAIN ORIGINAL SIGNATURE.**

Attachment to Protest

Protestant is the owner of vested artesian underground water rights and water rights to springs as well as permitted underground water rights, all within Basin 21 (Smoke Creek Desert).

The above application is protested on the following grounds:

1. Based on existing and pending applications, there is no unappropriated water in Basin 21; as a consequence, granting the above application will exceed the perennial or safe yield of Basin 21.
2. The above application, if granted, will conflict with existing and prior rights.
3. The point of diversion described in the above application will interfere with protestant's prior and existing rights.
4. The granting of the above application will be detrimental to the public interest.

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