

IN THE MATTER OF APPLICATION  
NO. 9342, FILED SEPTEMBER 25,  
1930, BY J. C. WAKELING AND  
JOS. OXBORROW TO APPROPRIATE  
THE WATERS OF SUMMIT SPRING  
FOR STOCK WATERING AND DOMESTIC  
PURPOSES, IN WHITE PINE COUNTY,  
NEVADA.

R U L I N G

General:

207  
A protest was filed on April 3, 1931, by Adams-McGill Company, W. C. Goodman, and Antone Laxague, on grounds that the protestants claim vested rights on the waters of the spring, and that the spring is within the protestants' customary grazing area.

On July 22, 1960, this office was notified by the Bureau of Land Management that the applicants are no longer livestock operators in the district.

RULING

Application No. 9342 is herewith denied on grounds that the applicants do not have a grazing right in the service area of this spring and its granting would be detrimental to the public welfare.

Respectfully submitted,

*Edmund A. Muth*

EDMUND A. MUTH  
State Engineer

Dated this 29th day of  
November, 1960.