

IN THE MATTER OF APPLICATION)
21549 TO CHANGE A PORTION OF)
THE WATER HERETOFORE APPRO-)
PRIATED AND THE PERMIT 19411)
EUREKA COUNTY, NEVADA)

R U L I N G

General:

Application 21549 was filed on September 24, 1963, by Devere C. Collingwood to change the point of diversion and place of use of 2.16 c.f.s. of the waters heretofore appropriated under Permit 19411. Well Log No. 7301 and pumping test of the well drilled under Permit 19411 shows the well to be capable of producing 1240 gpm or 2.76 c.f.s.

Under remarks of the amended Application 21549 the applicant states:

"It is assumed that the 2.16 c.f.s. requested in this application will be deducted from the maximum 5.00 c.f.s. approved under Permit 19411."

The permit issued under Application 19411 reads in part: "Limited to what the well will produce but not to exceed 5.0 c.f.s."

Opinion:

Because the applicant under 21549 wishes to retain the 2.76 c.f.s. developed under Permit 19411, he has no water remaining which can be transferred.

Ruling:

Application 21549 is herewith denied on the grounds that there is no unappropriated water under Permit 19411 to be changed.

Respectfully submitted,

GEORGE W. HENNEN
State Engineer

by


Roland D. Westergaard
Assistant State Engineer

Dated this 9th day

of July, 1965

RDW:TJS:rap