

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

IN THE MATTER OF APPLICATIONS 44931)
AND 44940 FILED TO APPROPRIATE THE)
PUBLIC WATERS OF AN UNDERGROUND)
SOURCE WITHIN THE MARYS RIVER)
AREA HYDROGRAPHIC BASIN (42), ELKO)
COUNTY, NEVADA.)

RULING
5557

GENERAL

I.

Application 44931 was filed on October 29, 1981, by the Bureau of Land Management (BLM) to appropriate 0.004 cubic feet per second of water from Clair's Well, an underground source, for stockwater purposes within the NE $\frac{1}{4}$ NE $\frac{1}{4}$ of Section 25, T.39N., R.60E., M.D.B.&M. The proposed point of diversion is described as being located within the NE $\frac{1}{4}$ NE $\frac{1}{4}$ of said Section 25.¹

II.

Application 44940 was filed on October 29, 1981, by the BLM to appropriate 0.01 cubic feet per second of water from Dahl Well, an underground source, for stockwater purposes within the NE $\frac{1}{4}$ NW $\frac{1}{4}$ of Section 10, T.38N., R.60E., M.D.B.&M. The proposed point of diversion is described as being located within the NE $\frac{1}{4}$ NW $\frac{1}{4}$ of said Section 10.²

III.

Applications 44931 and 44940 were timely protested on grounds not considered in this ruling.^{1,2}

FINDINGS OF FACT

I.

In 2003, the Nevada Legislature amended NRS § 533.503 to provide, in part, that:

1. The State Engineer shall not issue a permit to appropriate water for the purpose of watering livestock unless:
 - (a) The applicant for the permit is legally entitled to place the livestock on the lands for which the permit is sought, and:
 - (1) Owns, leases or otherwise possesses a legal or proprietary interest in the livestock on or to be placed on the lands for which the permit is sought; or

¹ File No. 44931, official records in the Office of the State Engineer.

² File No. 44940, official records in the Office of the State Engineer.

- (2) Has received from a person described in subparagraph (1), authorization to have physical custody of the livestock on or to be placed on the lands for which the permit is sought, and authorization to care for, control and maintain such livestock;
- (b) The forage serving the beneficial use of the water to be appropriated is not encumbered by an adjudicated grazing preference recognized pursuant to law for the benefit of a person other than the applicant for the permit; and
- (c) The lack of encumbrance required by paragraph (b) is demonstrated by reasonable means, including, without limitation, evidence of a valid grazing permit, other than a temporary gazing permit, that is issued by the appropriate governmental entity to the applicant for the permit.³

The State Engineer finds the BLM does not own, lease or otherwise possess a legal or proprietary interest in the livestock on or to be placed on the lands for which the permit is sought and is therefore not qualified to obtain a stockwater permit under Nevada Water Law.

II.

Applications 44931 and 44940 were filed for stockwater purposes. Under Item #4(b) of the application, the applicant listed both cattle and antelope. In the remarks section of both applications the applicant also stated, “[W]ater will be accessible at the source for wildlife that customarily use this water.” A water right application may only be filed for one purpose;⁴ however, it is not uncommon for an applicant to note wildlife use on a stockwater application. Absent of any physical restrictions, wildlife will water at various water sources within their range independent of ownership or the stated beneficial use of a water right. If water is available, the wildlife may or may not choose to water at a particular source and the use may be consistent or sporadic depending on numerous environmental factors. In the case of an underground source of water being pumped to the surface for use by livestock, the water is simultaneously available for various wildlife.

The State Engineer finds that the applications before him requests an appropriation of underground water for stockwater purposes, as the one purpose allowed under NRS § 533.330, and as stated on the application.

³ NRS § 533.503.

⁴ NRS 533.330.

CONCLUSIONS

I.

The State Engineer has jurisdiction over the parties and the subject matter of this action and determination.⁵

II.

The State Engineer is prohibited by law from granting an application to appropriate the public waters where:⁶

- A. there is no unappropriated water at the proposed source;
- B. the proposed use or change conflicts with existing rights;
- C. the proposed use or change conflicts with protectible interests in existing domestic wells as set forth in NRS § 533.024; or
- D. the proposed use threatens to prove detrimental to the public interest.

III.

The State Engineer concludes Applications 44931 and 44940 were filed for stockwater purposes.

IV.

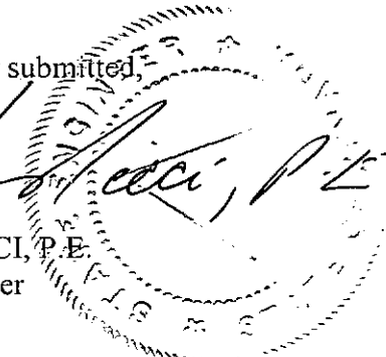
The State Engineer concludes that the applicant does not meet the requirements of NRS § 533.503; therefore, the applications are subject to denial.

RULING

Applications 44931 and 44940 are hereby denied under the provisions of NRS § 533.503. No ruling is made on the merits of the protests.

Respectfully submitted,


HUGH RICCI, P.E.
State Engineer



HR/TW/jm

Dated this 31st day of
January, 2006.

⁵ NRS chapters 533 and 534.

⁶ NRS § 533.370(4).