

IN THE MATTER OF APPLICATION 19177)
FILED SEPTEMBER 7, 1960, BY DAVID)
E. IVESON TO APPROPRIATE WATER) RULING
FROM NIGGER CREEK AND TRIBUTARIES)
IN WASHOE COUNTY, NEVADA.)

GENERAL:

Application 19177 was filed September 7, 1960, by David E. Iveson for permission to appropriate 2000 acre-feet per annum for irrigation (480 acres) and domestic purposes. The point of diversion is described as within the NE $\frac{1}{4}$ SE $\frac{1}{4}$ Section 32, T36N., R23E., MDB&M. The place of use is described as within the N $\frac{1}{2}$ Section 24, T35N., R23E., and the NW $\frac{1}{4}$ Section 19, T35N., R24E., MDB&M.

Application 19177 was protested on February 14, 1961. A field investigation was made on July 9, 1964, and the protest was overruled by Ruling No. 872 dated June 15, 1966. The application was approved for permit and final notice dated March 27, 1968, was forwarded by certified mail to David E. Iveson with the return receipt card received in this office on April 1, 1968.

RULING:

Application 19177 is herewith denied on the grounds that the applicant has failed to submit the statutory permit fee as provided by Nevada Revised Statute 533.435 after proper notice.

Respectfully submitted,


Roland D. Westergard
State Engineer

RDW:WJN:dc

Dated this 30TH day
of April, 1968.