

IN THE MATTER OF APPLICATIONS)
26699, 26752, AND 26832 FILED)
FOR UNDERGROUND WATERS IN)
DAYTON VALLEY, LYON COUNTY,)
NEVADA.)

R U L I N G

103
Application 26699 was filed on May 2, 1972, by Marvin Pickles to appropriate 0.5 c.f.s. of the waters of an underground source to be diverted within the SW $\frac{1}{4}$ NE $\frac{1}{4}$ Section 9, T.16N., R.22E., M.D.B.&M., and to be used for the irrigation of 4.74 acres of land located within the N $\frac{1}{2}$ NE $\frac{1}{4}$ SW $\frac{1}{4}$ NE $\frac{1}{4}$ of said Section 9, and domestic purposes.

Application 26752 was filed on May 26, 1972, by Alvin A. and Donna L. Lewis to appropriate 0.25 c.f.s. of the waters of an underground source to be diverted from the NE $\frac{1}{4}$ SE $\frac{1}{4}$ Section 4, T.16N., R.22E., M.D.B.&M., to be used for the irrigation of 4 acres of land within the N $\frac{1}{2}$ SW $\frac{1}{4}$ NE $\frac{1}{4}$ SE $\frac{1}{4}$ of said Section 4, and for domestic purposes.

Application 26832 was filed on July 11, 1972, by Gary H. and Dorothy H. Todd to appropriate 0.50 c.f.s. of the waters of an underground source to be diverted within the NE $\frac{1}{4}$ SE $\frac{1}{4}$ Section 4, T.16N., R.22E., M.D.B.&M., and to be used for the irrigation of 10 acres of land located within a portion of the NE $\frac{1}{4}$ SE $\frac{1}{4}$ of said Section 4 and for domestic purposes.

Application 26699 was protested on July 18, 1972, by R. L. Biedebach. Application 26752 and Application 26832 were protested on October 4, 1972, by R. L. Biedebach.

A field investigation in the matter of these applications was made on February 8, 1973.

Application 26699 is approximately 1700 feet in a southeasterly direction from Mr. Biedebach's well, evidenced by Permit 21475. Application 26752 is approximately 2400 feet in a northeasterly direction from Mr. Biedebach's well and Application 26832 is approximately 3350 feet in a northeasterly direction from Mr. Biedebach's well.

The places of use of these applications are included in the places of use of Permits 19733 and 24780 in the name of the Dayton Valley Ranches Water Association. Permits 19733 and 24780 were issued for quasi-municipal and domestic purposes and limited to 1440 gallons per day per parcel.

OPINION:

It is our opinion that the granting of these applications will not tend to impair the value of existing rights or be otherwise detrimental to the public welfare.

RULING

The protests against the granting of Applications 26699, 26752, and 26832 are hereby overruled and permits will be granted upon the receipt of the statutory permit fees.

Respectfully submitted,


Roland D. Westergard
State Engineer

RDW:TJS: jw

Dated this 16th day of

February, 1973.