## STATE OF CALIFORNIA STATE WATER RIGHTS BOARD

In the Matter of Application 18103 of M. H. COMPTON to Appropriate from an Unnamed Spring Tributary to Big Rock Creek in Los Angeles County.

Decision No. 969

ADOPTED JUN 30'60

## DECISION DENYING APPLICATION

- M. H. Compton having filed Application 18103 for a permit to appropriate unappropriated water; notice thereof having been duly posted and a protest received from one Edward Krystosiak; the matter having been set for hearing in Los Angeles on March 1, 1960, with due notice to the parties; both parties having appeared and having offered evidence at said hearing, and the same having been duly considered, the Board finds as follows:
- 1. Application 18103 is for a permit to appropriate 400 gallons per day from an unnamed spring in an unnamed wash, tributary to Big Rock Creek in Los Angeles County, between January 1 and December 31 of each year for domestic use, irrigation and stockwatering.
- 2. By a judgment entered July 1, 1959, in the case entitled <u>Krystosiak v. Compton</u>, Los Angeles Superior Court No. 680032 (transferred to Long Beach), the Court adjudged one-half of the water produced in the future from the well located at the source named in subject application to be owned



by the plaintiffs Krystosiak, and the remaining half to be owned by defendant Madison H. Compton, the applicant in this proceeding.

3. By reason of the foregoing judgment, there is no unappropriated water available in the source to supply the applicant.

From the foregoing findings, the Board concludes that Application 18103 should be denied.

IT IS HEREBY ORDERED that Application 18103 be, and the same is, hereby denied.

Adopted as the decision and order of the State Water Rights Board at a meeting duly called and held at , California, on this day of , 1960.

Kent Silverthorne, Chairman

W. P. Rowe, Member

Ralph J. McGill, Member