THE CLUB.

NOTICE OF COMPLETE APPLICATION OF WATER TO A BENEFICIAL USE

I. A. N. Lilbert the holder of Application No 1770 hoins
I, W. 11. Veller of Application No. 1770 being
Permit No. 8.8.6, issued by the State Engineer of the State of
issued by the State Engineer of the State of
Oregon for the appropriation of 4/10 second for of the waters of a spring in SW Sw Sec 24, 173
in accordance with the tenor of such permit and the limitations endorsed thereon by the State Engi-
neer, have completely applied the water to a beneficier use, on the lat day of June 19/2
being the time limitation as fixed in sad permit for the complete application of water to a beneficial
use.
The standard of the standard o
If all of the water granted in the period had not been fully applied to beneficial use, you should so state,
If all of the water granted of the perfect had not been fully applied to beneficial use, you should so trate, Aleed to use alfo district constructed in assurdance
by that subsequent appropriators may have notice.
with permit
/_1 ()
IN WITNESS WHEREOF, I have hereunto set my hand this 67 day of the 1917
the high the
Saleur Oregon (Signature of Applicant.)
(Present Address)
Fill out, detach, and mail to the Secretary, Board of Control. Salem. Oregon.

Alter (E * Yalk.

Gives & required

Balance, performe

Chief Devices in

Proof of employed at the mater under partie to 848; together with flower exploses the Sea, has been received in this different the proper torm and rith be proved to the first board to the proper torm and rith be proved to the first board to the proper torm and rith be

and leguance of pertificate.

Ners are as Februs

Assistant Secretary.

780

October 11, 1911.

Mr. A. N. Gilbert,

Salem, Oregon.

Dear Sir.-

applied as fees on application No. 1770, by yourself and Mr. Patterson. This application, together with one tracing, was received yesterday, and will be taken up as soon as the same can be reached, and you will be further advised.

Very respectfully,

John H. Lewis

State Engineer.

PAC/MM

Application No. 1770.

#17800

STATE OF OREGON

OFFICE OF THE

STATE ENGINEER

JOHN H. LEWIS, STATE ENGINEER
PRESIDENT OF THE BOARD OF CONTROL
SECRETARY OF THE DESERT LAND BOARD
PERCY A. CUPPER
ASSISTANT STATE ENGINEER

SALEM, OREGON Nov. 13, 1911.

Mr. A. N. Gilbert.

Salem, Oregon.

Dear Sir:

I enclose herewith Application No 1770, by yourself, being Permit No. 888, which has been approved and recorded in this office. In this office. In this in your county, or to publish notice of its issuance. This permit is not a water right, but is, in a way, a contract between you and the State. It should be held by the owner of the right, and not disposed of in making final proof on desert land, or for any other purpose.

You should make annual proof under this permit upon the forms attached hereto. Within the time as limited by the State Engineer for the beginning of construction, for completion, and for the application of water to beneficial use, you should fill out the proper blank, detach, and mail to the Secretary, Board of Control, Salem, Oregon. If more than one year is allowed for completion of construction you should give on the proper blank a detailed description of the work performed each year so that the Board may judge as to whether or not the law is being complied with as to the prosecution of work with reasonable diligence.

Final proof will be taken by the Board, through the proper division superintendent, as soon as possible after the expiration of time for the complete application of water to beneficial use, or any extension thereof. The Board of Control will thereafter issue a "Certificate of Water Right" to be recorded with the county clerk of the proper county, which to your water title will correspond to a patent from the United States as foundation for your land title.

Should it be impossible for you to complete the work or to put the water to beneficial use before the expiration of the time fixed in the permit, you should, if you have good reasons for so doing, apply to the State Engineer for an extension of time. All such requests must be received before the date of expiration, otherwise you will have to re-file and lose something in priority by your neglect. No extension of time can be granted for the beginning of work, nor in any case where request is made after the expiration of the time limit as fixed in the permit.

Any assignment of this permit should be made in writing and recorded

required after date of assignment.

Water belongs to the land it irrigates and not to the ditch, or ditch owner. The transfer of land will carry with it the water appurtenant thereto.

Failure to fill out and mail the annual proofs required by the Board may jeopardise your rights under this permit and result in its cancellation after proper notice, as the law provides that proof must be made "to the satisfaction of the Board of Control".

Respectfully yours,

State Engineer.