

7-1-87

IN REPLY REFER TO:

4130(C-028)
Case File/AMP



United States Department of the Interior

BUREAU OF LAND MANAGEMENT SURPRISE RESOURCE AREA

P.O. Box 460
Cedarville, CA 96130

July 1, 1987

FINAL DECISION
(43 CFR 4160.3)

High Rock

Dawn Lappin
WHOA
P.O. Box 555
Reno, NV 89504

Dear Dawn:

Recently you received the Proposed Decision for the Little High Rock Allotment dated May 22, 1987. This Proposed Decision stated that in the absence of any protest it will become the Final Decision for this Allotment. A protest was not received from you. Therefore, the Final Decision for the Little High Rock Allotment will incorporate the Proposed Decision in total.

In accordance with 43 CFR 4160.4, any person whose interest may be adversely effected by this Final Decision has 30 days to file, in writing, an appeal, for the purpose of a hearing before an Administrative Law Judge. The appeal shall be filed with the Surprise Resource Area Manager, P.O. Box 460, Cedarville, CA 96104. The appeal shall clearly and concisely state why the Final Decision is in error. All grounds for error not stated will be considered waived.

In the event of an appeal within the 30 day time period, grazing use as authorized prior to this decision will continue pending final action on the appeal (43 CFR 4160.3(c)). In the absence of an appeal, this Final Decision will become effective with the next grazing season, beginning March 1, 1988.

Sincerely,

Lee Delaney
Surprise Resource Area Manager

cc: District Manager
State Director
Burt Stanley
Larry Hill
Doris Earp