

HOUSE BILL 356

57TH LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 2025

INTRODUCED BY

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This document may incorporate amendments proposed by a committee, but not yet adopted, as well as amendments that have been adopted during the current legislative session. The document is a tool to show amendments in context and cannot be used for the purpose of adding amendments to legislation.

AN ACT

RELATING TO WATER; PROVIDING THAT REPLACEMENT WELLS WITHIN ONE HUNDRED FEET OF THE ORIGINAL WELL ARE NOT SUBJECT TO PROTEST; ALLOWING AN AGGRIEVAL AND REQUEST FOR HEARING TO BE FILED.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:

**SECTION 1.** Section 72-12-22 NMSA 1978 (being Laws 1959, Chapter 41, Section 1) is amended to read:

"72-12-22. REPLACEMENT WELL WITHIN ONE HUNDRED FEET.--

.229789.1AIC February 19, 2025 (9:57pm)

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A. The owner of a water right may drill and use a replacement well drilled within one hundred feet of the original well prior to application to the state engineer and the publication and hearing set out in Section ~~[75-11-3 New Mexico Statutes Annotated, 1953 Compilation]~~ 72-12-3 NMSA 1978 if:

(1) the well is drilled into the same HAAWC ~~and~~ HAAWC ~~and~~ HAAWC ~~only the same~~ HAAWC only the same HAAWC underground stream, channel, artesian basin, reservoir or lake as the original well; ~~and~~

(2) the appropriation is of the same amount of water allowed by ~~his~~ the owner's water right in the original well; ~~and~~

(3) an emergency situation exists in which the delay caused by application, publication and hearing would result in crop loss or other serious economic loss; and

(4) ~~he~~ the owner files an application or notifies the office of the state engineer ~~office~~ of these facts and the location of the proposed replacement well by registered letter, prior to drilling; provided that ~~he~~ the owner shall file application for a permit within ~~30~~ thirty days after drilling begins.

B. Applications for replacement wells within one hundred feet of the original well are not subject to protest. If the applicant is aggrieved by the state engineer action on

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the application, an aggrieval and request for hearing may be filed.

[B-] C. The owners of other water rights, who claim to be injured by the drilling of a replacement well under these circumstances, may not enjoin the drilling of such a well or the use of the water from the well, but are limited to an action at law to recover damages [~~and to their right to protest the granting of a permit~~]."