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## HOUSE BILL 82

## 51ST LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 2013

INTRODUCED BY

Larry A. Larrañaga

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8 FOR THE WATER AND NATURAL RESOURCES COMMITTEE

10 AN ACT

> RELATING TO WATER; PROVIDING PROCEDURES FOR DRILLING REPLACEMENT WELLS THAT ARE LESS THAN ONE HUNDRED FEET FROM THE ORIGINAL WELL.

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:

REPLACEMENT WELL WITHIN ONE HUNDRED FEET. --

Notwithstanding the provisions of Section 72-12-7 NMSA 1978, the owner of a water right may drill and use a replacement well drilled within one hundred feet of the original well [prior to] upon application to and the granting of a permit by the state engineer [and the publication and hearing set out in Section 75-11-3 New Mexico Statutes Annotated, 1953 Compilation] if:

.190505.3

			(1)	the wel	ll is	dril1	Led into	the	same	and	only
the	same	underg	ground	stream,	chan	nel,	artesian	bas	in,	reser	voir
or :	lake a	as the	origi	nal well	.; [ <del>an</del>	<del>d</del> ]					

- (2) the appropriation is [of] for the same or a lesser amount of water as is being put to beneficial use from the well being replaced and no more than the amount 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 files application or notifies the state engineer office of these facts and the location of the proposed replacement well by registered letter, prior to drilling; provided that he shall file application for a permit within 30 days after drilling begins.
- B. 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]
- (3) the state engineer finds that the change in location will not impair existing rights; and
- (4) the original well is plugged, not capped.

  B. If the applicant is aggrieved by the decision of

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the state engineer, the applicant may request a hearing
pursuant to the provisions of Section 72-2-16 NMSA 1978;
provided that notice of application and the opportunity to
protest are given pursuant to Subsection D of Section 72-12-3
NMSA 1978."

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