		FILED RECEIVED SERVED ON
Case 3:7	3-cv-00127-MMD-CSD Docume	ent 1181 Filed 07/166/2007 Page 1 of 12
1		JUL 16 2007
2		
3	IN THE UNITED STA	CLERK US DISTRICT COURT  TES DISTRICT REQUIRE HEVADA  RICT OF NEVADA  DEPUTY
4	FOR THE DIST	RICT OF NEVADA DEPUTY
5	UNITED STATES OF AMERICA, )	
6	Plaintiff, )	
7	WALKER RIVER PAIUTE TRIBE,	Subfile No. C-125-B
8	Plaintiff-Intervenor,	DISCLAIMER OF INTEREST IN WATER RIGHTS AND NOTICE OF
9		RELATED INFORMATION AND
10	y. )	DOCUMENTATION SUPPORTING DISCLAIMER
. 11	WALKER RIVER IRRIGATION	)
,	DISTRICT, a corporation, et al.,	
12		
13	Defendants. )	•
. 14		•
15	The undersigned counter defendant in the	he above action hereby notifies the Court and the
16		ty on whose behalf the undersigned is acting) has
17.	no interest in any water right within the catego	
18	Management Order (Apr. 18, 2000) and, there	
19		
20	This disclaimer and notice shall be sent	to the following two persons:
21	Linda Lea Sharer, Chief Deputy	•
22	United States District Court for 400 South Virginia Street, Suite	
23 i	Reno, NV 89501	
24	<u>And</u>	
25	Susan L. Schneider	
26	United States Department of Ju P.O. Box 756	stice
27	Littleton, CO 80160	
, ;	In addition, because the undersigned sol	d or otherwise conveyed ownership of all of the
28		
	DISCLAIMER OF WATER RIGHTS AND NOTICE	8 OF RELATED INFORMATION Dage 1 of 4

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1	water rights that the undersigned (or the entity on whose behalf the undersigned is acting) once
. 2	owned before the undersigned was served with a Waiver of Service of Notice in Lieu of
3	Summons or by a Notice in Lieu of Summons, the undersigned provides the following
4	additional information:
5	1. The name and address of the party or parties who sold or otherwise conveyed
6	ownership:
7	Name(s): E. E. Willhout and Dolde D. William
8	Name(s): E. E. Willhoyt and Goldie D. Willhoyt (Mow the ceased)
9	Street or P.O. Box:
10	
11	Town or City: Yering ton NV.
12	Town or City: 4000 3
13	_
14	State:
15	
16	Zip Code:
17	2. The name and address of each person or entity who acquired ownership
18	1 1 William
19	Name(s): James H. Mulason Property was purchased
20	IN 1963.
21	Street or P.O. Box: Well was sustabled
22	for personal use
23	TOWD OF CITY: Yerengton NV greengton NV 89449
24	Town or City: Gereng Town NV 89447 Tel # 775-463-2071
25	
26	State: James A Knedson
27	Zip Code: 89447 "
28 ▮	zip Code: 7777

DISCLAIMER OF WATER RIGHTS AND NOTICE OF RELATED INFORMATION, page 2 of 4

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1	
2	3. Attached to or included with this notice is a copy of the (check appropriate
3	
4	box(es)):
5	
6	2X Deed
7	☐ Court Order
8	Other Document.
ۏ	
LΟ	by which the change in ownership was accomplished.
11	4. The undersigned acknowledges that any person or entity who files a Disclaimer
2	of Interest in this matter is ultimately responsible for the accuracy of this filing. Consequently,
.3	the undersigned acknowledges that any person or entity who files a Disclaimer of Interest, but,
. 4	in fact, has water rights subject to this litigation, shall nevertheless be bound by the results of
.5	this litigation.
6	
7	Executed this day of 200
8	
و	
0	
1	
2	[signature of counter-defendant]
3	
4	
Š	
6	[name of counter-defendant]
7	
8	

DISCLAIMER OF WATER RIGHTS AND NOTICE OF RELATED INFORMATION, page 3 of 4

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[name, if applicable, of person acting on behalf of counter-defendant]

[signature, if applicable, of person acting on behalf of Counter-Defendant]

[address]

[telephone number]

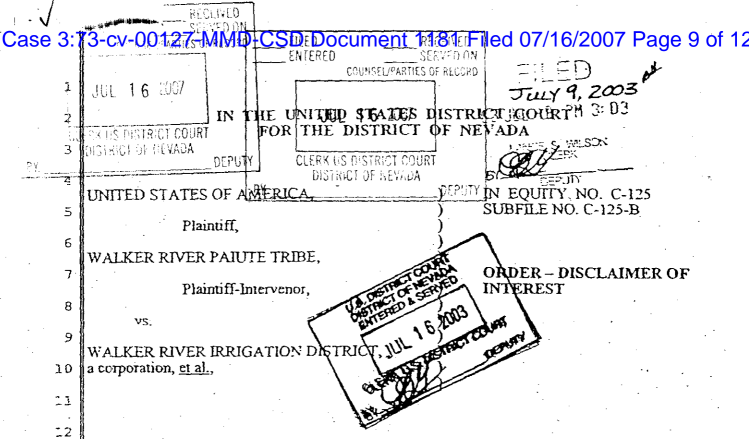
aiúr	Indenture, made	e the 22nd	day of
April	one thousand nine hun	ndred and sixty-live	
ketween E. E.	Willhoyt and Goldie D. W:		
	Enudson,		
Box 1	33 YERINGTON N.	EKROR	
*************************		the part¥	
Bitnesseth: T	hat the said part ies of t	he first part, in considera	tion of the sum ofdollars,
	Inited States of America, to cond part, the receipt whereof is h		
	unto the said part. Yof the		
_ ,	er, all		
	the certain lot, piec	· ·	
State of	Mason Valley Nevada an		as follows to miss
ши ој	an	u vounuea and aescriped	as jouows, to-wit:
corner of the SW 330 feet to true First course Nort course South 645	core fully described as for of NE4, Sec. 9, T. 13 N, point of beginning at South 645 feet; thence second feet; thence fourth cours; ten acres more or less.	R 26 E, MDR&M, thenc thwest corner of 10 a course East 660 feet	e running East cre parcel; Thence ; thence third
PARA THE TOTAL PARA THE TANK T			
(GP)			
1	•		
	•		
	e tenements, hereditaments, and a		
	reversions, remainder and remain		
of the visit	and to Told the said premi econd part, and toh1s	ses, together with the appur	re and assigns forever
	econa part, ana to		
	•		
STATE OF NEVADA,	)		
Lyon	) 98.		
this 26th day of	April	ann 43 7 . 1 . 3 . 3	Sirtu_five
personal	vy appeared before me, Carl O	one thousand nine hundred and Gelustedt	A Notorn Pulling in and A
	the said County of Lyon		.,
A PE	E. E. Willhoyt and Go known to me to be the person	S described in and who arousted	the forestern burn
11	coknowledged to me that th	A described in and who executed the Land executed the same freely and	the forestern burn
	and purposes therein mention	A described in and who executed to executed the same freely and the same freely are same freely are same freely and the same freely are same freely and the same freely are same freely and the same freely are sa	the foregoing instrument, will voluntarily and for the us
	coknowledged to me that Lh and purposes therein mention IN WITNESS WHI at my office in the County of	A described in and who executed the X executed the same freely an ted. EBEOF, I have hereunto set my h Lyon	the foregoing instrument, will voluntarily and for the us and affixed my official sc
	coknowledged to me that Lh and purposes therein mention IN WITNESS WHI	A described in and who executed the X executed the same freely an ted. EBEOF, I have hereunto set my h Lyon	the foregoing instrument, will voluntarily and for the us and and affixed my official se the day and year

#### Case 3:73-cv-00127-MMD-CSD Document 1181 Filed 07/16/2007 Page 7 of 12

our an	made the 22nd day of
	one thousand nine hundred and sixty-five
etween B. E. Wil	lhoyt and Goldie D. Willhoyt, husband and wife,
<b>T N</b> P	the part ies of the first part,
James A. Knu	
130 x 133	JERINGTON NEVROR
	ihe partYof the second part,
·	ne said part les of the first part, in consideration of the sum ofTen and no/100 dollars,
	l States of America, to <u>them</u> in hand paid by the said part, the receipt whereof is hereby acknowledged, do by these presents
ant, bargain, and sell unto	the said part. Yof the second part, and to
	1
	he certain lot, piece or parcel of land situate in
Maso	n Valley , County of Lyon
late ofNeva	da , and bounded and described as follows, to-wit:
26 E, MDB&M and more corner of the $SW_0^2$ of 330 feet to true poin First course North 64	cel of land situated in the $SW_{2}^{2}$ of $NE_{4}^{1}$ , Sec. 9, T. 13 N, R fully described as follows: Beginning at the Southwest $NE_{4}^{1}$ , Sec. 9, T. 13 N, R 26 E, MDB&M, thence running East at of beginning at Southwest corner of 10 acre parcel; Them 5 feet; thence second course East 660 feet; thence third is; thence fourth course West 660 feet to the place of a acres more or less.
4	
and the reversion and rever. To Bave and	ements, hereditaments, and appurtenances thereunto belonging or appertaining sions, remainder and remainders, rents, issues, and profits thereof.  Ituund the said premises, together with the appurtenances, unto the said part, and to heirs and assigns forever
SOLUTE OF MENT	
STATE OF NEVADA,	88.
Lyon	
this 26th day of	
personally app	peared before me, Carl O. Gelinstedt a Notary Public is an
	the said County of Lyon,
	E. E. Willhout and Goldie D. Willham
	E. E. Willhoyt and Goldie D. Willhoyt, husband and wife, known to me to be the personal described in and who executed the foregoing instrument,
	acknowledged to me that Lhcy executed the same freely and voluntarily and for the and purposes therein mentioned.
	IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official
	7210E
	at my office in the County of LYON, the day and year this certificate first above written.

Notary Public in and for the County of \_\_\_\_\_\_\_, State of Nevada

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,	~~~ <b>~</b>			
Ared	Dated Becorded at the Request of E. C. Williamy 1969	a 5 min, past 2 o'clock P.M., in Volume 52 of M., page 319  Countly Records.	By Wolf Und.  By Deputy Recorder.  A31912-14-1-63  FOR 401	



The following background information is provided to aid in understanding the reasons for and what is required by this Order.

- 1. The Court has ordered that certain persons and entities be included as parties in this action because they own water rights within one or more of the nine categories set forth in Paragraph 3 of the Court's April 18, 2000 Case Management Order.
- 2. It is possible that some of the specific persons or entities who are served with a Waiver of Service of Notice in Lieu of Summons. Notice of Lawsuit, or a Notice in Lieu of Summons do not belong in this action, because, for example, they may have sold or otherwise conveyed the ownership of all water rights subject to this action prior to being served.
- 3. A change in ownership of a water right can occur in a number of ways and for a variety of reasons. Often a change in ownership of a water right occurs when ownership of the land on which the water is used changes. A change in ownership may involve a sale, a gift, a death or even a divorce. It may also involve estate or business planning decisions, such as conveyance to an intervivos trust or a limited liability company. Frequently, changes in ownership are accomplished by a deed. However, in an estate or divorce proceeding, they may be accomplished by an order of a court. These examples are not an exclusive list of all of the

ORDER - DISCLAIMER OF INTEREST, page 1 of 4

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4. It important that the Court and the Plaintiffs be notified if a person or entity who receives service by mail or personal service does not, in fact, have any ownership interest in a water right in any of the nine categories set forth in Paragraph 3 of the Court's April 18, 2000 Case Management Order. In addition, that person or entity need not be burdened with this litigation and, if there was a change in ownership, a new party may need to be added to the action. Before any such person may be omitted from this action, certain information and documents will have to be provided to the Plaintiffs and the Court.

Based upon the foregoing, it is hereby ORDERED as follows:

1. If any person or entity receiving service by mail or personal service has no interest in any water right within any of the nine categories set forth in Paragraph 3 of the Case Management Order (Apr. 18, 2000)<sup>1</sup>/, that person or entity shall notify the Court and the

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You should review the Case Management Order and First Amended Counterclaims filed by the United States and by the Walker River Paiute Tribe, which are included in the materials served upon you. For convenience, the nine categories of persons and entities that the Court has ordered to be served and named are listed here:

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1. Category 3.a.: The successors in interest to all water rights holders under the Decree (April 14, 1936), modified. Order of Entry of Amended Final Decree to Conform to Writ of Mandate, Etc. (April 24, 1940) ("Decree").

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2. Category 3.b.: All holders of surface water rights under the laws of the States of Nevada and California in the Walker River Basin who are not presently parties to this adjudication.

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2 C.

3. Category 3.c.: All holders of permits or certificates to pump groundwater issued by the State of Nevada and domestic users of groundwater within Sub Basins 107 (Smith Valley), 108 (Mason Valley), 110A (Schurz Subarea of the Walker Lake Valley), and 110B (Walker Lake Subarea of the Walker Lake Valley).

23 24.

4. Category 3.d.: All holders of permits or certificates to pump groundwater issued by the State of Nevada within Sub Basins 106 (Antelope Valley), 109 (East Walker), and 110C (Whiskey Flat-Hawthorne Subarea of Walker Lake Groundwater Basin).

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5. Category 3.e.: All users of groundwater for irrigation in California in the Walker River Basin.

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1	United States in writing of that fact.			
2	2. If such person or entity sold or otherwise conveyed ownership of <u>all</u> of the water			
3	rights that the person or entity once owned before they were served or otherwise brought into			
4	this action, in addition to disclaiming any interest in this action, they shall include a notice			
5	providing the following information:			
6	A. The name and address of the person or entity who sold or otherwise conveyed ownership;			
7	B. The name and address of each person or entity who acquired ownership; and			
9	C. A copy of the deed, court order or other document by which the change in ownership was accomplished.			
10	3. The disclaimer and notice shall be sent to the Court and counsel for the United			
11	States, addressed as follows:			
13	Linda Lea Sharer, Chief Deputy Clerk United States District Court for the District of Nevada			
14	400 South Virginia Street, Suite 301 Reno, NV 895501			
15 16	Susan L. Schneider United States Department of Justice P.O. Box 756 Littleton, CO 80160			
- ·	4. The form and substance of the disclaimer and notice shall substantially conform.			
-5	to the form attached to this Order as Exhibit A.			
- <del>-</del> 20	5. Following their receipt from any person or entity disclaiming any interest in any			
2.				
22	6. Category 3.f.: All holders of "vested rights" to the use of groundwater under the laws of the State of Nevada within the Walker River Basin.			
Z3:	7. Category 3.g.: Al! municipal providers in Nevada within the Walker River Basin			
24	who currently use groundwater.			
25 26	8. Category 3.h.: All municipal providers in California within the Walker River Basin who currently use groundwater.			
27 28	9. Category 3.i.: All industrial users in Nevada within the Walker River Basin who currently use groundwater.			
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ORDER - DISCLAIMER OF INTEREST, page 3 of 4

of the water rights at issue in this case of a Waiver of Service of Notice in Lieu of Summons and any Disclaimers of Interest and accompanying information and documents sought by this Order, Plaintiffs will review the materials received and, if appropriate, seek the Coun's concurrence in omitting that person or entity filing such materials from this case.

- If Plaintiffs do not receive a Waiver of Service of Notice in Lieu of Summons 6. and must personally serve a person or entity that subsequently files a Disclaimer of Interest pursuant to this Order, Plaintiffs will also review the materials received and, if appropriate, seek the Court's concurrence in omitting the person or entity from this case, but that person or entity may be subject to paying the costs related to formal personal service on them.
- 7. Despite the above provisions, any person or entity who files a Disclaimer of Interest in this matter is ultimately responsible for the accuracy of this filing. Consequently, any person or entity who files a Disclaimer of Interest, but, in fact, has water rights subject to this litigation, shall nevertheless be bound by the results of this litigation.
- Any person or entity subject to service under the Federal Rules of Civil Procedure who receives notice of this action in the manner provided by Federal Rule of Civil Procedure 4(d) remains subject to the duty to avoid unnecessary costs of serving the summons, even if that person or entity ultimately disclaims any ownership interest in any of the water nghis described by Paragraph 3 of the Court's April 18, 2000 Case Management Order.

The Honorable Robert A. McQuaid, Jr.

United States District Court Magistrate Judge

IT IS SO ORDERED:

2003. Dated:

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