## Case 3:73-cv-00127-MMD-CSD Document 1547 Filed 08/24/2009 Page 1 of 3

1 2 3 4 5	LAURA A. SCHROEDER, NSB #3595 WYATT E. ROLFE, NSB #10735 Schroeder Law Offices, P.C. PO Box 40400 440 Marsh Avenue Reno, NV 89504-4400 Reno, NV 89509 PHONE (775) 786-8800; FAX (877) 600-4971 counsel@water-law.com Attorneys for the Defendants	
6		O DISTRICT COLUDT
7	UNITED STATES DISTRICT COURT	
8	DISTRICT OF NEVADA	
9		
10	UNITED STATES OF AMERICA	
11	Plaintiff,	IN EQUITY NO. C-125-B-ECR
12	THE WALKER RIVER PAIUTE TRIBE,	3:73-ev-00127-ECR-LRL
13	Plaintiff-Intervenor,	AFFIDAVIT OF LAURA A. SCHROEDER IN SUPPORT OF
14	v.	MOTION TO WITHDRAW AS COUNSEL
15	THE WALKER RIVER IRRIGATION DISTRICT, a corporation, et al.,	(Thomas Bobrick Trust)
16	Defendants.	
17		_
18	UNITED STATES OF AMERICA, WALKER RIVER PAIUTE TRIBE,	
19	Counterclaimants	
20	v.	
21	WALKER RIVER IRRIGATION	
22	DISTRICT, et al.,	
23	Counterdefendants.	
24	STATE OF OREGON )	
25	County of Multnomah ) ss.	
26	I, LAURA A. SCHROEDER, being fir	st duly sworn, depose and say:

Page 1 - AFFIDAVIT OF LAURA A. SCHROEDER IN SUPPORT OF MOTION TO WITHDRAW AS COUNSEL



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- 1. I am the attorney of record for the Thomas Bobrick Trust in the above matter. I have personal knowledge of the facts set forth herein, am over the age of 18 years and am otherwise competent to make this affidavit.
  - 2. I make this affidavit in support of my motion to withdraw as counsel.
- 3. In March 2004 Schroeder Law Offices P.C. ("Schroeder") filed an Objection to Petition for Temporary Change in Place of Use and Manner of Use (Docket #655) and Notice of Party Type (Docket #647) on behalf of Thomas Bobrick Trust (the "Trust") in Case 125.
- 4. On September 22, 2004 Schroeder filed a Notice of Appearance and Intent to Participate on behalf of the Thomas Bobrick Trust in Case 125, subfile B (Docket #466). From that date forward Schroeder has appeared on behalf of the Trust and has copied the Trust on all documents related to Case 125 and Case 125, subfile B.
- 5. The Trust is part of the larger group represented by this office and commonly known as the Circle Bar N Ranch group.
- 6. The Trust has conveyed, via the group representative for the Circle Bar N Ranch Group, that the Trust no longer desires to be represented by Schroeder Law Offices, P.C.
- 7. Representation of the Trust has become unreasonably difficult as the Trust has not been responsive to inquiries from this office related to the litigation.
- 8. By letter dated June 23, 2009, we communicated to the Trust our intention to request permission to withdraw from representing the Trust. We received no response or objection to our request.
- 9. By letters dated June 23, 2009 and August 15, 2009, we advised the Trust that a substitute attorney is necessary for the Trust to participate and defend its position in the Walker River litigation.
- 10. This office has advised the Trust that if our motions to withdraw are granted, the Trust will risk action against it, including default judgment.

Page 2 - AFFIDAVIT OF LAURA A. SCHROEDER IN SUPPORT OF MOTION TO WITHDRAW AS COUNSEL



## Case 3:73-cv-00127-MMD-CSD Document 1547 Filed 08/24/2009 Page 3 of 3

1	11. By letter dated June 21, 2009 we informed opposing counsels that we would be	
2	moving to withdraw from representation of the Trust. We received no response objecting to our	
3	proposed motion.	
4	DATED this $24^{7}$ day of August, 2009.	
5	SCHROEDER LAW OFFICES, P.C.	
6		
7	La Loubre	
8	Laura A. Schroeder, NSB 3595	
9	Attorney for Respondent	
10	SUBSCRIBED AND SWORN to before me by Laura A. Schroeder this 24 day of June, 2009.	
11		
12	OFFICIAL SEAL Notary Public for Oregon  BARYL N COLE NOTARY PUBLIC - OREGON  My commission expires: Splenber 10, 2009	
13	W CONTRACTION NO. 396465 W	
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Page 3 - AFFIDAVIT OF LAURA A. SCHROEDER IN SUPPORT OF MOTION TO WITHDRAW AS COUNSEL

