Case 3:73-cv-00127-MMD-CSD Document 1591 Filed 07/30/2010 Page 1 of 9

Simeon M. Herskovits, Nevada Bar No. 11155 Advocates for Community and Environment P.O. Box 1075 El Prado, New Mexico 87529 (575) 758-7202 simeon@communityandenvironment.net Attorney for Mineral County, Nevada

Wes Williams, Jr.,
Nevada Bar No. 06864
3119 Pasture Rd.
P.O. Box 100
Schurz, Nevada 89427
(775) 773-2838
wwilliams@stanfordalumni.org
Attorney for the Walker River Paiute Tribe

Greg Addington, Assistant U.S. Attorney Susan L. Schneider, Trial Attorney U.S. Department of Justice Environment and Natural Resources Div. 1961 Stout Street, 8th floor Denver, Colorado 80294 (303) 844-1348 susan.schneider@usdoj.gov Attorneys for the United States of America

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEVADA

UNITED STATES OF AMERICA,	IN EQUITY NO. C-125-ECR Subproceedings: C-125-B & C-125-C
Plaintiff,	3:73-CV-00127-ECR-RAM & 3:73-CV-00128-ECR-RAM
WALKER RIVER PAIUTE TRIBE,	
Plaintiff-Intervenor,	JOINT MOTION OF MINERAL
vs. WALKER RIVER IRRIGATION DISTRICT, a corporation, et al.,	COUNTY, WALKER RIVER PAIUTE
Defendants.	
MINERAL COUNTY,	
Proposed-Plaintiff-Intervenor	
vs.	
WALKER RIVER IRRIGATION DISTRICT a corporation, et al.	
Proposed Defendants.	

Case 3:73-cv-00127-MMD-CSD Document 1591 Filed 07/30/2010 Page 2 of 9

Proposed Plaintiff-Intervenor Mineral County, Plaintiff-Intervenor Walker River Paiute
Tribe, and Plaintiff United States of America (collectively the "Plaintiff Parties"), through their
undersigned counsel, jointly submit this motion respectfully requesting the Court to set a date for
a status conference in the above-captioned C-125 subfiles, which concern water rights disputes in
the Walker River and Walker Lake Basin, to consider a number of issues that have been pending
before the Court for some time. In addition to addressing particular pending issues, because
these related C-125 proceedings are characterized by a long history and significant degree of
complexity, and because the Court and the Parties have not had an opportunity to review them
since they were transferred from Magistrate Judge McQuaid to Magistrate Judge Leavitt, 1 the
Plaintiff Parties also believe it would be beneficial to the Court and all of the Parties to address
the overall history, posture, and issues of these related C-125 proceedings.

Among the particular issues that have been pending before the Court and that Plaintiff
Parties propose be addressed at a status conference are the following:

(1) A number of service-related issues in the C-125-C subfile, which were briefed in Mineral County's August 29, 2008, Service Report, and the Response and Reply thereto, including the proper identification of parties, the status of various service efforts, and guidance concerning further service efforts;

These proceedings were transferred from Magistrate Judge McQuaid to Magistrate Judge Leavitt on March 12, 2009. On April 30, 2009, counsel for Mineral County, in consultation with counsel for the other Plaintiff Parties, contacted Magistrate Judge Leavitt's Chambers by telephone and were told that the Magistrate Judge was reviewing the case files and hoped to put the matter back on the calendar in the not too distant future. In light of that information, the Plaintiff Parties have waited until now to request that the Court schedule a status conference.

Case 3:73-cv-00127-MMD-CSD Document 1591 Filed 07/30/2010 Page 3 of 9

- (2) The current status of service efforts, any service report issues, the proper termination point for service and final service by publication in both the C-125-B and C-125-C subfiles;
- (3) The status and obligations of successors in interest to water rights already subjected to service, and the appropriate way of dealing with such successors in interest;
- (4) The status and obligations of entities who received service, then later acquired additional water rights;
- (5) The status of issues related to the case management order and resolution of any pending motions;
- (6) The need for a web site and the manner in which the Court can best set up and manage a web site to provide all Parties with efficient, cost-effective electronic access to the voluminous filings in these proceedings, and
- (7) The status of any settlement efforts.

In order to minimize further delay in the progress of these proceedings, the Plaintiff Parties also respectfully request that the status conference be set for a date in either the latter part of August or sometime in the month of September of this year, or as soon thereafter as is convenient for the Court.

CONCLUSION

For the reasons set forth above, the Plaintiff Parties respectfully request that the Court set a status conference to consider the pending issues before the Court, as well as the general procedural history and posture of these related C-125 proceedings, on a date in late August or the

Case 3:73-cv-00127-MMD-CSD Document 1591 Filed 07/30/2010 Page 4 of 9

month of September, 2010, or as soon thereafter as is convenient for the Court.

Dated: July 30, 2010 Respectfully submitted,

Simeon M. Herskovits, Nevada Bar No. 11155 Advocates for Community and Environment P.O. Box 1075 El Prado, NM 87529 (575) 758-7202 simeon@communityandenvironment.net

By /s/ Simeon M. Herskovits
SIMEON M. HERSKOVITS

Attorney for Mineral County, Nevada

Respectfully submitted,

Wes Williams Jr., Nevada Bar No. 06864 3119 Pasture Rd. P.O. Box 100 Schurz, Nevada 89427 (775) 773-2838 wwilliams@stanfordalumni.org

By /s/ Wes Williams Jr.
WES WILLIAMS JR.

Attorney for the Walker River Paiute Tribe

Respectfully submitted,

Greg Addington, Assistant United States Attorney Susan L. Schneider, Trial Attorney U.S. Department of Justice Environmental and Natural Resources Div. 1961 Stout Street, 8th floor Denver, Colorado 80294 (303) 844-1348 susan.schneider@usdoj.gov

By /s/ Susan L. Schneider
SUSAN L. SCHNEIDER

Attorneys for the United States of America

Dated: July 30, 2010

Dated: July 30, 2010

Case 3:73-cv-00127-MMD-CSD Document 1591 Filed 07/30/2010 Page 5 of 9

CERTIFICATE OF SERVICE

I hereby certify that on this 30th day of July, 2010, I electronically filed the foregoing

JOINT MOTION OF MINERAL COUNTY, WALKER RIVER PAIUTE TRIBE, AND UNITED STATES OF AMERICA TO SET STATUS CONFERENCE ON PENDING

ISSUES with the Clerk of the Court using the CM/ECF system, which will send notification of such filing to the following via their email addresses:

Marta A. Adams madams@ag.nv.gov pyoung@ag.nv.gov

Gregory W. Addington greg.addington@usdoj.gov judy.farmer@usdoj.gov joanie.silvershield@usdog.gov

George N. Benesch gbenesch@sbcglobal.net

Ross E. de Lipkau RdeLipkau@parsonsbehle.com, LBagnall@parsonsbehle.com

Gordon H. DePaoli gdepaoli@woodburnandwedge.com

Cheri Emm-Smith districtattorney@mineralcountynv.org

Dale E. Ferguson <u>dferguson@woodburnandwedge.com</u>

John W. Howard john@jwhowardattorneys.com elisam@whowardattorneys.com

Brad M. Johnston

<u>bjohnston@hollandandhart.com</u>, <u>RenoFedECF@halelane.com</u>, <u>btoriyama@halelane.com</u>, <u>carnold@halelane.com</u>, <u>cpulsipher@halelane.com</u>, <u>eford@hollandandhart.com</u>

Erin K. L. Mahaney emahaney@waterboards.ca.gov

Stephen M. Macfarlane Stephen. Macfarlane @usdoj.gov, deedee.sparks@usdoj.gov

Case 3:73-cv-00127-MMD-CSD Document 1591 Filed 07/30/2010 Page 6 of 9

David L. Negri David.negri@usdoj.gov

Michael Neville michael.neville@doj.ca.gov cory.marcelino@doj.ca.gov

Karen A. Peterson kpeterson@allisonmackenzie.com egarrison@allisonmackenzie.com

Todd A. Plimpton tplimpton@msn.com

Marshall Rudolph mrudolph@mono.ca.gov

Susan L. Schneider susan.schneider@usdoj.gov

William Schaeffer Lander_lawyer@yahoo.com

Laura A. Schroeder counsel@water-law.com

Stacey Simon ssimon@mono.ca.gov

Brian Stockton bstockton@ag.nv.gov

Gary Stone jaliep@aol.com

Wes Williams wwilliams@standordalumni.org

and I further certify that I served or caused to have served a true and correct copy of the

foregoing JOINT MOTION OF MINERAL COUNTY, WALKER RIVER PAIUTE

TRIBE, AND UNITED STATES OF AMERICA TO SET STATUS CONFERENCE ON

Case 3:73-cv-00127-MMD-CSD Document 1591 Filed 07/30/2010 Page 7 of 9

PENDING ISSUES on the following non-CM/ECF participants by U.S Mail, postage prepaid,

this 30th day of July, 2010.

Ken Spooner Walker River Irrigation District P.O. Box 820 Yerington, NV 89447

John Kramer Department of Water Resources 1416 Ninth Street, Room 1118 Sacramento, CA 94814

Robert L. Hunter, Superintendent Western Nevada Agency Bureau of Indian Affairs 311 E. Washington Street Carson City, NV 89701-4065

Leo Drozdoff
Dept. of Conservation & Natural Resources
State of Nevada
901 S. Stewart Street
Carson City, NV 89701

Nathan Goedde Staff Counsel California Dept. of Fish & Game 1416 Ninth Street, Suite 1335 Sacramento, CA 95814

Michael D. Hoy Bible Hoy & Trachok 201 West Liberty Street, Third Floor Reno, NV 89511

Robert Auer District Attorney for Lyon County 31 South Main Street Yerington, NV 89447 Jason King State Engineer – Division of Water Resources State of Nevada 901 S. Stewart Street Carson City, NV 89701

Jim Shaw Chief Dep. Water Commissioner U.S. Board of Water Commissioners P.O. Box 853 Yerington, NV 89447

Jeff Parker, Deputy Atty General Office of the Attorney General 100 N. Carson St. Carson City, NV 89701-4717

Michael F. Mackedon P.O. Box 1203 179 South LaVerne Street Fallon, NV 89407

Kelly R. Chase 1700 County Road, Suite A P.O. Box 2800 Minden, NV 89423

Wesley G. Beverlin Malissa Hathaway McKeith Lewis, Brisbois, Bisgaard & Smith LCP 221 N. Figueroa St., Suite 1200 Los Angeles, CA 90012

Timothy A. Lukas P.O. Box 3237 Reno, NV 89505

Case 3:73-cv-00127-MMD-CSD Document 1591 Filed 07/30/2010 Page 8 of 9

Weaver Revocable Trust Agreement, William M. Jr. & Rosemary F. Weaver, Trustees 510 Hwy. 338 Wellington, NV 89444

Thomas J. Hall, Esq. Post Office Box 3948 305 S. Arlington Ave. Reno, NV 89505

Scott H. Shackelton Law Offices of Scott Shackelton 4160 Long Knife Road Reno, NV 89509

Casino West Lawrence B. Masini, RA 11 North Main Street Yerington, NV 89447

Domenici 1991 Family Trust Lona Marie Domenici-Reese P.O. Box 333 Yerington, NV 89447

Theodore A. and Annette M. Emens 5A W. Pursel Lane Yerington, NV 89447

L & M Family Limited Partnership Rife Sciarani & Co, RA 22 HWY 208 Yerington, NV 89447

Wallace J. & Linda P. Lee 904 W. Goldfield Ave. Yerington, NV 89447

Joseph J. Bessie J. Lommori Trust, Joseph J. & Bessie J. Lommori, Trustees 710 Pearl Street Yerington, NV 89447 William J Shaw Brooke & Shaw, Ltd. 1590 Fourth Street P.O. Box 2860 Minden, NV 89423

Adah Blinn and John Hargus Trust, Robert Lewis Cooper, Trustee 984 Hwy 208 Yerington, NV 89447

Richard B. Nuti P.O. Box 49 Smith, NV 89430

R.A. Palayo 5336 Awbury7 Ave. Las Vegas, NV 89110

Charles Price 24 Panavista Circle Yerington, NV 89447

John Gustave Ritter III 34 Aiazzi Lane Yerington, NV 89447

Sceirine Fredericks Ranch c/o Todd Sceirine 3100 Hwy 338 Wellington, NV 89444

Silverado, Inc. Gordon R. Muir, RA One E. Liberty St., Suite 416 Reno, NV 89501

Daniel G. & Shawna S. Smith P.O. Box 119 Wellington, NV 89444

Case 3:73-cv-00127-MMD-CSD Document 1591 Filed 07/30/2010 Page 9 of 9

Cynthia Menesini 111 N. Hwy 95A Yerington, NV 89447

Cynthia Nuti P.O. Box 49 Smith, NV 89430

Nancy J. Nuti P.O. Box 49 Smith, NV 89430

William K. Vicencio P.O. Box 478 Yerington, NV 89447 Christy De Long & Kirk Andrew Stanton 27 Borsini Lane Yerington, NV 89447

Jerry E. Tilley Trust, Jerry E. Tilley, Trustee 11418 S. 105th E. Ave Bixby, OK 74008

Susan Steneri P.O. Box 478 Yerington, NV 89447

/s/	
NOEL SIMMONS	