#### Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 1 of 10 UNITED STATES DISTRICT COURT 1 DISTRICT OF NEVADA BEFORE THE HONORABLE WILLIAM G. COBB, MAGISTRATE JUDGE 2 3 UNITED STATES OF AMERICA, 4 Plaintiff, IN EQUITY NO. C-125-ECR 5 VS. Subproceedings: : C-125-B and C-125-C 6 WALKER RIVER IRRIGATION DISTRICT, et al., : 3:73-CV-0125-ECR-WGC 7 3:73-CV-0127-ECR-WGC Defendants. : 3:73-CV-0128-ECR-WGC 8 9 TRANSCRIPT OF STATUS CONFERENCE AUGUST 2, 2012 10 RENO, NEVADA 11 APPEARANCES: 12 Counsel Present: SUSAN SCHNEIDER WES WILLIAMS, JR. 13 GORDON DePAOLI DALE FERGUSON 14 THERESE URE 15 IRIS THORNTON SIMEON HERSKOVITS 16 Counsel Appearing MARTA ADAMS Telephonically: KAREN PETERSON 17 CHRIS WATSON 18 STACEY SIMON MICHAEL NEVILLE GEORGE BENESCH 19 20 EILEEN RUTHERFORD, PARALEGAL 21 Court Reporter: 22 Donna Davidson, RDR, CRR, CCR 318 Official Reporter 400 South Virginia Street 23 Reno, Nevada 89501 24 (775) 329-0132 25

# Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 2 of 10

1	RENO, NEVADA; AUGUST 2, 2012, 10:05 A.M.
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3	PROCEEDINGS
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5	THE COURT: Good morning, everyone. Please be
6	seated.
7	THE CLERK: The United States District Court for
8	the District of Nevada is now in session. The Honorable
9	William G. Cobb presiding.
10	This is the date and time set for a status
11	conference in case number 3:73-cv-125-RCJ-WCG,
12	3:73-cv-127-RCJ-WCG, and 3:73-cv-128-RCJ-WCG, United
13	States of America versus Walker River Irrigation, and
14	others.
15	Counsel present in courtroom are Simeon
16	Herskovits, Iris Thornton, Wes Williams, Jr., Susan
17	Schneider, Gordon DePaoli, Dale Ferguson, and Therese Ure.
18	Counsel appearing telephonically are Marta
19	Adams, Chris Watson, Karen Peterson, George Benesch,
20	Eileen Rutherford, Stacey Simon, and Michael Neville.
21	THE COURT: Good morning, everybody.
22	I've asked Lia Griffin, who is operations
23	manager for the United States District Court, to participate
24	in this hearing. Ms. Griffin will be discussing a lot of the
25	issues on interrelationship between the service lists that we

# Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 3 of 10

1 have, the docket sheet, and CM/ECF at the appropriate time. 2 Maybe just so everyone -- we can go through 3 the introductions of those who are here, to refresh my 4 recollection of who represents whom. 5 Mr. Herskovits, I know you're representing 6 Walker or Mineral County. Go ahead and, everyone, 7 continue with your introductions if you could. 8 MR. WILLIAMS: Wes Williams, Jr., representing 9 the Walker River Paiute Tribe. 10 MS. SCHNEIDER: Susan Schneider for the United 11 States. 12 And there's a DOJ paralegal, Eileen Rutherford, 13 on the telephone. I asked her to attend to help take notes. 14 MR. DePAOLI: Gordon DePaoli, Walker River 15 Irrigation District. 16 MR. FERGUSON: Dale Ferguson, Walker River 17 Irrigation District. 18 MS. URE: Therese Ure, Circle Bar N Ranch, Mica 19 Farms. 20 THE COURT: And by telephone. Ms. Adams? 21 MS. ADAMS: Marta Adams, Nevada Department of Wildlife. 22 23 MR. BENESCH: George Benesch, Lyon County. 24 MS. SIMON: Stacey Simon, Mono County. 25 MR. NEVILLE: Good morning, Your Honor. Michael

# Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 4 of 10

1 Neville, California state agencies. 2 MR. WATSON: Chris Watson with the Department of 3 Interior. 4 MS. PETERSON: Karen Peterson, U.S. Board of 5 Water Commissioners. 6 THE COURT: Is Ms. Rutherford on the phone? 7 MS. RUTHERFORD: Yes. 8 MR. HERSKOVITS: Your Honor, if I might? This 9 is Simeon Herskovits on behalf of Mineral County. 10 I just wanted to note for the Court that Iris 11 Thornton, a colleague of mine who we will be moving to have 12 admitted pro hac vice within the next week, is also here in 13 attendance with me. 14 THE COURT: All right. Thank you for that 15 clarification. And, Ms. Rutherford, whom do you represent 16 17 again? 18 MS. RUTHERFORD: U.S. Department of Justice. 19 MS. SCHNEIDER: Your Honor, she's the paralegal 20 that I asked to attend --21 THE COURT: Oh, that's right. 22 MS. SCHNEIDER: -- to take notes. 23 THE COURT: Okay. And maybe that is the first 24 note that we could address. 25 In trying to prepare for this hearing and

#### Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 5 of 10

1 reading over the transcript of the last matter, it was --2 became somewhat apparent to me that with all the new players 3 in this case, myself, Ms. Ogden, and now Chief Judge Jones, 4 that the minutes of the proceedings should be a little more 5 specific to address the agenda items. And that's why I sent 6 out that order. 7 And, Counsel, just to let everyone know, my 8 judicial assistant contacted Ms. Schneider's offices 9 yesterday about this proposal that Ms. Schneider said that 10 she would not have an opposition or objection to taking the 11 lead on doing minutes that would conform to the agenda items. 12 And I would ask if someone has any comment, and 13 particularly any objection to this process? 14 MR. DePAOLI: Your Honor, Gordon DePaoli on 15 behalf of the Irrigation District. 16 THE COURT: Yes, Mr. DePaoli. 17 MR. DePAOLI: Just a question. Is Your Honor 18 looking for sort of minutes that have whatever disposition is 19 reached on an agenda item, or also a good deal of information 20 about the discussion that takes place --21 THE COURT: I would like a good deal of 22 information about the discussion. And that's why after the minutes are prepared, I would like them to be circulated. 23 24 And if we find we're getting into too much detail or minutia, 25 we can, next time around, abbreviate them.

#### Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 6 of 10

1 And, Ms. Schneider, maybe you and 2 Ms. Rutherford could sort of give us an idea of what your 3 thoughts might be on what these minutes would include. 4 MS. SCHNEIDER: I -- my impression was that they 5 would have a -- more of a brief discussion about what was 6 addressed with each issue but then laid out what the Court's 7 disposition was. I'm not sure that taking copious notes and 8 doing something in real -- in extreme detail would 9 necessarily benefit everyone. There are transcripts. 10 the parties -- whatever the parties say in court is the best 11 representation, not my notes. 12 But what I would suggest to the Court is that 13 we try it and see what happens, and see if that -- if the 14 amount of information that we put in the minutes is 15 helpful to the Court and the parties, without my intruding and, you know, somehow shading -- being perceived as 16 17 shading what anyone says. 18 THE COURT: Well, maybe we can shoot for a 19 middle ground between what I was envisioning and what you and 20 Mr. DePaoli seem to be envisioning. 21 And I just -- if no one has any objection to 22 this procedure, I am going to accept Ms. Rutherford's, 23 quote/unquote, volunteering to do these notes and minutes 24 for us. 25 And thank you, Ms. Schneider, for allowing her

1 to do that and your office doing that. What I would envision is, after this event 2 3 today, that you prepare those and circulate them among the 4 primary counsel for their input and comment, and then 5 hopefully they could be then submitted to the Court with a 6 consensus. And if there are objections, the Court will 7 take note of those and somehow resolve it. 8 So that's our first momentous issue of the 9 day. We'll move on to the agenda items. 10 The first one noted is the transfer of C-125 11 and its subproceedings to Chief Judge Jones. That has 12 I don't know if there's any other discussion occurred. 13 that is necessary on this topic. 14 MS. SCHNEIDER: Does Your Honor wish us to take 15 the podium or --16 THE COURT: I think it would be much easier if 17 you all just sat where you are, and -- but just spoke in the 18 microphones, so we make sure that all the other people 19 participating by phone can hear. 20 MS. SCHNEIDER: The parties have nothing 21 specific to raise regarding the transfer of the case, except 22 to inquire if the Court had anything you wished to raise with 23 us. 24 And, also, the parties certainly are wishing the

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best to Judge Reed.

1 But we put it on the agenda in case there was 2 anything that the Court wanted to talk to us about. 3 THE COURT: Well, first, the Court very much 4 appreciates your sentiments on Judge Reed. I think the world 5 of Judge Reed. And if I were half as smart as Judge Reed, I 6 would be brilliant. 7 You know, it's a loss to the Nevada judiciary 8 that he will be retiring. And I think he would appreciate 9 your sentiments to him. I'll make sure that his judicial 10 assistant is aware of those. And thank you very much. 11 As far as Judge Jones, he contacted me the 12 other day to discuss this case, and his words were he 13 wants to get this teed up. He wants to get this case 14 going. 15 So I think we're going to be using that as a guiding principle here, that we just have to have some 16 17 finality to a lot of these issues and dates. And the 18 Chief will probably express that in some status conference 19 that he may have down the road. 20 And so, as we go through these agenda items, bear in mind that the Chief Judge has given me my marching 21 22 orders to get going on this case. 23 So the next agenda item, number two, is the 24 completion of service and service issues on the B case,

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the tribal case.

#### Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 9 of 10

1 I don't know whether you wish to address that, 2 Ms. Schneider or Mr. Herskovits or whom? 3 MS. SCHNEIDER: If I could, Your Honor. Service 4 Report 17 was filed on June 11th. 5 In the Court's minutes of the status conference 6 from May 9th, the Court required any objections or comments 7 about that report to be filed no later than July 13th. 8 The Seventeenth Report itself also identified 9 this requirement and invited parties to contact the United 10 States before the deadline to identify any concerns with that 11 service report. 12 No one contacted me, or anyone else with the 13 United States, and no objections or comments were filed. 14 We filed a proposed order in document 1722 in 15 the B case, and we asked that the Court sign this order. 16 THE COURT: And that order has with it 17 attachment A, which is the list of persons who are dismissed; 18 and attachment B, which is the list of persons upon whom 19 service is complete. 20 Now, that's not an exhaustive list, as I 21 understand it, it's just those whose names have surfaced 22 in the past few months. 23 MS. SCHNEIDER: That's correct. That's the last 24 phase of -- well, that's the most recent phase of service. 25 That has been completed and in addition to any other serves

# Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 10 of 1

1 that were completed and filed in the previous 16 reports. 2 And also with the separate filings of proofs of personal 3 service. 4 THE COURT: All right. Are there any objections 5 to the proposed order submitted by Ms. Schneider and the U.S. 6 Government? 7 None appearing, the Court approves this order 8 concerning the Seventeenth Report, document 1722, and the 9 Court's signature will be affixed to that order. 10 MS. SCHNEIDER: Thank you, Your Honor. 11 THE COURT: The other topic under two was any 12 remaining personal service issues. 13 MS. SCHNEIDER: That's correct, Your Honor. 14 THE COURT: Ms. Schneider. 15 MS. SCHNEIDER: That's the second of, I think, four or five issues under this item. 16 17 We still need to file one or more proofs of 18 service for a group of persons or entities that were 19 personally served. 20 I had noted to the Court and parties, I 21 believe, at the last status conference that I had intended 22 to file that before today. But we encountered a delay 23 here because, as we were pulling the caption and the last 24 returns of personal service together, we discovered we

were missing some defendants.

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of 1

service on certain other persons and entities?

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#### Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 12 of 1

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                 MS. SCHNEIDER: The personal serves would be
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    proof of service five or six. We have numbered those
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    separately. And those are done in a different format because
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    we have actually gone out, and we have returns of service
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    that were filed. And they don't -- we will not -- we do not
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    make the kind of filing that we've done in the service
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    reports, where we are generally dealing with people who have
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    waived service.
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                 THE COURT: Does the order, then, that we just
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    adopted, the 1722 document, address all the issues raised in
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    the Seventeenth Report, which is 1717?
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                 MS. SCHNEIDER: Yes.
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                 THE COURT: Okay. That clarifies that for me.
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                 MS. SCHNEIDER: I'm sorry.
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                 THE COURT: All right. Is there anything else
    to address on the remaining personal service issues?
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                 MS. SCHNEIDER: Not on personal service issues.
    But, as I said, we anticipated filing the proof of service
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    for the names that were -- the returns that were apparently
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    lost sometime July -- August 20th or sometime that week.
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                 THE COURT: Now, have you served approximately
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    3,800 defendants? Do I understand that right?
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                 MS. SCHNEIDER: I believe so.
                 Ms. Rutherford, who is on the phone, actually
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    would have a slightly better sense of the numbers.
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# Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 13 of 1

1 THE COURT: Ms. Rutherford? 2 MS. RUTHERFORD: I don't have that number in 3 front of me right now. 4 THE COURT: All right. But we're somewhere 5 around that 3,800 individuals, owners, water right claimants, 6 whatever? 7 MS. RUTHERFORD: I would say there's more than 8 that because there's been a lot that were dismissed through 9 the process. But I think that's about what we have right 10 now. 11 THE COURT: One thing that has confused me as to 12 why we have a different number of defendants in the B case 13 from the C case. 14 MS. SCHNEIDER: The reason for that, Your Honor, 15 is that Judge Reed issued different orders in each 16 subproceeding regarding the scope of persons and entities to 17 be served. And so --18 THE COURT: Is that in the case management order 19 or --20 MS. SCHNEIDER: Yes. It's in my case management 21 order, and it's in prior orders in C. 22 THE COURT: And what was the rationale behind 23 that? 24 MS. SCHNEIDER: For the United States, our --25 it's the nature of our claims. Because our claims, as

#### Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 14 of 1

amended, include surface and groundwater rights and also are seeking rights for, not just the Walker River Paiute Tribe, but also the Yerington Paiutes, who are in Yerington; the Bridgeport Paiutes in Bridgeport, California; and then a number of federal agencies stemming from the army -- the army facility down near Hawthorne, all the way at the end of the river system; and it extends with a variety of agencies all the way up to the Marine Warfare Training Center, which is up in California.

THE COURT: Up in Pickel Meadows.

Well, maybe Mr. Herskovits can answer this question. But it would seem that if the goal in the C case is to increase the flow of water into Walker Lake that that would involve the same spectrum of claimants to the water.

MR. HERSKOVITS: Well, Your Honor, I think that it may be that down the road there will be a point at which things in the basin, such as groundwater rights, that are not covered by the decree, might be considered.

The case that was filed by Mineral County back in the early, mid '90s was a straightforward claim simply for a reexamination and modification of the decree with regard to surface flows managed by the court under the decree, taking account of a previously unacknowledged public trust obligation to ensure that adequate surface flows reached Walker Lake.

# Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 15 of 1

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                 So there were no claims in the papers that were
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    filed in the C case that in any way attempted to broaden the
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    scope of water rights or water resources addressed, other
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    than the interstate stream covered by the decree and
 5
    reexamining the administration of the water right -- the
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    surface water rights to the system under the decree.
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                 THE COURT: That's helpful. Thank you.
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                 So what you're telling me is that basically the
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    C case involves the underlying 125 parties.
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                 MR. HERSKOVITS: That's correct, Your Honor.
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                 THE COURT: Okay.
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                 MS. SCHNEIDER: But the B case involves the
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    underlying decree and more, which is why the judge required
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    us to serve additional parties and persons and entities.
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                 THE COURT: But in the C case will have about --
    well, I mean, the B case will have about 2,000 more parties
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    involved?
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                 MS. SCHNEIDER: Approximately, yes. Although we
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    should -- it should involve the same parties as in the C case
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    because that's a subset of what we were supposed to serve.
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                 MR. DePAOLI: Your Honor, may I be heard on
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    these questions?
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                 THE COURT: Yes. Go ahead, Mr. DePaoli.
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                 MR. DePAOLI: Just on the C case, the C case, at
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    least per the order that Judge Reed entered in 1995,
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# Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 16 of 1

1 involves, not solely the persons who have water rights 2 recognized by the decree in C-125, it also included a 3 requirement to include -- well, all claimants to the waters 4 of the Walker River, and specifically all persons, et cetera, who have appropriated water from the Walker River rights 5 6 tributaries after entry of the final decree. 7 So it does -- it isn't directed at surface 8 water, but it does include any appropriations after entry of 9 the decree. 10 THE COURT: So are all those people who have 11 appropriations after the entry of decree included in that 12 service list that I'm seeing in the C case? 13 MR. DePAOLI: At this point, I don't know, Your 14 Honor. 15 MR. HERSKOVITS: To the best of my knowledge, Your Honor, I believe it does. 16 17 The service list was established before I got 18 involved in the case in the '90s. But my understanding is 19 that at the time it was established by the court, it 20 reflected the decree water rights holders on record and all 21 the additional claimants who were proposed as defendants in 22 the C case. 23 THE COURT: All right. That's helpful 24 information. Still a strong learning curve here for the

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Court.

Ms. Schneider, do you want to move on to C and the updates to the California service issues?

MS. SCHNEIDER: Yes. And what I'd like to do is talk about C, which is the first of the California issues, and then skip over to E, which is the second one, and then go back to D on the list.

The first California issue concerns riparian rights that are currently in use.

As we were discussing other service issues with California and Mono County, the state indicated that California law regarding the filing of applications for Riparian rights in use -- and I'm stressing in use because some of these other rights I'm talking about are not being used, they're dormant. But the California law regarding applications for using riparian rights has changed. And the change established a penalty for people who had not filed application.

So not surprisingly, because of the penalty now instituted, lots of persons and entities all over the state have been filing or -- regarding riparian rights that are in use.

Because of the sheer number of such filings and other resource issues, California's still in the process of -- is still working on processing all these new applications. It's certainly -- when we did our service

#### Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 18 of 1

- initially, we sent someone to look at files in California, and we also looked at information that was online to identify riparian users of water in surface water in use in California. Now there appears to be potentially others as well.
- So what happened then was that the state offered to review the stack of unprocessed filings, which it kindly did, and sent us a disk of unprocessed applications for this general area. Although, it appears to us that not all of them are for this particular basin, which we have to double check.
- Our initial and very cursory review indicates that of the filings that appear to us to be in the Walker River Basin, there may only be just a handful of additional serves that we should make.
- What we're in the process of starting is that we're going to be -- in fact, Ms. Rutherford is going to be doing a thorough review of these materials, to identify any persons or entities that should be served and that we didn't serve, and then we would send service by mail to them.
- We anticipate getting that done within the next couple of weeks and would then -- if they don't return service, would follow up promptly with personal service if necessary.

#### Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 19 of 1

1 But that appears to be information on existing 2 water rights that should be served under the case 3 management order that has just come to our attention. 4 THE COURT: So what you're saying is that 5 because of this change in California law, some people have 6 filed claims for riparian water rights, and, as a result, 7 they may be proper defendants in this action and should be 8 served? 9 MS. SCHNEIDER: That's correct. And we will --10 THE COURT: You hope to clarify that? But you 11 don't think it's an extensive number of individuals or 12 claimants? 13 MS. SCHNEIDER: So far it doesn't seem to be the 14 case. We may have some more questions for California, for 15 the attorney with the California board who is currently on 16 vacation. 17 But they sent us an awful lot of applications. 18 But it just didn't seem to us that they were all from the 19 Walker River system. And that's one thing we do want to 20 clarify. And then we'll go through and see which, if any 21 others, we have to serve. Some people may have been served already in 22 23 connection with other water rights. And then we wouldn't 24 have to serve them again. 25 THE COURT: All right. Is there anything else

# Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 20 of 1

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you wish to add on the California service issue?
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                 MS. SCHNEIDER:
                                 No, Your Honor.
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                 THE COURT: Mr. Neville, is there anything you
    wish to bring to our attention on behalf of the California
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    state agencies?
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                 MR. NEVILLE: Your Honor, Michael Neville.
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    I think she's captured the --
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                 THE COURT:
                             Okay.
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                 MR. NEVILLE: -- part of that on this item.
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                 THE COURT: And Ms. Simon, Mono County, same
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    question?
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                 MS. SIMON: The only thing I would do is clarify
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    that I believe those documents are statements of diversion
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    and use, which are not technically applications to divert and
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    use water. They simply notify the state that the individual
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    is diverting and using the water.
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                 THE COURT: I've never seen one of those, but I
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    would assume if somebody has filed on those that pertain to
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    the water shed or the Walker River, they should be in this
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    litigation then.
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                 MS. SCHNEIDER: That's correct.
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                 THE COURT: And so, Ms. Schneider, those people
    who have filed these statements would be those that might be
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    included.
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                 MS. SCHNEIDER: That's correct. And some of
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1 them may have been included already. 2 What I wanted to suggest, moving back from 3 just this issue, is that there are a number of issues like 4 this that I think we need to be clarifying. And one 5 suggestion is that while it makes sense to have a status 6 conference sometime after this month, but that it might 7 make sense to have a shorter telephone status conference 8 with the Court prior to the end of the month, to check up 9 on the status of a number of these issues. 10 And this would be one of them that I would 11 suggest that we -- that we would be prepared to respond to 12 the Court in more detail. We just got the materials and 13 are starting through them. 14 THE COURT: Maybe we ought to calendar that 15 right now then. That's a good idea to do a telephonic status 16 conference. 17 Ms. Ogden, do we have anything available the 18 28th, 29th, or 30th? 19 MS. SCHNEIDER: Your Honor, I'm going to be out 20 of the office beginning the 27th for almost a month. I'll be 21 in the office a couple days in September. And so I would 22 like to do this before the 24th, if possible. 23 THE CLERK: Your Honor, we have available August 24 23rd at 10:30.

MS. SCHNEIDER: And I have a doctor appointment

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# Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 22 of 1

1 that morning and cannot. I'm sorry. 2 THE COURT: How can you remember that so 3 clearly? 4 MS. SCHNEIDER: It's -- that one I know about. 5 THE COURT: Would the afternoon -- could you 6 accommodate an afternoon hearing, say at 1:30? 7 MS. SCHNEIDER: Yes, I could, Your Honor. 8 THE CLERK: We currently have a CVB trial at 9 1:30, your Honor. We can do Tuesday the 21st in the 10 afternoon or morning. 11 THE COURT: How does that sound? Anyone have 12 any problems with that? Let's do it at 10:00 a.m. on the 13 21st. 14 MS. ADAMS: Your Honor, this is Marta Adams. Ι 15 have a legislative hearing on the morning of the 21st. 16 THE COURT: Ms. Adams, you know, just for this, 17 it's going to be a telephonic update on a few things that may 18 not necessarily involve the Nevada Division of Wildlife 19 directly. 20 Do you think someone may be able to cover for 21 you? 22 MS. ADAMS: You know, I can certainly find out. 23 And certainly I do concur that my participation is not 24 essential. So I'll do what I can on that. 25 THE COURT: I appreciate that, Ms. Adams.

# Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 23 of 1

1 you. 2 So we'll do it the 21st at what time? 3 THE CLERK: 10:00 a.m. 4 THE COURT: All right. And that can be all 5 telephonic. Anyone who wants to appear here in person, 6 you're welcome to do so. But if you just want to call in, we 7 can handle it that way. 8 MS. SCHNEIDER: Thank you, Your Honor. 9 THE COURT: You wanted to move to agenda item E? 10 MS. SCHNEIDER: Yes, I did. 11 THE COURT: Please do so. 12 MS. SCHNEIDER: This issue addresses the efforts 13 for the United States, the tribes, State of California, Mono 14 County to address issues that are either -- issue that is 15 either a service issue or a threshold issue that the State of California has raised. 16 17 And it's really a two-part issue, whether 18 claimants with dormant or unexercised riparian surface rights 19 under the laws of California and/or claimants with overlying, 20 unexercised groundwater rights are subject to compulsory 21 joinder in this case. 22 We've had several discussions about the 23 matter, and at least one of them including -- we had 24 another -- other parties to the case. It has seemed to me 25 that the issue of dormant or unexercised -- I'm sorry, the

#### Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 24 of 1

overlying or unexercised groundwater rights doesn't really seem to fit within the current terms of the case management order.

The only issues -- potential requirements for service under the case management order on groundwater users -- or groundwater rights in California is set out in paragraphs -- I believe it's 3E, G, and H.

But the case management order requires service on certain categories of users of groundwater in California. And it seems to me that overlying and unexercised rights are not being used. And it -- and so it seems to me that while in the future there may be some potential for including unexercised groundwater rights holders, that it -- they simply don't fit under the terms of the current case management order.

I think that the primary concern that the state and the county have for both of these categories of currently unused rights is that they be protected somehow.

But as to the groundwater rights, the unexercised groundwater rights, there are many other categories of water users, including domestic users in California that Judge Reed did not see fit to include in the case management order, leaving to the magistrate judge the authority, when appropriate, if and when appropriate, to require additional service.

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And so it's my position that that issue, the issue of the overlying, unexercised groundwater rights, is just simply not one that we have to worry about right now. THE COURT: Well, I'm looking at Judge Reed's case management order of April 2000. And subparagraph three and subparagraphs under that, D and E, he talks about users of groundwater who should be named in this action. But he does say users of groundwater for irrigation. I guess there's a distinction between users of groundwater for irrigation versus domestic use. But I -maybe he thought that domestic use would be diminimus in this case. Does anyone wish to address this? Because it's my inclination that people who have dormant or unexercised rights, who have not filed what Ms. Simon described as being a statement of diversion and use, do not need to be named in this action. Does anybody wish to address that topic? MR. NEVILLE: Your Honor, this is Michael Just a point of clarification. And I think that Neville. Ms. Schneider was going to get to this because she -- there are two different things in this category. There's the dormant surface rights, which are riparian rights under California law. And whether they've

been used or not, they are real and substantial rights. And

# Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 26 of 1

1 so that is actually -- we have been the subject of some 2 discussion between the parties, to try to get an idea of how 3 many of those folks are, so that those can be either served, 4 or, if that's not feasible, protected with language, perhaps, 5 in a modified service order for those folks. 6 Those folks do not, under California law, file 7 these statements of diversions and use. So --8 THE COURT: And tell me --9 MR. NEVILLE: -- that's part of the reason why 10 they're kind of an unknown. 11 But the other part is the groundwater. 12 THE COURT: Mr. Neville, describe them again. 13 They're riparian rights who are perfected but dormant? 14 MR. NEVILLE: Yes. They're dormant riparian 15 surface right holders. And they have that status because of 16 their riparian situation. 17 Now, in some cases, probably in most, people 18 would also be appropriators and have appropriative rights 19 under California law. And it's the latter category only 20 that does the statements of diversion and use that two 21 years ago now have penalties if you don't file it. 22 that was the nature of the data update there. In some cases they're one in the same person 23 24 with both appropriators, appropriative and riparian 25 rights. But we think there are some riparian rights that

# Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 27 of 1

are valid and legitimate but -- and probably pretty 1 diminimus, but -- but they're still there, and they're not 2 3 appropriators. 4 And so that's one that we're trying to get at 5 as well. And I think that Ms. Schneider was going to talk 6 about that. 7 MS. SCHNEIDER: If I could, Your Honor. There 8 were two topics. One is the unexercised groundwater rights; 9 and then the second one is the dormant and unexercised 10 riparian surface rights. 11 And the only thing I had -- the only issue I 12 had addressed so far was the groundwater. Because there 13 are two -- I think they can be reviewed differently. I agree there are -- it's a more complicated issue with 14 15 unexercised riparian surface rights. 16 But as to the unexercised groundwater rights, 17 I don't think that they fit within the case management 18 order. Although the Court has the authority at some time 19 in the future, perhaps, to determine that they should be 20 joined. 21 THE COURT: So you would say that under 22 subcategory I those groups should probably be included, and 23 subcategory double I not included? 24 MS. SCHNEIDER: I'm sorry, I -- oh, I see where

you are. Yes, subcategory double I should not be included.

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#### Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 28 of 1

1 And I think we need to talk about the first one in some -- we 2 have to talk about that one separately before we make a 3 decision about whether they should be included. THE COURT: Under dormant or unexercised 4 5 riparian rights? 6 MS. SCHNEIDER: That's correct. 7 THE COURT: Which Mr. Neville says are 8 legitimately recognized in California. 9 MS. SCHNEIDER: Well, let -- and I wanted -- I 10 jumped to the groundwater right first because I thought that 11 was the simpler one to take a look at. If you want, I can 12 address -- I can move on and address the riparian surface 13 right issue at this point and where we are in our 14 discussions. 15 THE COURT: Well, is there a consensus here -let's just ask this one topic -- about the unexercised 16 17 groundwater rights for which there has been no statement of 18 intended use filed? 19 Mr. DePaoli, did you have something you want to 20 add? 21 MR. DePAOLI: Yes, Your Honor. I wanted to speak to the dormant groundwater rights. 22 23 And as far as I know, people in California, it 24 doesn't matter whether you're exercising or not exercising 25 groundwater rights, there are no requirements for filing the

# Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 29 of 1

statements of use. The statements of use relate only to surface water.

As to dormant and groundwater rights, I agree that, A, they aren't included within the case management order. Judge Reed -- and, you know, some of the threshold issues that eventually will be addressed relate to the question of to what extent will the Court be involved in groundwater at all.

And so for -- until threshold issues are determined, the need for groundwater users in the case, beyond what is in the case management order today, is not determined. Depending on how those get decided, there may eventually be a need to join groundwater users -- all of the groundwater users in both states, or there may be no need to have any of them, or there may be some need to have just some of them.

But for right now, I would agree that the dormant groundwater users in California do not need to be served to move forward with the threshold issues phase of this case.

THE COURT: Well, those in the B case that have been identified as defendants or claimants, do they just have riparian water rights or deeded water rights or something?

MS. SCHNEIDER: They may have a combination of rights.

#### Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 30 of 1

1 THE COURT: Groundwater too? 2 MS. SCHNEIDER: They may. Although we have 3 specifically looked for and served only the groundwater users 4 that were identified in E, which are users of irrigation, groundwater for irrigation; G, which are municipal providers 5 6 for using -- currently using groundwater; and I, which are 7 industrial -- or, no, I'm sorry. I doesn't fit here. Those 8 are the -- I'm sorry. I've gotten this confused here. 9 It's E which is the users of groundwater for 10 irrigation in California; and H, which are the municipal 11 providers in California who are currently using groundwater. 12 The other -- and so those are -- those two categories only 13 contemplate current uses of groundwater. 14 But, for example, someone in California could be 15 using groundwater for irrigation who might also have a WRID 16 surface right or have a riparian surface right, and so they 17 would have been served for one or -- served for at least 18 one -- they would have been served once, and that would 19 encompass all of their uses. 20 THE COURT: I'm glad you clarified that. 21 MS. SCHNEIDER: I hope I clarified it. 22 THE COURT: I'm not so sure I understood what 23 you just said, but I don't know that we need to make a 24 decision now. 25 Do I understand correctly that this is not a

1 specific issue before the Court to be addressed today? 2 resolved? 3 MS. SCHNEIDER: Well, I think that as to the groundwater rights, the Court can -- the overlying, 4 unexercised groundwater rights, I think that the Court should 5 6 determine that those rights do not need to be served under 7 the case management order at this point. 8 THE COURT: That is my inclination, in reading 9 what Judge Reed wrote in 2000. 10 Does anyone have any objection to the Court 11 entering such an order? 12 All right. Ms. Schneider, I think that might 13 be a good idea, to have that memorialized somewhere in a 14 written separate order. 15 MS. SCHNEIDER: Okay. I will do that. Yes, 16 Your Honor. 17 And if the Court is ready, then I would move 18 on to the -- to item E, which is -- excuse me, the second 19 part of item E, which is the dormant or unexercised 20 riparian uses. 21 THE COURT: That may be a bigger issue in California though. 22 23 MS. SCHNEIDER: This is a bigger issue in 24 California. And as I address this issue, the United States 25 is not taking any position about the merits of any of these

#### Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 32 of 1

- claimed water rights. We're not trying to get into that.

  But we are trying to make sure that we complete whatever
- 3 service the Court requires of us.

As we discussed this issue, there seemed to be three options open to us. One would be to serve these people.

The second would be to craft some language that would protect these riparian uses, these unused dormant riparian uses. And that might even include an amendment of the case management order.

And the third might simply be to have all the parties brief the issue and have the Court make a decision about whether these persons and entities -- these kinds of rights should be in the case at this point.

As to the question about whether we should just go ahead and serve them, the parties are initially looking at how much of an issue it would actually be to serve them. How many are there? How costly would this be? How much time would this take?

I think that everybody has been -- all of us who have been discussing this issue, agree that we don't want to be delaying the litigation of the case. So we're trying to figure out a way to address this issue with the least amount of delay possible.

Mono County has very kindly given us two

# Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 33 of 1

spreadsheets of information that it's collected, from its own files. The first one identifies public lands that are riparian to the Walker River system in California.

And the federal government and the states are already a party to these proceedings. I think the federal government owns a considerable amount of the riparian land up there. And so obviously these are not rights that would have to be served.

The second spreadsheet identifies private lands that are riparian to the same system. We have just gotten this, and we are -- have just begun to skim the information. So far we need to take a closer review. That will take a few weeks.

Now, Ms. Simon --

THE COURT: Does that spreadsheet give an approximation of how many entities or individuals or claimants are involved?

MS. SCHNEIDER: Yes. Ms. Simon's reported to us, and she's looked over it more closely than we have so far.

She thinks there are about 650 nonfederal parcels but that a number of the parcels are owned by the same person so that there may be no more than, say, 350 different names there. But that does not factor in prior service.

And so what we have to do is go through the list and compare it to our completed serves, to see just how many of them have already been served and what that actually leaves for us to do.

We are going to be starting that. Or we have just started to do that. And that is another issue that I would anticipate reporting to the Court about -- on the telephone status conference, as to where we are and how we think we should be approaching the issue.

Now, when we figure out -- if we know before that conference date, if we know of some more specific information, we'll try to share it with the defendants because that may -- it may be helpful for us to have a call amongst ourselves before we report back to the Court, to see if we can agree upon an approach.

Because that might -- if we can't -- if service is going to be complicated and lengthy, then I think we would want to look at whether there's some way to craft language that would somehow deal with -- protect these parties. And it may be, for example, that the Court -- the case management order requires -- does not have any requirement in it for surface rights that are currently being used. It just says all surface rights.

And it may be that's one way. And we haven't discussed that in detail or come to any consensus. But

#### Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 35 of 1

- certainly modifying the case management order in that way might be -- might address the issue for now and preserve the rights of the unexercised dormant rights, riparian rights in the future.
- THE COURT: When you say protect their rights, would they -- would the Court be telling them that someone else here, like Circle Bar M, is representing or advocating the position of riparian users and therefore you can rely on Ms. Her to carry this day for you?
- MS. SCHNEIDER: I don't think that is -- would be the issue. I think it would be that the Court would make a determination that the unexercised dormant surface riparian rights would fall into the same category at this point as, say, a domestic right up in California, which Judge Reed had decided didn't need to be served at this point, but might be served in the future, and that you could take the same approach with these unexercised rights and make a -- to leave for a future decision point whether or not they need to be served.

And, again, that's not something that we want to get into today in detail. But that was certainly something we were starting to talk about.

MS. SIMON: Your Honor, if I may, this is Stacey
Simon on behalf of Mono County. That -- that particular
approach -- and, again, perhaps we're not getting into it in

# Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 36 of 1

1 great detail today, as not one that Mono County was 2 supportive of because we think there's a distinction between 3 the unexercised groundwater rights and the unexercised 4 riparian rights. So we weren't supportive of treating them 5 in the same way. 6 But, again, I think we'll get into that more on 7 the 21st. 8 MR. NEVILLE: And, Your Honor, this is Michael 9 Neville. We concur with the county's point on that. I think 10 our hope is that as a practical matter the number of surface 11 riparians, dormant riparians will be discrete enough and 12 small enough that the U.S. will just be able to go ahead with 13 it and be -- and, you know, and move forward. 14 Because it seems that if that's not the case. 15 we're going to be talking about protective language, we're 16 going to be trying to come up with something -- some sort of 17 supplemental service order, that itself could take quite a 18 bit of time. And, you know, our sense and our hope is we 19 could just go ahead and get it done. 20 But we're still trying to get an idea in talking 21 with the U.S. and the other parties about the scope of the 22 issue and just how many people we're talking about. 23 THE COURT: Well, thank you, Mr. Neville and 24 Ms. Simon.

And, Ms. Schneider, I'm inclined to follow their

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    position on this case, which is -- I think alternative number
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    one, is to serve them. If we have actual knowledge of who
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    these individuals are, I think there's some connotations of
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    due process involved here, that they should have notice of
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    this action. And this -- we're talking years and years we're
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    going along with the service.
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                 And I think -- you know, I have my marching
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    orders from Judge Jones. I think I would rather err on the
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    side of caution on this. So unless you come up with some
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    other idea between now and later this month, I think that's
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my inclination.

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MS. SCHNEIDER: If I could ask the Court. I'd like to see if Mono County and California -- the State of California, could try to think about what language might serve their purposes if it proved to be a difficult issue to serve these people, so they could at least be thinking about it while we're reviewing the materials they sent us.

THE COURT: Well, how is it any more difficult to serve them than the other 3,800?

MS. SCHNEIDER: I think it's just a matter of it will take some time, and we'll have -- I have to make sure I have the resources to do it.

THE COURT: Well, I know that the government has spent an immense amount of money. I think I saw the sum of 1.8 million on service efforts to date. I mean, we're into

# Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 38 of 1

1 this pretty deep hole here, almost trapped. 2 All right. Let's move on to the next issue 3 then. 4 MR. DePAOLI: Your Honor, may I be heard on this 5 issue? 6 THE COURT: Yes, Mr. DePaoli. Go ahead. 7 MR. DePAOLI: And just on the concept of serve 8 I guess I agree that we need to see what the magnitude them. 9 of the issue is. The one thing that I would suggest that we 10 keep in mind is the manner in which this case has been phased 11 and what is happening in the threshold issue phase versus 12 what happens later. 13 And the one thing in terms of -- because I don't 14 think anybody who is not a party, their rights are not going 15 to be adversely affected by the threshold issue phase at all. I -- what I'm concerned about is that this issue 16 17 was raised by California in 2008. It is now 2012 and 18 we're -- and now there is great concern on their part about 19 this. 20 It seems to me we ought to be able to figure out 21 a way -- if we have to serve them, if there's a whole 22 bunch -- that we can still keep other things moving while 23 that is taking place, so that by the time they're finished we 24 can be able to move to the threshold issue phase. 25 THE COURT: Well, one --

### Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 39 of 1

1 MR. DePAOLI: -- I'd like to keep that open. 2 THE COURT: -- of the issues I want to address 3 today is getting some deadlines to start -- I know you've identified threshold issues before, I don't know how current 4 5 they are, about how we're going to handle the threshold 6 issues. 7 I also want to get this complaint in 8 intervention resolved by Mineral County. And I think the 9 same argument could be made that the participation of these 10 other people in the threshold issues and the complaint in 11 intervention will not have a large bearing or impact on how 12 the Court rules on those anyway. 13 So I do think we need to start looking at some 14 deadlines for those threshold issues and the -- getting 15 the issue of the complaint in intervention resolved. All right. Is there any more discussion of 16 17 this subtopic E? And I guess we'll hear more on the --18 what date did we land on, the 21st? 19 MS. SCHNEIDER: Yes, Your Honor. 20 Next agenda item? THE COURT: 21 MS. SCHNEIDER: Moving back to D, which is the 22 issue of addressing persons and entities who are served but 23 didn't respond or appear. I filed -- I circulated a proposed 24 order with the parties, and then we filed that order with the 25 Court yesterday.

### Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 40 of 1

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                 I didn't get any comments. And I -- so then I
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    filed the order. But I'm not sure if any of the parties
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    want additional time to review and comment on the draft
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    before we ask the Court to consider it.
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                 THE COURT: Well, there's a document filed last
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    night with the Court. It's number 604. I thought that was
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    in the C case.
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                 MS. SCHNEIDER: No, that would not be it.
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    is -- I do not have a copy of it with me.
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                 Ms. Rutherford, do you know the number?
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                 MS. RUTHERFORD: I have that at my desk, and I'm
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    not there right now.
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                 MS. SCHNEIDER: All right.
                 MR. DePAOLI: It's docket 1726, Your Honor.
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                 MS. SCHNEIDER:
                                 1726.
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                 MS. RUTHERFORD:
                                  Thank you.
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                 THE COURT: And --
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                 MS. SCHNEIDER: I have extra copies of it here,
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    although my copies are still labeled draft. But that -- as I
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    said, I circulated it with the parties. I have not gotten
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    any comments. But, again, I don't know if they want some
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    more time to look at it before we ask the Court to approve
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    it.
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                 If Your Honor wishes, I can give you a copy of
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    the order, the proposal.
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#### Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 41 1 THE COURT: That would be helpful. 2 MS. SCHNEIDER: This still has the draft stamp 3 on it. 4 THE COURT: This is in the B case? 5 MS. SCHNEIDER: That's correct. 6 THE COURT: Is there any comment on document 7 1722 in the 127-B case? 8 MS. SCHNEIDER: 1726. 9 THE COURT: Oh, what did I say, 1722? 10 MS. SCHNEIDER: Yes, Your Honor. It's 1726. 11 THE COURT: Well, I think this is consistent 12 with the case management order, Judge Leavitt's order, and 13 Judge Reed's order confirming Judge Leavitt's report and 14 recommendation. 15 Is there any discussion on 1726? 16 All right. Are you submitting it for approval 17 then, Ms. Schneider? 18 MS. SCHNEIDER: Yes, I am, Your Honor. 19 Although, as I said, the version I handed you still has a 20 draft stamp on it. 21 THE COURT: We can correct that, I think. 22 All right. It will be the order of the Court 23 adopting 1726. 24 Thank you, Ms. Ogden. 25 Next item?

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#### Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 42 of 1

1 MS. SCHNEIDER: It's -- F is the status of and 2 the schedule to complete a variety of service related issues. 3 The first one is the caption. We were 4 supposed to be trying to finish the caption. And once we 5 had finished the caption, it was to be filed with the 6 Court and the parties -- the parties who were getting 7 e-service were to have a period of time for any comments 8 or objections. 9 We have, at this point, circulated a draft 10 caption to some of the primary defendants, just so that 11 they could see it. We still need to address the Report 17 12 changes and need to make sure that we've included the last 13 of the personal serves which we will be filing in a couple 14 of weeks. This is apart from any of the California issues 15 that may add to the caption. 16 And I'm -- the question I have for the Court 17 is whether we should file and circulate what we have later 18 this month or wait until we've resolved the California 19 issues? 20 THE COURT: Any comment by any of the other 21 parties? 22 Now, would this caption be similar to what 23 I've seen in the C case, where they have a caption with 24 all the list of the named defendants in that action? 25 MS. SCHNEIDER: I believe so. Last time we were

# Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 43 of 1

1 before the Court, there was a decision made that when we did 2 the caption we should try to -- we would be listing the names 3 alphabetically. That's been done with the primary defendants 4 in the very beginning of the list. And it is just a -- it's 5 a list of names. It's a caption that goes from margin to 6 margin. And it's quite a few pages. 7 THE COURT: I would bet it is. 8 MS. SCHNEIDER: Yeah. 9 THE COURT: And it may be longer now, depending 10 on if this California issue is resolved. 11 I think you ought to start circulating it so you 12 get -- you know, show we're accomplishing something in the 13 I think the caption would be a pretty good start. action. 14 MS. SCHNEIDER: All right. What I can do then, 15 is we can finish the caption, at least this part of it, by 16 the end of August and file it -- we would file it and then 17 ask for a period of time for comments. And I suppose the 18 cover filing should identify that there are still some -- if 19 there are some holes in it, that we would identify those and 20 then proceed with the rest of the service, and then perhaps 21 do a second caption thereafter. 22 THE COURT: Do I assume this task is going to 23 fall on Ms. Rutherford? 24 MS. SCHNEIDER: Substantially, ves. She's 25 sitting in my office cringing, I think, at the moment.

#### Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 44 of 1

1 THE COURT: Yes. You haven't fallen over in a 2 dead faint have you, Ms. Rutherford? 3 MS. RUTHERFORD: No, I've been working on it 4 already. 5 THE COURT: All right. Well, I think that's the 6 way we ought to proceed -- and getting going on the caption. 7 Now, will you have a -- moving here to the 8 second talk. Do we have like a -- we'll have several 9 lists, those who have been served and filed notice of 10 appearance, those who have been served who have not done 11 any response. Are those the two categories? 12 MS. SCHNEIDER: Those are basically the two 13 categories, although persons and entities who filed notices 14 of appearance may in some instances be represented by 15 counsel. And that's something we have to pull out. Where we are right now on those two items is 16 17 that their -- Ms. Rutherford has put together an Excel 18 spreadsheet of the names and addresses of persons and 19 entities who have filed notices of appearance. 20 She's not yet put in the Report 17 changes and 21 some of the other ones that we would see coming based on 22 the most recent completions of service. But we're prepared to give it to the clerk's office at any time. 23 24 Although we would at first want to -- we first want to put 25 in the Report 17 changes. We don't know if any of the

# Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 45 of 1

1 other parties want to have that list. We could file it, 2 if the Court wants that, as well. 3 THE COURT: Well, I'm concerned about -- in 4 discussions with Ms. Griffin yesterday about how logistically we are going to blend it into, one, the docket sheet and, 5 6 two, maybe later CM/ECF service on these people. 7 Ms. Griffin, you noted some issues. Could you 8 discuss those. 9 MS. GRIFFIN: Well, there's several issues. But 10 I guess in specific regard to the questions you're asking, 11 CM/ECF, you all know, is very limited in how it functions. 12 The caption is created by an entry of parties. 13 So every single party gets entered individually. At the time 14 that the parties are entered, that's the point at which you 15 would say you're attached to an attorney, you're not attached 16 to an attorney, you're representing yourself in pro per. 17 So it's going to depend on what kind of 18 information we have and when we need to begin serving. 19 So in some of the other larger water cases, for 20 instance, the service of everyone on the list doesn't begin 21 until after we're at the threshold issues. So we would --22 the clerk's office would need some clarification from the 23 Court in regard to that. 24 And then I would need to explore some options

within CM/ECF to add people in so that they are parties to

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# Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 46 of 1

- the case, they are included on the caption, and not being served. So they would not appear on the notice of electronic filing.
- THE COURT: An issue I want to discuss with Mineral County here later on their proposed service package, and I hate to go change anything at this late stage, but whether we shouldn't have people respond with those who accept the service without having to have a summons, that they -- if they want to get service from the Court to provide their e-mail address at this time so the Court doesn't have to send out another mass mailing to everybody asking that same question all over again.

And I think we're probably too far down the road on the B case to start doing that now. But it will be something we'll do in it future.

So does anyone have any questions of

Ms. Griffin as to what we're -- what the court issues are
on the docket sheet versus just named defendants?

MS. SCHNEIDER: What I was hoping, perhaps, was that we could provide the lists that we were in the process of putting together to Ms. Griffin and have her look at them and then talk to her a little more about how they would be used at this point.

Certainly, jumping ahead on that agenda, we are still working on the e-service order. And that should

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be finished and approved by the parties and the Court, and then a time identified as to when that order would go out. Because my understanding is that we are still operating under Magistrate Judge McQuaid's order, and I'm forgetting the number, but -- of the order, but it is the order that says that until a certain point the only service is to be done on -- by e-service to the attorneys who have registered for e-services who are still operating under that. THE COURT: Now, is it my understanding that under the CMO and subsequent orders that everyone is going to have to get notice of the proposed complaint and intervention in C and as well as the -- Mr. DePaoli, help me out here -the threshold issues? Or -- because I kind of thought from reading over these files again the last couple days that that was the import of what the decisions have been.

MS. SCHNEIDER: I think that while we have C-125 as a case with subproceedings in it is one case, that subproceeding C and the service of the motion there is handled separately from whatever goes on in subproceeding B.

Because there are fewer defendants to be served in subproceeding C, it's not necessary, I think, to be providing any broader service of Mineral County's motion in B, other than what they're required to do in C.

MR. DePAOLI: Your Honor, to -- I think it's

### Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 48 of 1

1 easier to talk about what we need to do in B completely 2 separate from what we need to do in C. 3 THE COURT: I agree. I was pointing that out, 4 though, about this issue on the electronic service. So, Ms. Griffin, I guess what's going to 5 6 happen on B is that you're going to be getting something 7 from either Ms. Rutherford or Ms. Schneider, with a list 8 of the parties who have been served. And that would have 9 addresses? And if they have counsel, that would be noted; 10 is that correct? 11 MS. SCHNEIDER: We are trying -- we're putting 12 together, first, a list of names and addresses of persons and 13 entities who were served who filed a notice of appearance. 14 Then we are also putting together a list of 15 persons and entities who were served who did not file a 16 notice of appearance because -- and that's something we're 17 still trying to clean up. 18 And those are the two -- those are the two 19 categories --20 THE COURT: Let me interrupt you again. Just 21 to -- I'm trying to get a handle on this case that you all 22 lived with for years and years and years, and I'm the new kid 23 on the block. Do I recall an order either of Judge McQuaid 24 or Judge Leavitt or Judge Reed that those who have been

served but have not made an appearance are stuck with

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# Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 49 of 1

1 whatever happens in this case? 2 MS. SCHNEIDER: That's correct. In fact, that's 3 the order Your Honor -- there was an order to that effect in 4 C, in the C subproceeding. And the order Your Honor has just 5 approved addresses that in the B subproceeding. But that is 6 consistent with the prior orders --7 THE COURT: So I should have included me in that 8 list of judges, huh? 9 MS. SCHNEIDER: That's right. You're there too. 10 THE COURT: All right. 11 MS. SCHNEIDER: Okav. 12 THE COURT: Okay. That answers that question. 13 Does anybody have any problem with 14 Ms. Schneider or Ms. Rutherford contacting Ms. Griffin 15 directly to discuss these issues? MS. SCHNEIDER: And the next question -- related 16 17 question I have is whether any of the parties would like to 18 receive a copy of the same list that we're putting together 19 or whether they believe these are lists that should be filed 20 at any point? 21 THE COURT: Mr. DePaoli? 22 MR. DePAOLI: Well, it sounds like once it 23 happens in the -- on the docket sheet, that the list will be 24 there if anybody needs to see it. So it would be helpful to 25 have a copy of it. But I don't know --

# Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 50 of 1

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                 THE COURT: Why don't you send out copies to the
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    principal players here because we want that -- some consensus
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    before we start uploading it to the docket sheet.
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                 MS. GRIFFIN: And, Your Honor, as an aside, if
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    parties are not going to be served starting when I get the
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    list, they will be included on the docket sheet. But there
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    will be no address. So their address won't be seen on the
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    docket sheet. I know that's something you're going to
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    include on your list, so that will be something different
10
    than you're going to see on the docket sheet.
11
                 MS. SCHNEIDER: All right. The one --
12
                 THE COURT: Just so I understand it, if Jane Doe
13
    sends back an acknowledgement of service and has Circle Bar M
14
    Ranch Smith Valley, that would show up on the docket sheet?
15
                 MS. GRIFFIN:
                               No.
                 THE COURT: No?
16
17
                 MS. GRIFFIN: It will show Jane Doe on the
18
    docket sheet. Her address will be contained electronically,
19
    but it will not show on the docket sheet until she's turned
20
    on. And when we turn on Jane Doe, then she will come on the
21
    notice of electronic filing, which is what the docket clerks
22
    use to make service. So we don't want to turn on Jane until
23
    it's time for -- it's time for the service to actually begin.
24
                 THE COURT: All right. We'll leave Jane alone
25
    for now.
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1
                 MS. SCHNEIDER: The only issue that I'm still
 2
    trying to figure out is that there may be instances -- there
 3
    will be instances where Jane Doe might actually have an
 4
    attorney, and we may not have that linked. And so the
 5
    only -- the other list that we might want to think about
 6
    doing is figuring out what attorneys represent what clients.
 7
                 The other way to do that is to file this --
 8
    file these lists at some point, and then the attorneys can
 9
    review the lists and see if their clients have been put in
10
    the right category.
11
                 THE COURT: Well, let's send that around before
12
    we file it. Let's have that input.
13
                 MR. HERSKOVITS: Your Honor? I'm sorry.
14
                 THE COURT: Go ahead.
15
                 MR. HERSKOVITS: I recognize we want to not
    muddy the waters too much between B and C, but I did want to
16
17
    interject that we also are in the process of compiling a list
18
    that's alluded to in the agenda of pro se parties amongst
19
    parties who have been served and not entered an appearance,
20
    versus parties who have been served and entered an
21
    appearance.
                 And one of the issues that have occurred to us
22
23
    already is that in some instances we think we're going to
    need to circulate our list at some point of relative finality
24
25
    to other counsel that we know of in the case, because it
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#### Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 52 of 1

1 appears as though there may be instances where attorneys 2 represent more parties than we're aware of, or than there 3 appear to have been clear notices of appearance filed on. And I just think as a practical matter we may 4 5 internally want to share these lists and vet them before we 6 go forward and file something and discover that actually 7 people are mischaracterized. 8 THE COURT: I was just thinking Clausewitz may 9 want to do a supplement to his book on The Fog of War and 10 call it the fog of the Walker River litigation. 11 Do we need to discuss this issue anymore? Can 12 we move on to the next topic? 13 MS. SCHNEIDER: Could I --14 MR. DePAOLI: One question, Your Honor. 15 seem -- what we really need in B is a list of persons who 16 have appeared --17 MS. ADAMS: Excuse me, Your Honor. We can't 18 hear Mr. DePaoli. 19 MR. DePAOLI: What we need in -- what we really 20 need in B, at some point, is a list of persons who have 21 appeared but who are not represented by counsel because 22 that's -- at some point we've got to figure out how we're 23 going to get notice to those people and how we're going to 24 ask those people if they'd like to sign up for the e-service. 25 And it's not exactly clear to me, from the

# Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 53 of 1

1 discussion we've just had, is at what point we get to that 2 list. 3 THE COURT: It was my understanding, though, 4 that Ms. Schneider clarified with me that I just entered an 5 order or agreed to an order where these people who have been 6 served but not appeared will be bound by what proceedings 7 occur hereafter. 8 Why, then, do we have to go one step further and 9 say do you want to get notice --10 MR. DePAOLI: It's not -- those are the people 11 who have not appeared. The persons I am talking are -- and 12 there are quite a few in the B case, who have appeared but 13 who are not represented by counsel. 14 THE COURT: I see. 15 MR. DePAOLI: That's the list I -- it's not clear how we get to that --16 17 MS. SCHNEIDER: I agree. We --18 THE COURT: I think --19 MS. SCHNEIDER: -- that's part of the list. 20 THE COURT: -- what Ms. Griffin and I talked 21 about is maybe having the Court send out a notice to them 22 about the availability of electronic service and that they 23 can get copies of any filings. 24 Ms. Griffin, could you elaborate? 25 MS. GRIFFIN: Yes, Your Honor. But that would

# Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 54 of 1

1 not apply to those folks who are represented by counsel. 2 THE COURT: Right. But I mean --3 MS. GRIFFIN: So I --4 THE COURT: -- I think Mr. DePaoli is talking about those who have been served, entered an appearance, but 5 6 are not represented by counsel. 7 MS. GRIFFIN: And I think Mr. DePaoli is talking 8 about seeing if those people want to be represented by 9 counsel? 10 MS. SCHNEIDER: I think we just need a list of 11 them. And then when we finish --12 THE COURT: Make sure you all speak into the 13 microphone --14 MS. SCHNEIDER: I'm sorry. 15 THE COURT: -- everyone else on the phone can 16 hear. 17 MS. SCHNEIDER: I think we just need to -- I 18 mean, I agree with Mr. DePaoli. In doing the lists when I --19 the item on the agenda says a list -- item little two says a 20 list of names and addresses of persons and entities served 21 who have filed a notice of appearance. 22 And that really is intended to identify persons 23 and entities who are not represented by counsel who have 24 filed a notice of appearance. And I think that takes care of 25 Mr. DePaoli's concern. But that list would be, then, the

### Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 55 of 1

list of people that the Court would send the e-service order to once we finish the e-service order.

MS. GRIFFIN: And functionally that's -- those are the people you would see on your notice of electronic filing who would have physical addresses instead of e-mail addresses. So that's how they would be identified --

MS. SCHNEIDER: All right. What I wanted to propose was that we will work on the preliminary lists and send them to the primary defendants, then, and also to Ms. Griffin and review them with her. And if there are parties who want to be a part of the review, they should let me know.

But then I also wanted to jump back a second, if I could, to the issue of the caption. If we file a caption as to wherever we are by the end of August, I -- that would serve to satisfy the requirement of the case management order that the parties, as clarified by the Court, to mean the parties receiving e-service have an opportunity to review and comment on service.

And so what I would like to propose, then, is that I file the caption with a requirement that perhaps I would give the Court a proposed order that comments are to be -- any comments should be either filed or provided to me -- filed, by, say, the end of September. And -- but also we would be adding the note that there may be some

# Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 56 of 1

1 additional California serves and those would come out at a 2 later time. 3 THE COURT: Well, for now I don't see a need to 4 file that. I think I would just distribute it among counsel 5 for their input. 6 MS. SCHNEIDER: On the caption? 7 THE COURT: Right. I mean, I don't see a need 8 to file that right now. 9 MS. SCHNEIDER: Okay. Because I think that that 10 was one of the deadlines we were looking to address because 11 that would meet one of the requirements in the case 12 management order. 13 THE COURT: Was there a specific -- the case management order back in 2000 said we had -- by 2012, we had 14 15 to file a caption? MS. SCHNEIDER: No. 16 No. It -- as the Court and 17 the parties had interpreted paragraph nine on page eight, it 18 says that --19 THE COURT: Just a second. Paragraph nine? 20 MS. SCHNEIDER: I'm sorry? 21 THE COURT: Paragraph nine, page eight? 22 MS. SCHNEIDER: Yes, Your Honor. And it said 23 that after the United States and the tribe have received the 24 information and compiled a list of parties whom they intend 25 to serve, that list and a description of the procedures by

which it was compiled shall be filed and provided to the 1 2 parties, who shall have such period of time as the magistrate 3 judge shall determine, to file objections indicating whether 4 the list is complete and includes all such water rights' 5 claimants within the categories described in paragraph three 6 above who can reasonably be identified. 7 And as --8 THE COURT: Yeah. I don't have a problem with 9 that. I understand what it's saying. I'm just saying I 10 think you're at the stage where you've still got drafts that 11 you need to work on among yourselves, first, and then go 12 ahead and file something that satisfies paragraph nine. And 13 the parties can object. And we can address it at another 14 status conference. 15 MS. SCHNEIDER: All right. I will do that, Your 16 Honor. 17 THE COURT: Now, you said you're going to be out 18 all of September? 19 MS. SCHNEIDER: I am in the office the 18th 20 and -- no, excuse me, the 19th and 20th of September. And 21 then I would be back in, I think, by the 26th. 22 THE COURT: Well, how about we go ahead and get 23 another status conference on calendar for the first week of 24 October.

MS. SCHNEIDER: Yes, Your Honor.

25

# Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 58 of 1

1 THE CLERK: Your Honor, we can do October 1st at 2 10:00 a.m. 3 MS. SCHNEIDER: Could we do -- I could do that 4 by telephone, but for me to travel from one fiscal year to 5 the next is a problem. And so it would be easier to do 6 either --7 THE COURT: Tell us the date that works for you, 8 Ms. Schneider. 9 MS. SCHNEIDER: Yes. 10 THE COURT: You come from Denver, do I recall? 11 MS. SCHNEIDER: I do, Your Honor, yes. 12 THE COURT: Having just been there, it takes you 13 as long to go from downtown Denver to DIA as it does from DIA 14 to Reno. 15 MS. SCHNEIDER: Pretty much, yes. I can do the 16 2nd, the 3rd, the 4th. 17 THE COURT: Does anybody have any problem with either one of those three dates, the 2nd, 3rd, or 4th? 18 19 MS. SCHNEIDER: The 5th. Every day is open 20 except October 1st. 21 THE COURT: How about the 3rd, a Wednesday? 22 THE CLERK: We can have a hearing at 1:30. 23 THE COURT: All right. 24 All right. So the plan here on the caption on 25 the B case is that you're going to still disseminate some

# Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 59 of 1

1 drafts. And after you've gotten to the final draft format, 2 go ahead and file that. And we can discuss it then and 3 satisfy paragraph nine of the CMO. 4 MS. GRIFFIN: Your Honor? 5 THE COURT: Yes. 6 MS. GRIFFIN: Would it be acceptable for me to 7 be included in that distribution, the preliminary 8 distribution that's going out to counsel? That would allow 9 my staff some time to begin the process of going through and 10 adding those appropriate, without including them on to the 11 docket. 12 THE COURT: What are you adding them to? 13 MS. GRIFFIN: I would be putting them into my program wherein I could then electronically dump it when it 14 15 became appropriate. THE COURT: All right. Yes, if you would copy 16 Ms. Griffin on that. 17 18 MS. SCHNEIDER: Yes. 19 THE COURT: Do you have a card you can give at 20 the end of this proceeding? 21 MS. GRIFFIN: I do, sir. 22 THE COURT: Thank you. 23 Next item. Are we on to C now, number three? 24 MS. SCHNEIDER: There's just one more item, and 25 that was little Roman numeral four. It's the clarification

1 of any persons or entities that filed an appearance but 2 weren't served. 3 This seems to be the National Fish and Wildlife 4 Federation. I've talked to their attorney. And they're 5 probably going to use the motion to substitute that was part 6 of Magistrate Leavitt's and Judge Reed's orders. And so that 7 would satisfy that issue. 8 And then the next item would be item three, 9 which deals with C-125-C. And that's Mr. Herskovits' case. 10 THE COURT: All right. Unless anyone has any 11 objection, we're moving to item three, the completion of 12 service and service issues on the report. 13 Mr. Herskovits, I've received document 604, 14 which I think incorporated some of Walker River Irrigation 15 District's comments. 16 MR. HERSKOVITS: Yes, Your Honor. Document 17 number 604 actually incorporates all of the requested 18 modifications of language that the Walker River Irrigation 19 District made in its comments and also in a less formal way 20 through correspondence in a phone conversation prior to their 21 comments being filed. 22 So it's our understanding that this now reflects 23 or accommodates all of the comments that the Walker River 24 Irrigation District made.

And we would submit that the revised order is

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#### Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 61 of 1

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1
    now -- now reflects any concerns that were expressed by any
 2
    of the defendants and is ready for the Court's approval, for
 3
    your signature.
 4
                 THE COURT: Now, I have some questions about
 5
    certain of the attachments.
 6
                 MR. HERSKOVITS:
                                  Yes.
 7
                 THE COURT: Does anyone have any comment on the
 8
    proposed order that accompanies 604?
 9
                        Then I will move to some questions I had.
10
    I had a question about the March 2013 date. That's the
11
    deadline for what?
12
                 MR. HERSKOVITS: March 2013 date, Your Honor, is
13
    the date that we've proposed for the final completion of
14
    service in the C case. And that was recognizing that there
15
    would be a series of steps between the outcome of today and
    actually truly finishing service in the case.
16
17
                 THE COURT: You know, I don't know how that
18
    squares with Judge Jones' tee-it-up instruction.
19
                 Is there any way we can accelerate that?
20
                 MR. HERSKOVITS: Well, I think --
21
                 THE COURT: Is it going to take -- you only have
22
    109, isn't it, on the list of --
23
                 MR. HERSKOVITS: -- that's right, Your Honor.
24
                 THE COURT: -- persons to be served?
25
                 MR. HERSKOVITS:
                                  That's correct.
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# Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 62 of 1

1 THE COURT: It takes six --2 MR. HERSKOVITS: It's just a little over a 3 hundred. 4 THE COURT: It takes five or six months to get 5 those other --MR. HERSKOVITS: Well, I would hope not, Your 6 7 Honor. And when we thought about what kind of a date to 8 present to the Court, we shied away from an earlier date 9 because we could anticipate, based on previous experiences, 10 that we will mail these out to the full list of a hundred 11 plus proposed defendants who haven't been served yet. 12 A certain number of them we will receive back 13 waivers from the people who have been served. A certain 14 number of other ones we may receive information that they no 15 longer own the water rights that they had owned previously that led to their being included. There will have to be 16 17 follow-up if that's the case. 18 And if they don't accept the mailing we send 19 out, we'll have to have them personally served. And I think 20 from our experience in the past, that may lead to us needing 21 to build in an additional couple of months for that, sort of 22 receiving mail back, getting personal service attempted but 23 then anticipating that some -- hopefully very small number, 24 but still some number will have to be updated, and we'll have 25 to go through that process again with them.

# Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 63 of 1

1 We anticipated that it would take a number of 2 I think -- I don't remember exactly how we ended up 3 with the March date. But I think it was what we felt was a conservative date that would not need to be postponed. 4 5 We certainly would anticipate returning to the 6 Court with reports and proposals to ratify service on as 7 many of these remaining parties as we can, as quickly as 8 possible. We just did not want to propose a date that, 9 based on past experience, would then simply need to be 10 extended again. 11 THE COURT: Is it my understanding that it's the 12 position of the parties that the Court cannot consider or 13 entertain the Mineral County intervention documents until 14 that service is completed? 15 MR. HERSKOVITS: Yes, that's my understanding as well, Your Honor. 16 17 THE COURT: Why is that? I mean, is it just a 18 matter of fairness that these other 109 should be given an 19 opportunity to voice their opinion about whether the 20 complaint in intervention should or should not be granted? 21 MR. HERSKOVITS: It's my understanding, Your 22 Honor, that earlier on in the history of the case Judge Reed 23 established in his orders concerning service and the handling of the C case, 125-C, that he would consider the complaint in 24 25 intervention after service had been completed and not until

# Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 64 of 1

1 that point in time. 2 That's why we have taken that as a given in the 3 If you're asking us to -- sort of on the merits, 4 whether that should or shouldn't be required, we've actually -- not in my time on the case, which is now quite a 5 6 number of years -- never argued or disputed that. 7 THE COURT: Well, I think Judge Jones is keenly 8 interested in resolving the intervention issue so we can 9 allow it, one way or the other, to move forward. 10 Would you all agree that that's Judge Jones' 11 bailiwick, and not mine, about the complaint in 12 intervention? Or I'm not quite sure. He might want me to 13 handle it as a report and recommendation to him. 14 MR. HERSKOVITS: You mean, the ruling on the 15 actual complaint in intervention? 16 THE COURT: Yes. 17 MR. HERSKOVITS: It's always been our 18 understanding that judge -- when he was still assigned to the 19 case, Judge Reed intended to rule on that and did not assign 20 that, along with the service and other procedural matters, to 21 the magistrate judge to consider. 22 So I guess it's been our running understanding 23 that that actual decision would be made by the -- by 24 originally Judge Reed, and we've assumed that that would be

25

Judge Jones now.

# Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 65 of 1

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1
                 THE COURT: Do you have the citation in the CMO
 2
    about Judge Reed's reference on -- or timetable for deciding
 3
    the merits of the complaint in intervention?
 4
                 MR. HERSKOVITS: Well, the CMO, Your Honor, I
 5
    believe, only pertains to the C-125-B case.
 6
                 THE COURT: Oh, that was -- right.
                                                      It was
 7
    filed six years before this came along.
 8
                 MR. HERSKOVITS: Yes.
                                        So I believe it's in the
 9
    1995 orders that Judge Reed address the sequence in which he
10
    would address issues and actually reach the merits of the
11
    complaint in intervention.
12
                 THE COURT: 1995 or 2005?
13
                 MR. HERSKOVITS: No, these were -- I'm thinking
14
    of the two service-related orders that Judge Reed entered in
15
    1995.
16
                 THE COURT: Without committing to anybody right
17
    now, and maybe you could tell me yourself, is there
18
    opposition to the complaint in intervention proceeding in
19
    this matter?
20
                 This is sort of like a plebiscite and doesn't
21
    bind anyone anyway?
22
                 Mr. DePaoli?
23
                 MR. DePAOLI: Your Honor, yet we have not thus
24
    far turned our attention to whether --
25
                 MS. ADAMS:
                             Excuse me. We can't hear him again.
```

# Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 66 of 1

1 MR. DePAOLI: Sorry. Your Honor, we have not 2 turned our attention to the question of whether intervention 3 should or should not be granted, and therefore at this point I cannot say, one way or the other, whether we will oppose 4 5 the motion to intervene or not. 6 THE COURT: So I think we're bound by what Judge 7 Reed says, that the merits of the complaint in intervention 8 will only be considered after all service has been affected 9 in the C case. Is that a proper understanding? 10 MR. HERSKOVITS: That has been our 11 understanding, Magistrate Judge Cobb. 12 THE COURT: All right. How about the -- what 13 we've called the preliminary issues? Are those things that 14 are supposed to wait until after service as well? 15 MR. HERSKOVITS: When you refer to preliminary issues, Judge Cobb, are you referring to the threshold issues 16 17 that were discussed --18 THE COURT: Threshold issues, excuse me. 19 MR. HERSKOVITS: The threshold issues in the B 20 case are largely not present in the C case. The one 21 threshold issue that I think everyone agrees on in the C case 22 is this complaint in intervention, the fundamental question 23 of does Mineral County have standing to intervene, to assert 24 this public trust claim that it raised in 1994 and '5. 25 That's the only one that I'm aware of.

# Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 67 of 1

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1
                 And so I don't think the same question of
 2
    phasing that's been at issue in the B case is an issue in
 3
    the C case, at least not at this stage. But I think it's
 4
    a much narrower and simpler claim that's ultimately at
 5
    issue, too.
 6
                 THE COURT: I see. Okay. That helps me
 7
    understand that better. Thank you.
 8
                 We have your report. And I was asking -- I said
 9
    I had some questions. Is attachment 17 duplicative to
10
    attachment 16, or that's the numbering system that we have
11
    and that's -- looks like we have two H's. And I know there's
12
    a problem with -- you had to file your errata to the earlier
13
    motion.
14
                 MR. HERSKOVITS: Your Honor, I believe that if
15
    you look at the first page after the cover page of attachment
    16, you'll see that there's a slight red-line change to the
16
17
    initials on the case docket number at the end of the first
18
    paragraph.
19
                 THE COURT: Yes.
20
                 MR. HERSKOVITS: And I think the difference
21
    between 16 and 17 is that 17 is what we refer to as the clean
22
    version of that, the one that doesn't include that.
23
                 THE COURT: Oh, okay.
24
                 MR. HERSKOVITS: That's why it's hard to see a
25
    difference.
```

### Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 68 of 1

1 THE COURT: All right. I didn't discern that. 2 Thank you for the clarification. 3 The Court has before it the order relating to completion of service. Its proposed order right now is 4 5 docket 604-2. Is there any objection to the execution of 6 this order? 7 None appearing, the Court will adopt the order 8 relating to completion of service in 125-C. 9 Is there anything else under agenda item three 10 that you wish to discuss at this time? 11 MR. HERSKOVITS: Yes, Your Honor. Although I 12 believe it is fairly limited. 13 As we alluded to previously, we are compiling a 14 list of pro se parties who have entered appearances in the 15 course of trying to ensure that we have a proper 16 categorization of all of these parties. 17 I think that obviously it can be said to be 18 premature in C, because we haven't finished service yet, but 19 I think at this point we have a pretty good handle on it. 20 It's not likely to be a very large category of people who 21 fall into pro se defendants who have entered an appearance. So I imagine that that will be manageable for 22 23 the Court and for the parties. And I would hope that as we move as expeditiously as possible through finishing service 24 25 that that list doesn't grow very much. Certainly it couldn't

### Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 69 of 1

1 grow by more than 109, and presumably fewer than that. 2 THE COURT: Are you providing that information to Ms. Griffin's offices? 3 4 MR. HERSKOVITS: Well, I believe we've begun to. 5 And we've also begun to try and see if the list or docket information that Ms. Griffin and the clerk's office have in 6 7 any way differ from what our latest information is; that we 8 harmonize those and make any corrections on either side of 9 that disconnect that there may be. 10 I do -- it's my understanding that you --11 well, I think you alluded to the possibility of modifying 12 one of the attachments to the order that you've signed to 13 call for people to submit an e-mail address. I think that 14 without complicating things by amending an attachment that 15 we already have in the service package, that we're dealing now with a discrete enough number of people that it will 16 be easy enough to follow up and obtain e-mail addresses 17 and transmit those to the clerk's office without a form. 18 19 If Your Honor thinks that we should submit a 20 different form, then --21 THE COURT: I don't want to go changing it now. 22 MR. HERSKOVITS: Okay. 23 THE COURT: It was just a thought I had earlier. 24 And I discussed it with Ms. Griffin a little bit about this. 25 But, I mean, just sitting here, in retrospect, to go back and 1 have all this redone, it's not palatable.

So I think the procedure will be that down the road if we adopt the process, as I believe it was done in the Orr Ditch case, to allow people to receive notices electronically, we'll just handle that when we reach that point.

MR. HERSKOVITS: Your Honor, there's one more point of clarification that I'd like to ask, which is that it's been my understanding, perhaps since some time when Magistrate Judge McQuaid was still handling the case, and certainly under more recent orders from yourself and Magistrate Judge Leavitt, that it -- for the filings we're making now and for some of these preliminary filings while we're finishing the service process, they're only going out to the principal parties, so to speak, or the people who are on the CM/ECF system already, or if they're not, who will fall within that limited group of people who are -- have been considered the principal parties or the principal defendants.

That's essentially doing the same thing as has been done in the B case during the time that we've been making these filings. And I want to make sure that that is clear, or that if there's any disagreement about that, that that is made clear.

THE COURT: Does anybody have any disagreement with that process, or continuing that process?

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1
                 There are no objections. I guess there's your
 2
    answer.
 3
                 MR. HERSKOVITS:
                                  Thank you, Your Honor.
 4
                 THE COURT: And that will be the opinion of the
 5
    Court too.
 6
                 MR. HERSKOVITS: I think there's nothing more
 7
    under item three that -- for the 125-C case. I think that
 8
    covers it.
 9
                 THE COURT: All right.
10
                 Ms. Schneider, you have in this topic four there
11
    issues common to both subproceedings relating to publication.
12
                 MS. SCHNEIDER: Yes, Your Honor.
13
                 THE COURT: Starting first, anyway, with
14
    publication.
15
                 MS. SCHNEIDER: The first issue is publication.
                 THE COURT: Could you speak more into the
16
17
    microphone.
18
                 MS. SCHNEIDER: I'm sorry. The first issue is
19
    publication.
20
                 I intended to work with the other parties on
21
    putting together a proposal for publication, and I did --
22
    just did not get to it because of other matters, but wanted
    to propose that I circulate a draft to the parties within the
23
24
    next couple of weeks so that we can at least report to the
25
    Court, on the August telephone call, as to where we are on
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1 | that effort.

THE COURT: Why are we doing -- or what's the criteria for service by publication for unserved parties?

Just those you can't locate or don't have an address for?

MS. SCHNEIDER: That is -- would be pursuant to statute in the federal rules and also as set forth, I think, in the state rules.

For the parties that we can't find, we would actually be filing something with the Court, to ask that they be served by publication. In the past, in the C case, there have been -- there were motions filed by prior counsel for Mineral County and the Walker Lake working group seeking approval for specific parties for publication. And the Court ruled on those orders.

We would anticipate filing a motion but for -with fewer parties. Certainly, as I've mentioned before, I
know that one person we haven't found is someone for whom
there is an arrest warrant pending. And he has made himself
scarce to many sources who are looking for him. But I don't
know how far it goes beyond that individual. Our process
server has found an awful lot of people.

But then that would -- we still do need to do publication. And I think the other thing that we need to talk about amongst ourselves, which we've mentioned at the other status conferences with the Court, is that there may

## Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 73 of 1

1 be other purposes to be served by publication. And that's 2 what I think we need to try to see if we can come to an 3 agreement on and suggest to the Court. 4 THE COURT: So it's premature to make any specific determination now, in that you're going to be 5 6 working with the other parties to identify the scope of 7 publication and how it might be utilized? 8 MS. SCHNEIDER: That's correct. I had 9 anticipated doing so before today. And I apologize. 10 had other things on my plate. 11 THE COURT: Okay. Do you want to move to your 12 next topic then. 13 MS. SCHNEIDER: The next issue is the 14 notification protocol. This takes us back to completing the 15 proposed e-service order that we started to work on a number 16 of months ago. And that is something I think that we can 17 finish this month as well. 18 The first item under the e-service order is --19 identifies a list of -- to identify -- excuse me -- is to 20 establish a schedule to complete a list of the names and 21 addresses of persons and entities who were served, who filed 22 notices of appearance, and were not operated -- not 23 represented by counsel. 24 That's the same list that we talked about 25 previously. And we are getting -- trying to get that

## Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 74 of 1

1 finished, although there may be some updates in the future. 2 That can be done, at least as far as we can get it so far. 3 THE COURT: When you talk about the e-service order, are you talking about something like was used in Orr 4 5 Ditch, where you advise the parties of the availability of 6 being served by e-mail from the Court? 7 MS. SCHNEIDER: That's correct. We began to 8 draft an order using Orr Ditch as a partial template. I 9 think the Court's seen a draft of it, but it's been months. 10 And we also went over it with Ms. Griffin in, I think, March 11 and have some of her comments. And I want to get that in a 12 position where the Court can approve it but, again, want to 13 circulate it to the other parties. 14 I also -- and this is jumping ahead a little bit 15 into website -- the website issue. But because there's a 16 similar order from the court in Southern District of 17 California in the Fallbrook case -- this is the case that 18 actually has a website on the federal district website. 19 And I want to go through this order, as well, 20 because it has a variation of the e-service order. And so I 21 wanted to go through that and see if we want to make any 22 edits to what we have so far. But that, again, is something 23 I anticipate getting to hopefully next week. 24 THE COURT: Well, those are two discrete 25 concepts, the e-service and the website.

# Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 75 of 1

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1
                 MS. SCHNEIDER: Yes, they are. In Fallbrook
 2
    they appear to have merged them somewhat. But there is some
 3
    language there that I think is -- might be simpler than some
 4
    of the language that I put in the prior draft. And I think
 5
    the simpler an order is, the -- that I draft, the better.
 6
                 So I -- what my intent here is to send something
 7
    to the parties next week, and then maybe we can have
 8
    something to prepare -- submit to the Court before the next
 9
    status conference by phone.
10
                 THE COURT: And that's on the e-service issue.
11
    And that would be generic to both B and C cases?
12
                 MS. SCHNEIDER: It could be. But I defer to
13
    Mr. Herskovits.
14
                 THE COURT: Ms. Griffin, do you know any reason,
15
    from what you've heard, why it cannot be utilized similarly
16
    in both cases?
17
                 MS. GRIFFIN: No, none at all. It's merely a
18
    matter of timing. If we want to do it in one mailing or two
19
    mailings, if we want to include the 109 people that are still
20
    a little bit in flux on the C case, it's just a matter of
21
    timing. And it's certainly something --
22
                 THE COURT: Well, wouldn't it --
23
                 MS. GRIFFIN: -- we could do more than once.
24
                 THE COURT: -- actually be mailing to 4,000 plus
25
    from both -- well, those who are represented by counsel will
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## Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 76 of 1

be excluded. But all those who have entered appearances, 1 2 definitely they would have to receive this. 3 And -- well, maybe, Ms. Schneider, would that 4 e-notice be going out to those who have been served and for 5 whom we have address but haven't entered appearance? 6 MS. SCHNEIDER: No, they would not. 7 THE COURT: So that they're -- by sticking their 8 head in the sand, they're going to have to live with this? 9 MS. SCHNEIDER: That's what the Court's orders 10 indicate. 11 THE COURT: All right. Okay. 12 MS. SCHNEIDER: I think --13 THE COURT: I'm on board with that concept. 14 So it would be an e-service order that would 15 allow those who have entered -- or responded to the service of process, where they have an ability to say they would like 16 17 to receive notices from the Court? Right? 18 MS. SCHNEIDER: That's correct, Your Honor. 19 THE COURT: Okay. Is there anything else, then, 20 on the CM/ECF issue? MS. SCHNEIDER: No, Your Honor. 21 22 THE COURT: Now, on this website. The only case 23 that you're aware of that -- where they've done something 24 like this is the Fallbrook case out of the Southern District? 25 MS. SCHNEIDER: That's correct. And I do have a

## Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 77 of 1

copy of the -- that's the only federal court. State courts 1 2 have done it. But I have a copy of the order in that case, if the Court wishes to see it. I've circulated it to the 3 4 parties as well. 5 THE COURT: Yeah, I think we would like to see 6 it. And I think Ms. Griffin, in particular. 7 Tell us -- well, go ahead and give us that 8 first. 9 MS. SCHNEIDER: Pardon me? 10 THE COURT: Go ahead and give us that, if you 11 have a copy of it. 12 MR. HERSKOVITS: Your Honor, while Ms. Schneider 13 is handing that out, I just wanted to clarify. It's my 14 understanding from your exchange with Ms. Griffin that what 15 Ms. Schneider was describing in terms of a notification protocol or procedure regarding CM/ECF service can apply to 16 both the B and the C cases, and will be? 17 18 That's my understanding, yeah. THE COURT: 19 MR. HERSKOVITS: Okay. I just wanted to make 20 sure I understood that clearly myself. 21 THE COURT: Do you see a problem with that? 22 MR. HERSKOVITS: No. I agree completely. I was going to volunteer that, and then I thought that had been the 23 24 outcome, and I just --

THE COURT: You were going to volunteer to do it

25

## Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 78 of 1

```
1
    or to --
                 MR. HERSKOVITS: No, volunteer that that was my
 2
 3
    understanding.
 4
                 THE COURT: All right. I presume this is just
 5
    more informational right now. And maybe it's Ms. Thornton
 6
    who addressed it with Ms. Griffin about the website?
 7
    that -- am I mistaken?
 8
                 MS. GRIFFIN: Ms. Schneider actually.
 9
                 THE COURT: Oh, Ms. Schneider you talked to.
10
    Okay.
11
                 All right. Where are we going right now on
12
    this website issue?
13
                 MS. SCHNEIDER: My understanding is that
14
    Ms. Griffin still needs to look into the issue some more.
15
    She's making various contacts and is trying to figure out how
16
    this might work and probably needs some more time to do that.
17
                 MS. GRIFFIN: Your Honor, I need to know if this
18
    is something we're planning on moving forward with.
19
                 I've contacted the IT department, and Chris says
20
    that he will look into it.
21
                 The website by the Southern District of
22
    California is actually maintained by somebody who used to
23
    work for the District of Nevada. So we have a really good
24
    contact there.
25
                 Clearly it's possible. There are some concerns
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#### Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 79 of 1

1 about bypassing PACER. There are some concerns -- I have 2 some concerns about where the information is coming from: Ιs 3 it a direct feed from CM/ECF? How are any -- you know, 4 sealed documents preserved? Is it a one-way street? Some 5 things like that. 6 And then, of course, the personnel, what that 7 would -- how that would impact the IT department as far as 8 maintenance goes. If it's an application of a button that 9 sits there for ten years, that would be fabulous; but, as is 10 often the case, there may be unintended consequences from 11 adding something to our external website. 12 THE COURT: What would you, Ms. Schneider, 13 envision this website to be used for? 14 MS. SCHNEIDER: We would suggest that it be used 15 for -- to keep another place for filings to be found. It is 16 a --17 THE COURT: So it would be parallel to what's on CM/ECF? 18 19 MS. SCHNEIDER: I believe so. It would be. 20 although perhaps not always maintained there. I think that 21 the Southern District of California's website keeps filings 22 there for a limited period of time. 23 There are also some forms in all the proceedings 24 that it might be helpful to have there, such as notices of 25 appearance or motions to substitute. Things like that might

be helpful to have them there on a longer basis -- I mean, on a permanent basis, as well as perhaps the complaints in the various subproceedings.

THE COURT: I could see this being a burden on our one IT person that we have up here up north on trying to maintain this and make the decision -- who makes the decision of what gets posted and what doesn't get posted.

I mean, it sounds like a great idea but I'm concerned with the old phrase about the devil and the details on this. But I guess we await a more specific proposal from your offices on this. Is that what's going to occur?

MS. SCHNEIDER: Well, I think there are a number of things. One would be -- my understanding is that the decision to have a website would not be Ms. Griffin's, that it needs to be made by someone that -- one of the judges, if I'm correct, from our prior discussion.

The other thing is that we certainly would be willing to talk to the IT people and to Ms. Griffin about what we had envisioned and how much time we thought that might -- it might involve.

We had -- because we were trying at one point to do one through DOJ, which proved to be an impossibility because of ADA requirements. Our folks had figured out, I think, what might be involved. And they thought that the initial issue really would be in setting it up, and that

#### Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 81 of 1

1 the other materials -- the other requirements would 2 basically mean that someone would just have to drop 3 filings from the CM/ECF system into the website --4 THE COURT: Do you need a --5 MS. SCHNEIDER: -- on a periodic basis. 6 THE COURT: I'm sorry to interrupt you. Go 7 ahead. 8 MS. SCHNEIDER: No, that's all I had to say. 9 THE COURT: Do you need a password to get into 10 this Fallbrook website? 11 MS. SCHNEIDER: I don't think so. I looked at 12 it once. I don't think you do. 13 MS. GRIFFIN: No, Your Honor, you don't. I'll 14 send you the link. 15 MS. SCHNEIDER: One of the other things that this does for all of these proceedings is that for people 16 17 who -- even though we have the orders from the Court about 18 service and dealing with those successors, is that it 19 certainly aids the Court and all the parties with the issue 20 of notice because it would then be available for people to 21 take to look at the site. 22 But I believe the Southern District of 23 California keeps documents there for only a few months and 24 then takes them off. 25 MS. GRIFFIN: Actually I accessed the website

#### Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 82 of 1

1 yesterday. And it takes a little time to download, but you 2 can pull the entire docket sheet, and it has all the docket 3 links on the docket sheet. I didn't see any restriction at 4 all to that. 5 THE COURT: You go to the Southern District 6 website, and then there's a link to this thing? Is that how 7 it goes? 8 MS. GRIFFIN: Yeah. They have a big button with 9 the case name on it, and it drops right in. 10 MS. SCHNEIDER: And I believe they have several 11 cases that they have done that for. This is not the only 12 case on the docket that they have --13 MS. GRIFFIN: As an aside, Ms. Schneider, something that you mentioned, if I may. Forms that would be 14 15 assistant to the case is something that I think would be an 16 easy thing to get permission to post on our website, if that 17 would be something helpful for the Court to be able to refer 18 to, or parties to refer to: If you need this form, you can 19 go to the form section on our website. 20 If that would be helpful to the Court --21 THE COURT: We might have --22 MS. GRIFFIN: -- that's pretty easy. 23 THE COURT: -- a sub-tab under forms where we 24 would list all the Walker River forms. 25 MS. GRIFFIN: Yes.

#### Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 83 of 1

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1
                 THE COURT: But, you know, for somebody to, one,
 2
    find the district court website; and, two, find forms; and,
 3
    three, find this might be somewhat complicating.
 4
                 What is the website for the Southern District?
 5
                 MS. GRIFFIN: I have the link, Your Honor, if
 6
    you'd like me to send it to you. Www.scad.
 7
                 THE COURT: Say that again.
 8
                 MS. GRIFFIN: Scad? Do you have it.
9
    Ms. Schneider? Southern District --
10
                 MS. SCHNEIDER: I don't have it. I've always
11
    just Googled Southern District and found it.
12
                 THE COURT: I'll do that. It is
13
    casd.uscourts.gov.
14
                 You'll be pleased to know that the weather in
    San Diego is 72 degrees, but it's 100 out in El Centro.
15
16
                 I'm just looking. I don't see any quick link to
17
                Maybe I'm overlooking it. We don't need to do it
    this case.
18
    right now, anyway.
19
                 But you'll be working with interfacing your IT
20
    people; Ms. Griffin, our IT people, about the concepts for
21
    this website?
22
                 MS. SCHNEIDER: Yes, I will.
23
                 THE COURT: All right. Can we move to item
24
    five.
25
                 MS. SCHNEIDER: Yes.
                                       Well, the last item,
```

#### Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 84 of 1

1 pardon me, on the website is to schedule for progress on 2 timing of the website and then dealing with pro se defendants 3 who might not elect to receive service from the CM/ECF 4 system. 5 I think it's premature to talk about that, but 6 except to note that -- I don't know whether this -- how the 7 Court would feel about this, but I do want to note that in 8 Fallbrook it appears that the Court notified everyone that 9 their service was to be pursuant to the website and that they 10 were not going to be doing service. 11 That's very different than what Judge Reed has 12 required and what Judge George has required. But I did want 13 to point that that -- point out that that appears to be the 14 way that that court went. 15 THE COURT: Well, there is no website in the Orr Ditch case, is there? 16 17 MS. SCHNEIDER: Correct. No, actually there is 18 But it's not through the court. one now. 19 MR. DePAOLI: There is, Your Honor, it's through 20 Sunshine Litigation Services. 21 THE COURT: Is that privately paid by the 22 parties? 23 MR. DePAOLI: Yes, it is, Your Honor. 24 THE COURT: Has anyone looked at the Orr Ditch 25 Sunshine as a template for what we might do?

## Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 85 of 1

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1
                 MS. SCHNEIDER: We have. And we've talked about
 2
    it. We've looked at some of the costs involved. And they
 3
    seem to be extensive and seem to be beyond the kinds of costs
 4
    that our contractor had indicated that they thought it would
 5
    cost.
           So that's why we started to take another look at the
 6
    issue.
            So that's why we started to take another look at the
 7
    issue.
 8
                 MR. DePAOLI: Part of the cost, Your Honor, will
 9
    depend on how many do not sign up for the -- to receive
10
    service through the court system. If it's a huge number,
11
    then cost may be a big problem. If it's not so huge a
12
    number, it may be less of a problem.
13
                 THE COURT: Well, I thought the -- how many
14
    people are in Orr Ditch, Mr. DePaoli?
15
                 MR. DePAOLI: Off the top of my head, Your
    Honor, I can't recall. But it's -- there's -- as I recall,
16
17
    there's several hundred to maybe a thousand or more who have
18
    not signed up to receive service through the court system, to
19
    the extent necessary can depend on that website.
20
                 MS. GRIFFIN: Your Honor, we mail out about 400
21
    envelopes when we get orders on the Orr Ditch, if that's
22
    helpful.
23
                 THE COURT: That's, you know, maybe going to be
24
    one-tenth of what we're looking at in this case. But yet
25
    you're saying the -- going with a website would be
```

## Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 86 of 1

1 prohibitively expensive. The Court itself could probably 2 effect a savings by not -- if you got around having to mail out 300 --3 4 MS. GRIFFIN: It comes from different budget 5 funds. 6 THE COURT: Oh, well --7 MS. GRIFFIN: Mail versus IT. However, it -- I 8 mean, money's always something to explore because there's 9 always temporary funds -- well, there's no funds available, 10 but there may be some options in that regard. 11 Specifically after we get some firmer idea on 12 the numbers, that makes a better proposal as far as these 13 things go, if we need to expend the IT time versus 14 saving --15 THE COURT: Ms. Schneider, between --MS. GRIFFIN: -- hundreds of --16 17 THE COURT: -- now and the 21st, are you going 18 to have enough time to give us an update or a report on the 19 concept of a website? Or is that something better for the 20 October agenda? 21 MS. SCHNEIDER: It's probably better for 22 October. But I'll have to see what we -- I'll ask the people 23 involved what their schedules are. 24 THE COURT: All right. I'm kind of thinking 25 it's an October issue. And maybe between then whoever is

taking the lead on it can talk to Sunshine and see what kind 1 2 of costs are involved, what are we talking about, and talk to 3 Ms. Griffin, and also Mr. Hahn here at the courthouse. 4 Ms. Griffin can coordinate that. 5 MS. GRIFFIN: Yes, Your Honor. 6 THE COURT: Let's get going here. It's a little 7 after 12:00. Next? 8 MS. SCHNEIDER: The next item is number five, 9 which is post-service issues and sequencing issues in B. 10 I don't know whether any of this is timely at 11 this point, but certainly one of the items that we still have 12 on our -- to consider is -- two of the items. They're 13 just -- it's scheduled for any additional briefing, oral argument, and decisions about making a determination of list 14 15 threshold issues, and then, also, dealing with the issue of whether our if-so-when answers are required. 16 17 THE COURT: It's my understanding what you told me, though, is that Judge Reed's order in this case, or 18 19 orders, had said the threshold issues will not be addressed 20 and whether parties have to file answers until service has 21 been completed. 22 MS. SCHNEIDER: That's correct. So then I think 23 that 5-A is probably premature to talk about at this point. 24 5-B --

THE COURT: Well, let me ask you this.

25

Does anybody participating in this hearing today think that we can set a schedule for doing the threshold issues and whether answers have to be filed now, or do we have to wait, appears to be the case, until after everyone is served in B?

MR. DePAOLI: Your Honor, actually Judge Reed's order and a prior order by Judge McQuaid, just before he recused himself, I don't think there was any limitation on when a decision was to be made on whether answers were or were not going to be required.

And I'm not necessarily suggesting that we ought to proceed with that right now either because that creates its own set of problems in terms of notifying people that an answer is, in fact, required.

As to the threshold issues, what the judge -what Judge Reed did was to say that the final
determination on what the threshold issues would be would
not be made until all necessary parties are joined, which
does indicate service. However, the order does allow for
the magistrate judge to make a preliminary determination
of what the threshold issues should be prior to that time.

THE COURT: Well, in the educational briefing you gave me before, you provided me some identification of threshold issues, which I think were first identified years and years ago. Is that the same list today, or do we --

MR. DePAOLI: They were identified -- as I recall, we probably completed that briefing some time in 2008, Your Honor. This may be something to have a conversation on the 21st.

It seems to me there are really two parts to the question: Does anyone feel that with the passage of time there has been a need to either add to or subtract from what everybody has said thus far about threshold issues; and then the second question is if -- assuming everybody is satisfied that those are what we want to argue about, the question is when do we want to move to at least get the preliminary list of threshold issues done. And that is something we can discuss.

I'm not aware of any -- anything that -- at this point, that would likely change our point of view of what should be threshold issues. But I can't say that I've really looked to see what's happened since 2008 on -- in the areas of law that relate to some of this.

THE COURT: I am somewhat inclined to have us start moving on the -- that the Court would at least identify the threshold issues when and -- when they're to be briefed and decided is maybe a little more problematic. But I really doubt the threshold issues will be changed following completion of service on all the other water right holders on this case.

#### Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 90 of 1

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1
                 So I think you probably have a pretty good list
 2
    right now that won't be altered. And it could always be
 3
    amended if somebody else came up with something.
 4
                 So how about on the 21st you each, again,
 5
    identify for me your threshold issues. And I think most
 6
    of those, if Mr. Herskovits told me is right, just pertain
 7
    to B and not to C, and the threshold issue in C is whether
 8
    Mineral County can maintain this type of action on behalf
 9
    of its citizenry.
10
                 MS. SCHNEIDER: Does Your Honor want the parties
11
    to file their respective lists so that you have a concise
12
    list in front of you?
13
                 THE COURT: Right. Just the list.
14
                 MS. SCHNEIDER: The list.
15
                 THE COURT: Not -- you don't need to argue it,
16
    but just something to -- maybe an identification issue and a
17
    brief summary of it.
18
                 MS. SCHNEIDER: Okay. The -- there certainly
19
    have been many, many filings on these issues, and there is a
20
    wide disparity among the parties in the B cases as to what
21
    they think should be the threshold issue.
                                               So that's
22
    certainly at least something to sort through.
23
                 THE COURT: I guess that's what I'm paid the big
24
    bucks then for, huh?
25
                 MS. SCHNEIDER: And I don't know whether Your
```

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1
    Honor -- well, we can talk to Your Honor on the 21st as to
 2
    whether you want to hear argument on that issue in October
 3
    or --
 4
                 THE COURT: I think we'll probably have any
 5
    argument maybe even separate from that October hearing.
                                                              But
 6
    I don't know. I'd like to see what the threshold issues are,
 7
    and I just may embrace them all and say brief every one of
 8
    them and not narrow them down. I don't know. I remember
 9
    looking at them, and they were disparate somewhat. But let's
10
    have a list at the August hearing.
11
                 MS. SCHNEIDER: Yes, Your Honor.
12
                 MR. NEVILLE: Your Honor, this is Michael
13
    Neville.
              I'm about to leave. I'll be out of town on
14
    vacation until the 21st. When would you like the list?
15
                 And if it's prior to that, is it possible that
    that hearing might be put off for maybe just one day? If
16
17
    we're going to be filing, for example, the day before. Just
18
    a little problematic in terms of trying to -- my schedule in
19
    terms of getting that to you.
20
                 THE COURT: Did we address the 22nd or 23rd on
21
    your calendar --
22
                 MS. SCHNEIDER: The 23rd is not available to me.
23
    But I think the 22nd is.
24
                 And how many days before our status conference
25
    would the Court want the parties to file their respective --
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#### Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 92 of 1

THE COURT: Could you do it by Monday of that 1 2 week? How would that accommodate you, Mr. Neville? 3 MR. NEVILLE: Well, I'm still -- I'm still 4 probably driving back from Oregon on Monday. But I could certainly do it on Tuesday the 21st. I'll be back that day. 5 6 And I'm free any time -- I realize that Ms. Schneider has 7 some constraints that week, but I'm free pretty much for a 8 hearing any day that week. 9 THE COURT: What's the 22nd look like? 10 THE CLERK: We could start at 1:00. We do have 11 a calendar call at 3:00 that day. 12 THE COURT: Could I see that? 13 Can everybody make it in the morning? 14 since we're doing it by telephone? 15 11:00 on 22 August, which is a Wednesday. MR. DePAOLI: That's the status -- telephone 16 17 status conference? 18 MS. ADAMS: Excuse me, Your Honor. This is 19 Marta Adams. I think I'm confused because there was a little 20 bit of audio difficulty on that. 21 THE COURT: Our hearing in August has been moved 22 from the 21st to the 22nd at 11:00 a.m. 23 MS. ADAMS: Okay. 24 THE COURT: And that will be an update of 25 certain issues on this case, to include presentation to the

## Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 93 of 1

Court of the list of threshold issues. And it's just mainly 1 2 to bring it to the Court's attention. 3 I'm not going to bind you to that date. If somebody comes up with something after that, we'll still 4 5 consider it. 6 MS. ADAMS: All right. Thank you. 7 MR. DePAOLI: And, Your Honor, was there a date 8 by which you wanted that list filed in advance? 9 THE COURT: Monday noon if you can. So I can 10 have those to start looking at. 11 All right. And I think that takes care of 12 both A and B here under five. 13 MS. SCHNEIDER: Does Your Honor wish to have 14 that list address B or not? 15 THE COURT: I couldn't hear you. MS. SCHNEIDER: Does Your Honor wish to have the 16 17 filing on the 20th of August address the issue of answers? 18 That's also been briefed, but that's briefed 19 separately. 20 THE COURT: Yes, I would. 21 MS. SCHNEIDER: I think the --22 THE COURT: And if you have the briefs already 23 on files on these issues --24 MS. SCHNEIDER: Yes. 25 THE COURT: I've just read so much on this case,

## Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 94 of 1

1 I can't remember at this point in time. And my recollection 2 Maybe just reference to it previously briefed is vou do. 3 under document 500 and refer me there, and I can get it. 4 Okay. Topic six. I think we've already 5 addressed this, Mr. Herskovits, by saying that we can't 6 decide this, the briefing and resolution of the viability 7 of the complaint in intervention, preliminary injunction 8 until after everyone is served. 9 MR. HERSKOVITS: That's correct, Your Honor. 10 THE COURT: That's what concerned me about that 11 May date that --12 MR. HERSKOVITS: March, yes. 13 THE COURT: March date. So we may address this 14 how you're doing in our October conference, because we may 15 want to accelerate having briefing on that issue. And I 16 think you should plan that briefing will commence on that 17 issue perhaps November 1st on the motion so we can get going 18 I'm sure it's going to take a lot of time for your on that. 19 motion and reply. 20 And if anyone wants to start earlier, at least 21 have the briefing going, and we can allow supplemental 22 briefing after everyone gets served. But it seems like a --23 more of a threshold issue than any other here in these two 24 It's almost like a motion to dismiss in a way. cases. 25 MR. HERSKOVITS: I see the jurisdictional

## Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 95 of 1

1 question that I think maybe you have in mind in analogizing 2 it to a motion to dismiss. 3 Your Honor, if you're thinking that briefing 4 on the complaint in intervention and the motion for 5 preliminary injunction should begin on November 1st of 6 this year that -- maybe we should include it on the 7 calendar for the October status conference to talk about 8 what sequence of briefing seems appropriate or should be 9 planned for in response to those old filings. 10 THE COURT: Why -- is there some problem in 11 segregating the briefing on the propriety of the complaint in 12 intervention versus the preliminary injunction? 13 MR. HERSKOVITS: I don't think there's a problem 14 with separating them, no. 15 THE COURT: I mean, I would like to defer briefing on the preliminary injunction until after we see 16 whether the complaint's viable. And if the Court were to 17 18 rule that it is, then you could turn to it. And if the Court 19 rules that your intervention is not appropriate, then that 20 becomes moot. 21 Am I oversimplifying that? 22 MR. HERSKOVITS: No, I don't believe you are, 23 Your Honor. 24 THE COURT: Maybe we ought to discuss it, then, 25 on the August agenda. I mean, if we're just talking about

#### Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 96 of 1 1 scheduling. 2 MR. HERSKOVITS: On the August 21st telephonic? 3 THE COURT: 22nd now, isn't it? 4 MR. HERSKOVITS: 22nd, yes, Your Honor. That 5 would be fine. I'm not sure whether the parties have considered 6 7 what they are intending to file; the defendants in 8 particular. 9 THE COURT: Well, I see probably it's -- maybe I 10 should not have analogized it to a motion to dismiss. But I 11 think it's consideration of your motion to file the complaint 12 in intervention which dates back now to, what, 1994? 13 MR. HERSKOVITS: '95, I think, your Honor. THE COURT: The amended complaint in 14 15 intervention? 16 MR. HERSKOVITS: The amended one. Yeah. 17 THE COURT: Okay. 18 Are we on number seven? 19 MS. SCHNEIDER: Yes, these are any 20 implementation orders regarding Judge Reed's service orders. 21 We do not have anything at this point. We 22 simply put it here as an agenda item in case there were any 23 issues.

THE COURT: This has been my favorite agenda

24

25

item.

1 Next one? MS. SCHNEIDER: And the same with the next one. 2 3 I don't have anything else to identify. 4 We've already addressed number nine, which is scheduling the next conferences. 5 6 THE COURT: Okay. All right. Now, just to make 7 sure that I'm signing everything I'm supposed to be signing 8 here. Attached to document 604 in the C case is the order 9 relating to completion of service. That will be signed by 10 the Court. 11 There's an order in the B case addressing 12 notice with regard to parties who have already been served 13 but have not appeared. That's document 1726. That will 14 be filed. 15 And we're approving the order concerning the Seventeenth Report of the United States of America, 16 17 document 1722. 18 Do I have -- all of them have been properly 19 identified? Any others that come to mind? 20 MS. SCHNEIDER: There's nothing other -- else, 21 except that you have asked me to draft an order on one other 22 Oh, dealing with the groundwater, the unexercised 23 groundwater uses, that they don't have to be served at this 24 point. But that's an order that I will draft, circulate, and 25 provide to the Court.

## Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 98 of 1

1 THE COURT: And then we can make sure it's on 2 the agenda for the 22nd and get that. 3 MS. SCHNEIDER: Yes. 4 THE COURT: All right. Thank you. 5 Ms. Schneider, is there anything else to come --6 MS. SCHNEIDER: I think that I will put together 7 the minutes and try to circulate them and then file them with 8 the Court. And I'm wondering whether I should be doing a 9 separate -- I guess I will also do a separate agenda for the 10 22nd --11 THE COURT: Please. 12 MS. SCHNEIDER: -- of August. 13 THE COURT: And I want to thank Ms. Rutherford, 14 too, for her assistance. 15 And if, Counsel, it turns out that this is totally unnecessary to do, we can revert to the old format. 16 17 But let's give it a try. 18 And you will be in contact, then, with 19 Ms. Griffin on the website issues? 20 MS. SCHNEIDER: Yes, Your Honor. 21 THE COURT: All right. 22 Okay. Mr. Herskovits, is there anything else? 23 MR. HERSKOVITS: No. Your Honor. 24 THE COURT: All right. I don't mean to exclude 25 anybody else. It's mainly been you two and Mr. DePaoli.

## Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 99 of 1

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1
                 Mr. DePaoli, anything else?
 2
                 MR. DePAOLI: No, Your Honor.
 3
                 THE COURT: Counsel here present or on the
 4
    phone, is there anything else to come before the Court at
 5
    this time?
 6
                 MR. NEVILLE: No, Your Honor. Thank you.
 7
                 THE COURT: All right. Thank you, all.
 8
                 I'd like to thank our court reporter for putting
9
    up with this long hearing too.
10
                 Just give me one second. Oh, one thing I wanted
11
              Under special order 109, which is the one which
    to note.
12
    adopted CM/ECF, any document that is -- exceeds 50 pages in
13
    length is to be filed in paper format with the chambers, or
14
    to be served on chambers.
15
                 And under Local Rule 10-3(a), those are to be
    tabbed. And that would be of great convenience to the Court.
16
17
    And that was the only other thing I needed to add.
18
                 MS. SCHNEIDER: Your Honor, in the past we
19
    were -- we'll be happy to do that. It's just we haven't done
20
    it because chambers -- previous chambers had indicated it
21
    wasn't -- they didn't want it. But we'll be happy to do it.
22
                 THE COURT: I would really like it.
23
                 As you can see here, we've got a huge stack of
24
    stuff and -- we're going through, and trying to tab things
25
    and correlate things. So, yes, I would appreciate that.
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## Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 100 of

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1
                  I'm sorry to put the additional burden on you,
    but I think it would be helpful.
 2
 3
                  All right. Is there anything else to come
    before the Court?
 4
 5
                  We'll be in recess. Thank you, all.
                       (The proceedings were concluded at
 6
 7
                       12:18 p.m.)
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# Case 3:73-cv-00127-MMD-CSD Document 1731 Filed 08/13/2012 Page 1 -000-I certify that the foregoing is a correct transcript from the record of proceedings in the above-entitled matter. 8/8/12 Donna Davidson, RDR, CRR, CCR #318 Date Official Reporter