

ORIGINAL

GORDON H. DEPAOLI  
Nevada State Bar 00195  
DALE E. FERGUSON  
Nevada State Bar 04986  
WOODBURN AND WEDGE  
6100 Neil Road, Suite 500  
Post Office Box 2311  
Reno, Nevada 89511  
Telephone: (775) 688-3000

Attorneys for Defendant,  
WALKER RIVER IRRIGATION DISTRICT

FILED  
02 JUL -9 AM 11:43  
LANCE S. WILSON  
CLERK  
BY  
DEPUTY

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF NEVADA

UNITED STATES OF AMERICA,	) In Equity No. C-125-ECR
	) Subfile No. C-125-C
Plaintiff,	)
	) <b>WALKER RIVER IRRIGATION</b>
WALKER RIVER PAIUTE TRIBE,	) <b>DISTRICT'S RESPONSE TO REQUEST</b>
	) <b>TO LATE FILE AND REQUEST FOR</b>
Plaintiff-Intervenor,	) <b>MODIFIED SERVICE ORDER</b>
	)
v.	)
	)
WALKER RIVER IRRIGATION DISTRICT,	)
et al.,	)
	)
Defendants.	)
	)
MINERAL COUNTY,	)
	)
Proposed Plaintiff-	)
Intervenor,	)
	)
v.	)
	)
WALKER RIVER IRRIGATION DISTRICT,	)
et al.,	)
	)
Proposed Defendants.	)

417

1 **I. INTRODUCTION**

2 By Order dated May 3, 2002, the Court directed Mineral County to file a motion to  
3 effect service through publication by June 16, 2002. (See Docket #413). That order also  
4 required the parties to file responses to Mineral's County's motion for publication within  
5 thirty (30) days after the filing of that motion.

6 Mineral County served its *Motion for Order of Publication (Fifth Request)* on June  
7 19, 2002. Therefore, the Walker River Irrigation District (the "District") will file its response  
8 to the *Motion for Order of Publication (Fifth Request)* on or before July 19, 2002.

9 Also on June 19, 2002, Mineral County filed a pleading styled *Request to Late File*  
10 *and Request for Modified Service Order* (the "Request"). The Request moves the Court to  
11 grant Mineral County three items of relief.

12 First, the Request moves the Court to accept Mineral County's filing of the *Motion*  
13 *for Order of Publication (Fifth Request)* two days later than required by the Court's order of  
14 May 3, 2002 (Docket No. 413). The District has no objection to this request.

15 Second, the Request moves the Court to make a determination that Mineral  
16 County's service of its Intervention Documents is complete. The District objects to this  
17 request as set forth below.

18 Third, the Request apparently moves the Court to allow Mineral County to serve its  
19 intervention documents on new parties identified as holding water rights without first  
20 obtaining leave of Court to add or substitute these new parties into the action. The District  
21 responds to this request as set forth below.

22 **II. MINERAL COUNTY HAS NOT YET COMPLETED SERVICE OF ITS**  
23 **INTERVENTION DOCUMENTS ON NUMEROUS IDENTIFIED**  
24 **PARTIES.**

25 In the Request, Mineral County requests that "the Court determine that Mineral  
26 County's service is complete." Request at 3, lns. 17-19. Mineral County, however, has not  
27 completed service of its intervention documents on numerous identified parties in this matter.

28 On June 18, 2002, the Court entered an order in this matter as Docket No. 414.  
That order stated that Mineral County has either failed to properly serve its Intervention

Documents or the information contained in the record in this matter does not establish proper service with respect to approximately 84 parties. See Docket No. 414 at 5, 6. Mineral County has filed nothing since the Court's entry of the June 18, 2002, order to indicate that the status of service has changed with respect to these approximately 84 parties. Clearly, under these circumstances, Mineral County's service cannot be considered complete. The Court should deny Mineral County's request that service of its Intervention Documents be deemed complete.

**III. THE COURT SHOULD DENY MINERAL COUNTY'S REQUEST TO SERVE PARTIES WITHOUT THEIR FIRST HAVING BEEN ADDED OR SUBSTITUTED INTO THIS ACTION OR, ALTERNATIELY, IF IT GRANTS THE REQUESTED RELIEF IT SHOULD REQUIRE MINERAL COUNTY TO FORMALLY ADD OR SUBSTITUTE THESE PARTIES AS SOON AS POSSIBLE AFTER SERVICE.**

In the Request, Mineral County also asks the Court to allow it to serve parties, recently and in the future identified as holding water rights, without first obtaining leave of Court to add or substitute these parties into the action. To avoid confusion caused by service on defendants not identified in the caption, Mineral County also requests that the list of proposed defendants in the caption be abbreviated to "et al." See Request at 4, Ins. 3 – 7.

Mineral County's proposal to serve parties prior to their having been added or substituted into the action violates both Rules 4 and 10 of the Rules of Federal Procedure. Rule 4(a) requires a summons, in this case the Notice In Lieu of Summons, to identify the parties. Rule 10(a) requires that "[i]n the complaint the title of the action shall include the names of all the parties." These requirements ensure that the defendant has sufficient notice that the plaintiff's claims are against him and that he must respond to those claims to avoid the entry of judgment by default. Therefore, the Court should not allow Mineral County to serve parties without first obtaining leave of court to substitute or add them, and it should not allow Mineral County to abbreviate the caption to read "et al." See *Feliciano v. Dubois*, 846 F.Supp. 1033 at 1048 (D.Mass. 1994) (plaintiffs may not use the term "et al." but must instead specifically identify in the caption of the complaint each defendant against whom relief is sought).

1 Finally, in the event that the Court does allow Mineral County to serve parties  
2 without first substituting or adding them, it should require that Mineral County obtain an order  
3 of the Court that adds or substitutes these parties as soon as possible after service occurs. If  
4 the Court does not require Mineral County to obtain an order of this nature, parties will be  
5 substituted or added into this action by Mineral County without the Court, District or any  
6 other party having knowledge of the substitution or addition.<sup>1</sup>

7 Dated this 8<sup>th</sup> day of July, 2002.

8  
9 WOODBURN AND WEDGE  
10 6100 Neil Road, Suite 500  
11 Post Office Box 2311  
12 Reno, Nevada 89511

13 By:



14 GORDON H. DEPAOLI  
15 Nevada State Bar 00195  
16 DALE E. FERGUSON  
17 Nevada State Bar 04986

18 Attorneys for WALKER RIVER  
19 IRRIGATION DISTRICT  
20  
21

22 C:\WP\WRID\0083\Response 070502.doc  
23  
24  
25  
26  
27

28 <sup>1</sup> Similarly, at the May 3, 2002 Status Conference, the Court ruled that Mineral County may not unilaterally add parties to the Caption without leave of Court because it would result in total chaos.

**CERTIFICATE OF MAILING**

I certify that I am an employee of Woodburn and Wedge and that on this date, I deposited in the United States Mail, postage prepaid, a true and correct copy of the foregoing **WALKER RIVER IRRIGATION DISTRICT'S RESPONSE TO REQUEST TO LATE FILE AND REQUEST FOR MODIFIED SERVICE ORDER** in an envelope addressed to:

Shirley A. Smith  
Assistant U.S. Attorney  
100 West Liberty Street, #600  
Reno, NV 89509

William W. Quinn  
Office of the Field Solicitor  
Department of the Interior  
401 West Washington Street, SPC 44  
Phoenix, AZ 85003

George Benesch  
P.O. Box 3498  
Reno, NV 89505

Western Nevada Agency  
Bureau of Indian Affairs  
1677 Hot Springs Road  
Carson City, NV 89706

Kenneth Spooner  
General Manager  
Walker River Irrigation District  
P.O. Box 820  
Yerington, NV 89447

R. Michael Turnipseed, P.E.  
Division of Water Resources  
State of Nevada  
123 West Nye Lane  
Carson City, NV 89710

Garry Stone  
United States District Court Water Master  
290 South Arlington Avenue  
Third Floor  
Reno, NV 89501

Alice E. Walker  
Greene, Meyer & McElroy  
1007 Pearl Street, Suite 220  
Boulder, CO 80302

John Kramer  
Department of Water Resources  
1416 Ninth Street  
Sacramento, CA 95814

Matthew R. Campbell, Esq.  
David Moser, Esq.  
McCutchen, Doyle, Brown & Enerson  
Three Embarcadero Center  
San Francisco, CA 94111

Michael W. Neville  
California Attorney General's Office  
455 Golden Gate Avenue  
Suite 11000  
San Francisco, CA 94102-3664

Ross E. de Lipkau  
Marshall, Hill, Cassas & de Lipkau  
P.O. Box 2790  
Reno, NV 89505

1 Susan Schneider  
2 Indian Resources Section  
3 U.S. Department of Justice  
4 999 18<sup>th</sup> Street  
5 Suite 945, North Tower  
6 Denver, CO 80202

Marta Adams  
Deputy Attorney General  
State of Nevada  
100 North Carson street  
Carson City, NV 89701

5 Mary Hackenbracht  
6 Deputy Attorney General  
7 State of California  
8 1515 Clay Street, 20<sup>th</sup> Floor  
9 Oakland, CA 94612-1413

Treva J. Hearne  
Zeh, Spoo, Quade & Hearne  
575 Forest Service  
Reno, NV 89509

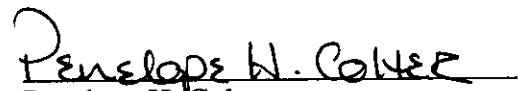
8 James Shaw  
9 Water Master  
10 U.S. Board of Water Commissioners  
11 P.O. Box 853  
12 Yerington, NV 89447

Hank Meshorer  
United States Department of Justice  
Natural Resources Division  
Ben Franklin Station  
P.O. Box 7397  
Washington, D.C. 20044

12 Linda Bowman  
13 540 Hammill Lane  
14 Reno, NV 89511

Kelly Chase  
P.O. Box 2800  
Minden, NV 89423

15 Dated this 8<sup>th</sup> day of July, 2002.

16   
17 Penelope H. Colter  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28