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(775) 323-5700 FAX: (775) 786-8183

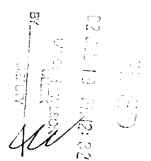
ZEH, SAINT-AUBIN, SPOO & HEARNE

575 Forest Street, Suite 200

Reno, Nevada 89509

## ocument 419 Filed 07/19/2002 Page 1 of 5

TREVA J. HEARNE, ESQ. (SBN 4450) 1 JAMES SPOO, ESQ. (SBN 1018) 2 ZEH, SAINT-AUBIN, SPOO, & HEARNE 575 Forest Street, Suite 200 3 Reno, Nevada 89509 Telephone: (775) 323-5700 4 5 Attorneys for Intervenor, MINERAL COUNTY NEVADA 6 7



#### UNITED STATES DISTRICT COURT

#### DISTRICT OF NEVADA

[1]		
12	UNITED STATES OF AMERICA,	)
13	Plaintiff,	)
14	WALKER RIVER PAIUTE TRIBE,	)
15		)
16	Plaintiff-Intervenor,	ý
17	vs.	)
18	TO A TYON DISTRICT	)
19	WALKER RIVER IRRIGATION DISTRICT, a corporation, et al.;	)
20	Defendants.	)
21		$\rightarrow$
22	MINERAL COUNTY,	)
23	Proposed-Plaintiff-Intervenor,	)
24	1	)
25	vs.	)
26	WALKER RIVER IRRIGATION DISTRICT, a corporation, et al.	)
27		)
26	Proposed-Defendants.	<u> </u>

In Equity No. C-125-ECR Subfile No. C-125-C

REPLY TO OPPOSITION TO DECLARE SERVICE **COMPLETE** 

### Case 3:73-cv-00128-MMD-CSD Document 419 Filed 07/19/2002 Page 2 of 5

COMES NOW, Mineral County, Nevada, and respectfully requests that the Court grant Mineral County's request to deem its service complete.

#### POINTS AND AUTHORITIES

I.

### SERVICE PAPERS ARE OUT AND WILL BE RETURNED IMMINENTLY

Mineral County has placed 55 service papers with sheriffs and private process servers. As soon as the last of those proof of service forms are returned, Mineral County will be filing those proofs. Not all of those will be successful. Mineral County has ample experience with this process to know that not all of the persons will be found, or the process server will be told in the field that the water rights belong to another person and that person will be served. At which point, as history of this case will support, WRID and the Watermaster and, perhaps, the State of Nevada, will object that the caption doesn't contain the proper names and that the service is improper because the persons were served and their names were not on the caption. Mineral County could be ordered to re-serve persons. This process can continue on to the eternity of the ages and, certainly, beyond the existence of Walker Lake, the real purpose of the objections.

No one could possible argue that Mineral County has not made a good faith effort to serve all the water rights holders of the Walker River just as directed by the Honorable Edward C. Reed. Over 2000 serves in this case have been completed and only 55 remain outstanding.

Mineral County has agreed to continue to serve its papers as the United States discovers persons who may be water rights holders that escaped service from Mineral

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County. Cost effectiveness would direct Mineral County to produce its papers again to be served with the United States of America in an abundance of caution. Lists can be prepared to show who has been served by Mineral County and, if a name appears that has not been served, papers will go with the process server automatically without question. What more can a party do to insure that proper service has occurred.

WRID, the Watermaster and the State of Nevada have been quite clear from the beginning that Mineral County has no place in this litigation because Walker Lake will take all the water from the upstream ranchers. This is an exaggeration and an expression of the unwillingness of WRID, the Watermaster and the State of Nevada to be reasonable in agreeing that the Court should consider the service final so that the merits of this matter can be calendared and argued.

WHEREFORE, Mineral County respectfully requests that the Court determine that Mineral County has completed its service of process on the holders of water rights in the Walker River and set this matter for argument on the intervention.

Dated this \_\_\_\_Of July, 2002.

ZEH, SAINT-AUBIN, SPOO & HEARNE

TREVA J. HEARNE, ESQ.

## Case 3:73-cv-00128-MMD-CSD Document 419 Filed 07/19/2002 Page 4 of 5

CERTIF	CATE (	OF SEE	RVICE
T.P.K.LIP.	CALL	OT DEST	

1	CERTIFICATE OF SERVICE				
2	Pursuant to NRCP 5(b), I certify that I am an employee of the Law Offices of ZEH,				
3 4	SAINT-AUBIN, SPOO & HEARNE, 575 Forest Street, Suite 200, Reno, Nevada; over				
5	the age eighteen years and not a party to the within action; that on this date I caused to be				
6 7	mailed via U.S. Mail, a true and correct copy of the foregoing Reply to Opposition to				
8	Declare Service Complete, addressed as follows:				
9	Marta Adams	Linda A. Bowman			
10	Deputy Attorney General State of Nevada	540 Hammill Lane Reno, NV 89511			
11	100 North Carson Street Carson City, NV 89701				
12		Roger Bezayiff			
12	R. Michael Turnipseed, P.E.	Watermaster P.O. Box 853			
13	Division of Water Resources	Yerington, Nevada 89447			
14	State of Nevada 123 Nye Lane	,			
15	Carson City, NV 89710	Ross E. deLipkau P.O. Box 2790			
16	Western Nevada Agency	Reno, NV 89505			
17	Bureau of Indian Affairs	John Kramer			
10	1677 Hot Springs Road Carson City, NV 89706	Department of Water Resources			
18	Carson City, NV 69700	1416 Ninth Street			
19	William W. Quinn	Sacramento, CA 95814			
20	Office of the Field Solicitor	Gordon H. DePaoli			
	U. S. Dept. of the Interior	Dale E. Ferguson			
21	401 West Washington Street, SPC 44	Woodburn & Wedge			
22	Phoenix, AZ 85003	6100 Neil Road, Suite 500			
23	George Benesch P.O. Box 3498	Reno, NV 89511-1149			
24	Reno, NV 89505	Kathryn E. Landreth United States Attorney			
25	Gary Stone	100 W. Liberty, Suite 600			
26	200 Cauth Aglington Avenue	Reno, NV 89501			

# Case 3:73-cv-00128-MMD-CSD Document 419 Filed 07/19/2002 Page 5 of 5

		~ (
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	David Moser	Reno, NV 89509
8	McCutchen, Doyle, Brown & Enersen	,
9	Three Embarcadero Center	Michael W. Neville
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13	a ration	
14	Susan L. Schneider	
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16	Resources Division	
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17	Denver, CO 80202	
18		
	Scott McElroy	
19	Alice Walker	
20	Greene, Meyer & McElroy	
	1007 Pearl Street	
21	Boulder, CO 80302	
22	Dated this My of July, 2002.	
23		Satten Church
24		Martha Hauser
25		
26		
27		