Case 3:73-cv-00128-MMD-CSD Document 31 Filed 07/06/1995 Page 1 of 75

1 JAMES SPOO, ESQ. TREVA J. HEARNE, ESQ. 2 ZEH, POLAHA, SPOO & HEARNE 575 Forest Street 3 Reno, Nevada 89509 Telephone: (702) 323-5700 4 Attorneys for Plaintiff-Intervenor 5 MINERAL COUNTY 6 7 8 IN THE UNITED STATES DISTRICT COURT 9 FOR THE DISTRICT OF NEVADA 10 11 UNITED STATES OF AMERICA, 12 IN EQUITY NO. C-125-C-ECR Plaintiff, 13 WALKER RIVER PAIUTE 14 TRIBE, POINTS AND AUTHORITIES IN Plaintiff-Intervenor, 15 OPPOSITION TO WRID'S MOTION TO VACATE SCHEDULE 16 vs. AND IN SUPPORT OF COUNTER WALKER RIVER IRRIGATION MOTION FOR SANCTIONS 17 DISTRICT, a corporation, et al. 18 Defendants. 19 COME NOW the undersigned and file this Opposition to 20 Motion of WRID to Vacate Schedule and a Counter Motion for 21 Sanctions, and further moves this Court, 22

(a) For an Order relieving MINERAL COUNTY of any further service to water rights holders of the WALKER RIVER because of the multitude of defendants, pursuant to Rule 5 of the Federal Rules of Civil Procedure (FRCP);

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(b) Further, an Order declaring that the service made upon the water rights holders of the WALKER RIVER by MINERAL

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COUNTY (See Proof of Service, June 1995), gave sufficient notice of the action as required by Rule 4, FRCP, and the Order of this Court;

- (c) Further, an Order to Show Cause why Sanctions should not be imposed upon the WALKER RIVER IRRIGATION DISTRICT (WRID), Plaintiff herein; Mr. James Weishaupt, Manager of WRID; Beverly Landolt, Chair of WRID; Peter Fenili, Director of WRID, David Sceiriney, David Peri and Robert Bryan, the Members of the Board of Directors of WRID, as a Board and as individuals; Mr. Gordon DePaoli, individually; Woodburn and Wedge; and Mr. Stewart Somach, individually, for interference in the service on water rights holders on the Walker River made by MINERAL COUNTY;
- (d) Further, an Order, pursuant to this Court's inherent authority, to impose sanctions assessing the costs of the
 service by MINERAL COUNTY already incurred to be reimbursed to
 MINERAL COUNTY, and the costs of pursuing these motions and the
 attorneys fees be assessed against those persons and entities
 named, jointly and severally;
- (e) Further, an Order by the Court, that in the event the Court should determine that personal service be made on the water rights holders who have not waived service, taxing all such costs of such service to those named persons and entities found to have interfered with MINERAL COUNTY'S attempt to obtain waivers of service and that those costs be collected prior to said service being required; and,
- (f) Further, an Order of the Court denying the request for an extension of time by WRID and the State of Nevada.

The grounds for this Motion as follows:

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- (1) MINERAL COUNTY, pursuant to the Order of this
 Court dated 9 February, 1995, did acquire the names and addresses
 of water rights holders on the WALKER RIVER in California and
 Nevada and did prepare the notice and documents according to the
 Court's Order; did mail the documents on or about April 11, 12, &
 18, 1995, according to the Court's Order and did incur considerable costs to accomplish the Order of this Court.
- above-named persons and entities, on or about April 17, 1995, did cause to have mailed a notice to the water rights holders on the WALKER RIVER during and immediately after the documents were served by mail by MINERAL COUNTY. The notice was sent to members of WRID and others requesting and advising water rights holders not to return the waiver of personal service. A notice was also sent in the official publication of the Walker River Users Association of May, 1995, advising recipients of the publication not to return the Waiver of Personal Service on advice of counsel Woodburn and Wedge and Stewart Somach.

This Motion is based on this Notice of Motion, the accompanying Memorandum of Points and Authorities, the Attachments hereto, the declarations of Kelvin Buchanan, James Spoo, Louis Thompson, upon the provisions of the Federal Rules of Civil Procedure, the inherent authority of this Court, the Order of this Court, the returns and documentation filed herewith, and papers and records on file herein.

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Jase	3:73-cv-00128-MMD-CSD Document 31 Filed 07/06/1995 Page 4 of 7
1	DATED this of June, 1995.
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3	ZEH, POLAHA, SPOO & HEARNE
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5	By Mr. Harne
6	Attorneys for Plaintiff- Intervenor
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POINTS AND AUTHORITIES

INTRODUCTION

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Intervenor, MINERAL COUNTY, has discovered certain actions were taken by WALKER RIVER IRRIGATION DISTRICT ("WRID"), Plaintiff herein, and its counsel and others', to interfere and, in fact, to frustrate the service on water rights holders of the WALKER RIVER made by MINERAL COUNTY pursuant to the Court's Order. Certainly, the relief requested by MINERAL COUNTY in this instance is necessary for MINERAL COUNTY's continuing right to participate in this litigation. MINERAL COUNTY respects the ultimate disposition of justice that was the Court's concern in requiring MINERAL COUNTY to make this costly service of process. The actions that have occurred have frustrated a very costly process. Such continued actions would foreclose MINERAL COUNTY from this forum by aggravating this costly process.

Several factors prompted this Motion: (1) That MINERAL COUNTY is a political subdivision of the State and all parties have a special burden to insure that the funds collected from the taxpayers and expended to preserve their natural resource, WALKER LAKE, obtain the most value for the public and, therefore, interfering with the service carried out by a public entity deserves greater scrutiny; (2) that MINERAL COUNTY found the records of

Mineral County alleges that all persons and entities heretofore named, conspired and participated in the actions to frustrate service by Mineral County, but Mineral County does not know to what extent each person or entity participated, and, therefore, intends to include all persons and entities by referring to them as "WRID and others" or "WRID et al." Mineral County has no information regarding the involvement of the State of Nevada who has joined WRID's Motion.

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the water rights holders on the WALKER RIVER to be considerably out-dated and that this initial service effort was actually accomplishing an up-date of the records that would have aided all parties to this matter if the service had been respected; and finally (3) that MINERAL COUNTY asks this Court to admonish all counsel that every member of the Bar who practices before the Federal Court has a duty to guide his actions pursuant to the Code of Professional Responsibility and good faith toward other parties.

FACTS

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On January 13, 1995, the parties who had already entered appearances in this matter, including Woodburn and Wedge, on behalf of WRID, entered into a stipulation for an extension of time in which to agree to a proposed order regarding the service of intervention documents by MINERAL COUNTY and a schedule for responses from those who are already parties to this action. Mr. DePaoli, counsel for WRID, himself, made certain changes to the Order proposed by counsel for MINERAL COUNTY (See, Affidavit of James Spoo). Pursuant to this stipulation and the agreement of all parties, the Court entered its "Order Requiring Service and Establishing Briefing Schedule Regarding the Motion to Intervene of Mineral County" on February 9, 1995.

On March 10, 1995, MINERAL COUNTY filed an amended Motion to Intervene and Points and Authorities in Support thereof, an amended proposed Complaint in Intervention, a Motion for Preliminary Injunction and Affidavits and Points and Authorities in support thereof with the Court and with all parties of record, including WRID's counsel. WRID's counsel received a complete

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copy of each and every document filed with the Court, including complete copies of all affidavits.

During the rest of the month of March, 1995, MINERAL COUNTY worked arduously with over 13 volunteers to accomplish service as the Court directed to over 1200 parties (See Affidavit of Lou Thompson). The lists of water rights holders were furnished by WRID, the Watermaster, and by making a laborious personal check of the non-computerized files of the State Engineer. After many telephone conferences with the Department of Justice in order to determine the most accurate and up-to-date list of water rights holders, it became more than apparent that the list WRID had furnished MINERAL COUNTY and the State Engineer's list were woefully dated (See Affidavit of K. Buchanan). Nonetheless, MINERAL COUNTY embarked upon a task that involved nearly \$10,000.00 of expenditures and over 200 man hours to complete (See, Affidavits of Lou Thompson and K. Buchanan).

Fortunately, persons were initially quite receptive to the service and were calling our offices and the offices of K.

Buchanan to furnish us with up-dated addresses and transfers of the water rights. Abruptly, the calls and returns ceased on April 21, 1995. (See Affidavit of K. Buchanan). Unbeknownst to counsel, volunteers, and elected officials of MINERAL COUNTY;, WRID; Mr. Gordon DePaoli and Mr. Stewart Somach had totally frustrated all of their hours of work. With a highly emotional plea that implied that MINERAL COUNTY would steal everyone's entire water rights, the WRID newsletter and notice from the Walker River Users' Group advised every recipient to ignore MINERAL COUNTY'S service. All of this was conducted outside the court-

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room and with no notice to counsel for MINERAL COUNTY.

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After a week of fair success in receiving responses and information, all progress in identifying water rights holders on the Walker River was brought to a cataclysmic halt. The notice from WRID arrived in the mailboxes of the water rights holders advising them not to answer the Waiver of Service (See Attachment 1).

Never did any counsel, manager or agent of WRID advise counsel for MINERAL COUNTY of any defect in service. As of April 21, 1995, the outstanding notices not returned numbered nearly The WRID list of membership is nearly 90% of the water rights holders of the Walker River. Moreover, when this unexplained cessation of activity occurred, counsel for MINERAL COUNTY initiated contact with other parties of record trying to identify why this abrupt failure to hear from other recipients had occurred (See, Affidavit of James Spoo). MINERAL COUNTY offered to send another mailing to those who failed to respond to further explain the process. At that time the State of Nevada sent a letter approving of the service as it was mailed (See, Affidavit of James Spoo). Incredibly enough, counsel for WRID stated that MINERAL COUNTY could not further discuss the service with the recipients since it would be giving legal advise to persons MINERAL COUNTY didn't represent.

Having realized the existence and devastating effect of the WRID, et al, notices on the MINERAL COUNTY service, MINERAL COUNTY is compelled to make the following Motions to recover its costs, knowing full well that the real and certain damage of losing the opportunity to up-date records of water rights holders on

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the Walker River is tainted forever by the actions of WRID, et al. This is a grave situation requiring a remedy in order to preserve the integrity of the judicial process; therefore, MINERAL COUNTY states as follows:

- I. MINERAL COUNTY HAS COMPLIED FULLY WITH THE ORDER OF THIS HONORABLE COURT FOR SERVICE.
- A. FRCP, RULE 4 REQUIRES THAT THE RECIPIENT OF NOTICE BE FAIRLY APPRISED OF THE ACTION.

Most of the case law regarding substantial compliance with FRCP, Rule 4, regards the service of process with summons and complaint. However, certain parallels in the Court's findings regarding what is sufficient notice in a summons and complaint are quite relevant to refute the WRID allegation that MINERAL COUNTY'S service was not complete. The Courts have been quite clear about what is sufficient notice. MINERAL COUNTY'S service with Request for Waiver was more than sufficient to give notice of the commencement of the action.

The threshold question to be considered is whether WRID is the proper party to challenge service in this instance. Counsel for WRID received a copy of each and every page filed with the Court on or about March 10, 1995. MINERAL COUNTY contends that counsel for WRID and the State of Nevada should be ordered by the Court to declare if they represent the membership of WRID and the water rights holders on the Walker River by virtue of challenging this service.

The Order of the Court states that if MINERAL COUNTY "chooses to send Waiver of Service" then it shall send the "Complaint-in-Intervention" (See, Order, February 9, 1995,

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Paragraph 2). MINERAL COUNTY did send the Amended Complaint in Intervention with the Waiver of Service. Contrary to the allegations of WRID, no Affidavits are referenced in the Complaint in Intervention.

However, in an abundance of caution and to avoid any question regarding service of the Motion for Preliminary Injunction, MINERAL COUNTY sent copies of those documents as well. Since MINERAL COUNTY gratuitously sent those documents, it offered the lengthy and technical Affidavits and placed them at locations easily accessible by any persons receiving service. At no time did MINERAL COUNTY, its counsel, or agents receive any notice or calls whatsoever saying that any recipient of the service needed the affidavits in order to understand the complaint in intervention or the pending action. This allegation by WRID is superfluous and flies in the face of the interpretations by the Courts regarding sufficient notice and, certainly, was not required by this Court's order. Moreover, the costs of duplicating the technical information and gratuitously including it in the service as well would have nearly doubled the already costly service. It is a thinly disquised effort by WRID, et al, to make this litigation so costly as to prohibit MINERAL COUNTY from reaching the merits of its case before this Court.

B. THE COURTS HAVE LIBERALLY CONSTRUED FRCP TO REQUIRE SUBSTANTIAL NOTICE TO THE PARTY.

The Courts have generally required that the notice serve to advise the defendant of the nature of the case.

It has long been settled that "statutory provisions shall be liberally construed to promote

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their object.....It is accepted that "mere irregularities in the form of process do not render it void where such defective process "is sufficient to advise the defendant of the nature of the case, the court in which it is filed, and his interest therein...(citations omitted).... Nikwei v. Ross School of Aviation, Inc.,822

F.2d 939, 944 (10th Cir. 1987).

In most instances, the Court is asked to determine whether service was adequate in the context of a defendant asking for a default judgment to be set aside. In those cases, the Court construes the service in terms most favorable to the party seeking to set aside the default. Nonetheless, the 9th Circuit held as follows:

> The entry of final default judgment by the district court was proper. Neither the text of the Federal Rules, nor judicial interpretation placed in the rules by the Federal Courts contemplate that a party may totally ignore pleadings and notices it receives in an unfounded assurance that a technical omission absolves him or her or it from responding to a galaxy of notices, as filed here, warning of possible entry of a final default judgment. (citations omitted).

Sanderford v. Prudential Ins. Co. of America, 902 F.2d 897, 901 (11th Cir. 1990).

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1 The Court, then, has emphasized that technical omis-2 sions or defects do not defeat good service. The Court focuses 3 attention on whether the defendant received notice of the nature 4 of the action. Certainly, the recipient received 1) a Request 5 for Waiver of Service, personally addressed to him, which terms 6 contained therein were agreed to by all parties, 2) an Order whose wording was agreed to by all parties; and, 3) documents 8 that indicated the nature of the action. All recipients received adequate notice as required by Rule 4. 10 11 with comments regarding the interpretation of the Rule. In the 12 case Combs v. Nick Garin Trucking, 825 F.2d 437 (D.C. Cir. 1987),

Of most pertinent relevance is the Congressional Record the Court cited the comments of the sponsor of the legislation enacting this part of the Rules:

> ...(I)n order to encourage defendants to return the acknowledgment form, the court can order a defendant who does not return it to pay the costs of service unless the defendant can show good cause for the failure to return it;...Fairness requires that a person who causes another additional and unnecessary expense in effecting service ought to reimburse the party who was forced to bear the additional expense..."

128 Cong.Rec. H9850 (Dec. 15, 1982)

This leaves the Court with an interesting question in the instant case. Clearly, it was not the recipients of the service who determined on their own to ignore MINERAL COUNTY'S

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request for Waiver of Service. Indeed, it was WRID, et al, with its leverage over these recipients who determined to have them ignore MINERAL COUNTY'S request for Waiver of Service. If the Court is to carry out the intent of the Rule, as expressed in the Congressional Record, then it will tax the costs of the service made and future service required to WRID, et al, as the persons and entities who caused the "additional and unnecessary expense in effecting service."

The Ninth Circuit Court of Appeals has had an opportunity to decide the parameters of the Rule allowing Request for Waiver of Service and relied upon Wright and Miller:

Our interpretation of Rule 4(c)(2)(C)(ii)
fulfills the goals of Rule 4, which was designed to provide maximum freedom and flexibility in the procedures for giving all defendants...notice of commencement of the action and to eliminate unnecessary technicality in connection with service of process.

4 C. Wright and A. Miller, Federal Practice and Procedure, Section 1061, at 216 (2d ed. 1987)(citing cases).

Electrical Specialty Company v. Road and Ranch Supply, Inc., 967 F.2d 309, 314 (9th Cir. 1992).

The Courts have consistently given a liberal construction to the technical rules of notice. Certainly, MINERAL COUNTY succeeded in giving adequate notice when it complied with the Order of the Court and served the Complaint in Intervention with the Request for Waiver of Service. And further, all re-

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cipients were fully apprised of the nature of the action as succinctly attested to by the State of Nevada Attorney General.²

For the foregoing reasons, MINERAL COUNTY respectfully requests that the Court find that the technical defect, if it exists at all, as alleged by WRID, is insignificant and did not prejudice the persons served and that the documents served by MINERAL COUNTY gave sufficient notice.

II. THE COURT SHOULD IMPOSE SANCTIONS UPON THE PERSONS
AND ENTITIES FOR INTERFERENCE WITH MINERAL COUNTY'S SERVICE
PURSUANT TO THE COURT'S ORDER.

A. WOODBURN AND WEDGE DO NOT REPRESENT THE PARTIES
RECEIVING THIS SERVICE WHO SHOULD PROPERLY FILE ANY ACTION
CHALLENGING ADEQUACY OF SERVICE OR, IN THE ALTERNATIVE, WOODBURN
AND WEDGE DO REPRESENT THE PARTIES RECEIVING NOTICE AND SHOULD BE
HELD TO REPRESENT THEM FOR ALL PURPOSES.

Woodburn and Wedge and Mr. Stewart Somach gave their phone numbers in the Notice to advise the recipients to ignore the Request for Waiver of Service sent by MINERAL COUNTY. (See Affidavit of Louis Thompson). Woodburn and Wedge filed a Motion to challenge MINERAL COUNTY'S based upon lack of inclusion of affidavits; however, these documents were furnished to Woodburn and Wedge for their clients. Mr. Stewart Somach has not made an entry of appearance in this case so MINERAL COUNTY cannot determine who he represents in this matter other than the fact that

In a letter to Mr. Jim Spoo dated April 28, 1995, the Attorney General's office stated: "The documents which the Court ordered Mineral County to serve on the water right holders speak for themselves and are sufficiently clear to apprise the water right holders of the lawsuit and steps to be taken."

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the recipients of the WRID, et al newsletter. If the Court determines that Woodburn and Wedge did affirmatively interfere in MINERAL COUNTY'S service of process, the sanctions can be imposed because Woodburn and Wedge have already entered an appearance in this matter. The Court will have to determine if its inherent authority extends to counsel not in the case.

If the Court determines that Woodburn and Wedge, as counsel to WRID, also represents its membership, then certainly, no violation of the Code of Professional Responsibility has occurred. The Court can easily resolve the remainder of the service of process issue by determining that Woodburn and Wedge represent the membership of WRID for all purposes. Then the legal advice to the membership via the newsletter and notice are appropriate and it is also appropriate that Woodburn and Wedge accept service for all members of WRID and the service of process on multiple defendants is complete. Since Woodburn and Wedge have utilized the WRID newsletter for the communication of information; then, the deduction that Woodburn and Wedge can easily communicate with its clients follows.

B. THE PARTIES INTERFERING IN THE SERVICE CONDUCTED BY MINERAL COUNTY HAVE INTERFERED WITH THE COURT'S ORDER.

The Court has three sources of authority to impose sanctions against parties and attorneys for bad faith conduct. The FRCP, in Rules 11, 26(g), 37(b)(2) and 56(g), limits the power to impose sanctions to pleadings and papers in court, properly signed pleadings, and discovery matters. 28 U.S.C.,

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Section 1927³ authorizes the Court to assess penalties against attorneys practicing before it for vexatious delay, etc. Finally, the Court has inherent powers to "manage their own proceedings and to control the conduct of those who appear before them." Chambers v. Nasco, Inc., 111 S.Ct. 2123 (1991), p.2126. The Chambers Court imposed sanctions on the party and his counsel because of conduct by them that "attempted to deprive the court of jurisdiction by acts of fraud, nearly all of which were performed outside the confines of the court." Chambers, p.2126.

The Supreme Court of the United States recognized that federal courts must be allowed to exercise this inherent power when, at times, it is necessary for justice to proceed. How appropriate to exercise this power in the instant case because of the unique situation of the public body making the service with limited funds and the overreaching influence exercised by the party frustrating the service.

Not all parties are equal in this litigation. MINERAL COUNTY argues that disrespect for expenditure of taxpayer funds deserves closer scrutiny. WRID, et al, have displayed careless disdain for the attempted service by MINERAL COUNTY. Rather than portraying MINERAL COUNTY as a villain to its members and notifying them to, in effect, avoid service of process by MINERAL COUNTY, WRID, et al, had many alternative options available to

Section 1927. Counsel's liability for excessive costs. Any attorney or other person admitted to conduct cases in any court of the United States or any Territory thereof who so multiplies the proceedings in any case unreasonably and vexatiously may be required by the court to satisfy personally the excess costs, expenses, and attorneys' fees reasonably incurred because of such conduct.

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remedy any questions or concerns it had regarding service.

MINERAL COUNTY offered a supplemental mailing for explanation.

This was rejected with no mention of defects by WRID counsel.

Neither WRID nor any party receiving service filed any timely

Motion to the Court to apprise it of any defects in service. The

alternative chosen by WRID, et al, was to frustrate service by

acts "to deprive the court of jurisdiction, nearly all of which

were performed outside the confines of the court..." acts like

those by Chambers that caused the Court to impose sanctions

through its inherent powers. Moreover, more basis for an exer
cise of powers exists here because of the respect due the citi
zens and taxpayers of MINERAL COUNTY.

The imposition of sanctions by a Court is generally based upon conduct by the attorney that has the indicia of bad An indication of bad faith can be found when the acts faith. violate the Code of Professional Responsibility or skirt the appearances of impropriety. Rule 3.2 of the Code of Professional Responsibility requires attorneys to act in a manner that expedites litigation. ABA Center For Professional Responsibility, Annotated Model Rules of Professional Conduct, Second Edition, The juxtaposition of the objection to service, which had been frustrated by the acts of WRID, et al, and a request for an extension of time indicates that the acts of WRID in frustrating service and the filing of the Motion were for the sole purpose of delay. Rule 4.3 requires that if an attorney advises third parties, a clarification of his interest in the litigation must be made. No such clarification accompanied this advice other than to frustrate the court-ordered service by MINERAL COUNTY.

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If indeed, that was the purpose, then Rules 3.5, Disruptive
Conduct Outside the Courtroom and Rule 8.4, Conduct Prejudicial
to the Administration of Justice have been violated as well.
Advising third parties to avoid answering the waiver of service
was interference in the administration of justice and did have
the effect of defeating MINERAL COUNTY'S attempts to notify
persons pursuant to the Court's order and to frustrate all efforts to up-date the records of water rights holders in the
Walker River. Had this been just any counsel sending such
advice, it might not have had the decided impact that WRID and
its counsel had. After all, the recipients may have water
rights, but it is not lost on them that WRID advises the Watermaster who is entitled to delivery of the water. No one would
underestimate the influence of WRID over water rights holders on
the Walker River.

In <u>Baker Industries</u>, <u>Inc. v. Cereberus Limited</u>, 764 F2d 204 (3d Cir 1985), the Court sanctioned counsel for willful acts that violated a stipulation previously entered into by him on behalf of his client. The Court did not require a specific finding of bad faith, but implied the bad faith from the intentional and willful conduct by counsel. <u>See, also, Peoro v. Eisenman</u>, 793 F2d 1048, 1051, (9th Cir. 1986), where the Court made no finding of bad faith, but found that the conduct of counsel consisted of acts that caused "vexatious multiplication of proceedings..."

The imposition of monetary sanctions on counsel has been looked upon favorably by this court: We believe that imposing a monetary

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1 penalty on counsel is an appropriate sanction 2 considerably less severe than holding counsel 3 in contempt, referring the incident to the 4 client or bar association, or dismissing the 5 If we were to foreclose the district 6 court from imposing this relatively mild 7 penalty for violation of the local rules, 8 district courts would be forced to resort 9 to more severe sanctions. We also believe it 10 is appropriate that sanctions such as these 11 are directed at the lawyers responsible. 12 rather than the litigants. Miranda v. 13 Southern Pacific Transp. Co., 710 F2d.516, 14 520-21 (9th Cir.1983) Toombs v.Leone, 777 15 F.2d 465, 471 (9th Cir. 1985).

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Based upon the acts of WRID, et al, and its counsel, and the needless waste of MINERAL COUNTY'S funds and labor to make service, MINERAL COUNTY respectfully requests that all its expenses for service, litigation costs in the entire proceeding and all expert witness fees expended be awarded to it from the parties named, jointly and severally.

IV. THE ORDER ESTABLISHING SCHEDULE WAS AGREED TO BY

STIPULATION AND NOTHING HAS OCCURRED TO REQUIRE THAT THE SCHEDULE

BE CHANGED.

WRID received each and every document in its entirety as it was filed with this Court. Nothing has occurred in the process of this case that would require a continuance for WRID other than its own desire to delay these proceedings. The

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service made by MINERAL COUNTY on the water rights holders of Walker River has no relevance to the position of WRID unless this Court finds that by its actions and representations, Woodburn and Wedge has, in fact, become the legal counsel for the WRID membership. The juxtaposition of the challenge to the service and the request for delay, evidence the real motive of WRID to delay this matter unreasonably and, therefore, sanctions should be assessed for all delays and interference in service of process.

WHEREFORE the above-stated reasons, MINERAL COUNTY respectfully requests that the Court grant it the relief prayed for herein.

Respectfully submitted this 30" day of tune, 1995.

ZEH, POLAHA, SPOO & HEARNE

TREVA J. HEARNE

Attorneys for Plaintiff-

Intervenor

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CERTIFICATE OF SERVICE

Pursuant to FRCP 5(b), I certify I am an employee of the Law Office of JAMES SPOO and TREVA J. HEARNE, and that I deposited for mailing, at Reno, Nevada, a true copy of **

POINTS AND AUTHORITIES IN OPPOSITION TO WRID'S MOTION TO VACATE

SCHEDULE AND IN SUPPORT OF COUNTER MOTION FOR SANCTIONS ** to:

See attached Service List

this 30 day of June, 1995.

Lorraine Strickley

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1	SERV	ICE LIST
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3	Evan B. Beavers, Esq. Beavers & Young 1616 Highway 395	Roger Bezayiff Chief Deputy Water Commissioner U.S. Board of Water Commissioners
4 5	P.O. Box 486 Minden, NV 89423	P.O. Box 853 Yerington, NV 89447
6	Linda Bowman, Esq. Vargas & Bartlett	Matthew R. Campbell, Esq. McCutche, Doyle, Brown & Enerson
7	P.O. Box 281 Reno, NV 89504	Three Embarcadero Center San Francisco, CA 94111
8	Ross E. deLipkau, Esq. 333 Holcomb Ave., Suite 300	Frankie Sue Del Papa Attorney General, State of Nevada
9 10	P.O. Box 2790 Reno, NV 89505	198 S. Carson Street Capitol Complex Carson City, NV 89710
11	Gordon H. DePaoli, Esq. Woodburn & Wedge	Richard R. Greenfield Department of the Interior
12	P.O. Box 2311 Reno, NV 89505	Two North Central Ave., Suite 500 Phoenix, AZ 85004
13	Mary Hackenbracht	Roger Johnson
14 15	Deputy Attorney General State of California 2101 Webster Street	Water Resources Control Board State of California P.O. Box 2000
16	Oakland, CA 94612-3049	Sacramento, CA 95810
17	John Kramer Department of Water Resources 1416 Ninth Street	
18	Sacramento, CA 95814	Federal Building, Dr. 3607 Denver, CO 80202
19	Scott McElroy, Esq. Greene, Meyer & McElroy	James T. Markle State Water Resources Control Board
20	1007 Pearl Street Boulder, CO 80302	P.O. Box 100 Sacramento, CA 95814
21		
22	Shirley A. Smith Asst. U.S. Attorney	Garry Stone 290 South Arlington
23	100 West Liberty, Suite 600 Reno, Nevada 89501	Reno, NV 89510
24	Western Nevada Agency Bureau of Indian Affairs	
25	1677 Hot Springs Road Carson City, NV 89706	
26	carson city, NV 89706	
27		

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PROOF OF SERVICE BY MAILING

We are each over the age of 18 years and not par	ies to the within action. Our
addresses are P.O. Box 476, Mina, Nevada 89422 and	
Hawthorae NX 89415	respectively.

On April 10, 12, 18, 1995, we served:

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NOTICE OF MOTION; MOTION OF MINERAL COUNTY OF NEVADA FOR INTERVENTION AND AMENDED POINTS AND AUTHORITIES IN SUPPORT THEREOF; MINERAL COUNTY'S AMENDED COMPLAINT-IN-INTERVENTION; AMENDED MEM-ORANDUM OF POINTS AND AUTHORITIES IN SUPPORT OF MINERAL COUNTY'S AMENDED COMPLAINT-IN-INTERVEN-TION; MOTION FOR PRELIMINARY INJUNCTION AND MEM-**ORANDUM** OF POINTS AND AUTHORITIES IN SUPPORT THEREOF; ORDER REQUIRING SERVICE OF AND ESTAB-LISHING SCHEDULE REGARDING THE MOTION TO INTER-VENE OF MINERAL COUNTY AND NOTICE OF MOTION TO INTERVENE; PROPOSED COMPLAINT-IN-INTERVENTION AND MOTION FOR PRELIMINARY INJUNCTION OF MINERAL AND REQUEST FOR WAIVER OF PERSONAL COUNTY SERVICE OF MOTIONS

on each person or entity named below by enclosing a copy in an envelope addressed as shown on the attached sheets and personally placing the envelopes for collection and mailing on the date and at the place shown below.

Date of Mailing: 4/10/95, 4/12/95, 4/18/95.
Place of Mailing: U.S. Post Office, Hawthorne, Nevada. 1 Mina, Nevada.

We declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

We declare that we made this mailing at the direction of a member of the bar of this Court.

Executed this 19 day of May, 1995, at Hawthorne, Nevada.

Louis Thompson

James M. Scott

AFFIDAVIT OF KELVIN J. BUCHANAN

- I, Kelvin J. Buchanan, being duly sworn, state that:
- 1. I am a Nevada Registered Professional Engineer, employed by Henkle-Buchanan Group with offices at 63 Keystone, Suite 207, P.O. Box 2391, Reno, Nevada.
- 2. I arranged for the copying of the Personal Waiver of Service Documents for C-125 on behalf of Mineral County, accepted delivery of said documents and arranged to have said documents forwarded to the Walker Lake Working Group for mailing.
- 3. The mailing list for service was compiled by computer disc and/or hard copy supplied by the Walker River Irrigation District (WRID), the Federal Water Master's office and the State Engineer's office. In addition, the U.S. Department of Justice (Carol Frick, Denver) forwarded a list of water rights holders compiled from the most recent WRID list the State Engineers office and records of the County Recorder's Office. There were many conversation s between Justice and this office during February and March, 1995 to try and explain discrepancies in the lists. The best explanation we could come up with was that some of the list material was stale dated.
- 4. I contracted for the printing of 1,200 business envelopes printed with our company address and stamped with \$0.53 postage for returning of the Waiver of Service and included this envelope in each mailed Waiver of Service Document.
- 5. I personally monitored and retrieved from our P.O. Box on a daily basis, all returns of signed Waivers and kept a daily tabulation. I also noted the date of mailing on each return envelope and the postal code it was mailed from.
- 6. Beginning April 14, 1995 and ending on April 27, a total of 86 Waiver of Service packets were returned. Of these, over 70% were marked "FX," forwarding expired. I called one of theses addressees, Gary M. Hanson, P.O. Box 689, Yerington, NV.

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costs of which I have no knowledge. The engineering and attorneys fees billed to date are contained in the files at my office. Further Affiant saith not. KELVIN J. BUCHANAN SUBSCRIBED and SWORN to before me this 194/1 day of June, 1995, by KELVIN J. BUCHANAN. NOTARY PUBLIC VICKIE L. STANLEY Notary Public - State of Nevada Appointment Recorded in Washoe County MY APPOINTMENT EXPIRES DEC. 22, 1997 1.7



TREATMENT OF CLASSES OF MAIL

Priority and Undeliverable Priority and First-Class Mail (including and pards and postcards) is First-Class Mail treated as described in the chart below. Forwarding address information is not provided for mail with the exceptional address format. The Priority Mail portion of a Priority Mail 5.1 drop shipment receives the forwarding, return, and address-correction services described in this chart. The enclosed mail receives the services appropriate for its class.

REAS

Mailer Endorsement	USPS Action
No Endorsement	Forward at no charge (months 1-12). If undeliverable, return to sender with reason for nondelivery.
Address Correction Requested	Do not forward. Provide address correction or reason for nondelivery on mailpiece. Return entire mailpiece at no charge to sender.
Do Not Forward	Do not forward. Provide address correction or reason for nondelivery on malipiece. Return entire mailpiece at no charge to sender.
Forwarding and Address Correction Requested ²	Forward at no charge (months 1-12). If undeliverable, return to sender with reason for nondelivery attached at no charge. Charg address-correction fee if separate address correction provided to mailer.

During months 13 through 18, pieces are returned to the sender with an on-piece address correction at no charge.

Second-Class Mail

Undeliverable second-class mail is treated as described in the chart below and under these conditions:

5.2

- a. When a change of address is filed, copies of second-class publications bearing the old address are forwarded to the new address even if the copies show the sender's request for return.
- b. Address correction service is mandatory for all second-class publications and the address-correction service fee must be paid for each notice issued.
- c. Address correction service (including address-change service) is provided for the first issue after 60 days for all publications, unless copies are to be returned at the publisher's request. Address change service participants may receive the change notice before day 60, if so requested. Copies received after the address correction notice is mailed are disposed of by the USPS. When copies of the publication cannot be forwarded, the address-correction notice is prepared for the first undeliverable issue of the publication received. Forms 3579 are mailed to publishers at least once a week.
- d. Publications with an exceptional form of address are delivered to the address when possible; they are not forwarded. A notice with the reason for nondelivery is sent to the publisher only if the copy cannot be delivered to the current address.
- e. The publisher may request the return of copies of undelivered second-class publications by printing the endorsement "Return Postage Guaranteed" on the envelopes or wrappers, or on one of the outside covers of unwrapped copies. immediately preceded by the sender's name, address, and ZIP+4 or 5-digit ZIP Code. The per-piece rate charged for return is the single-piece third- or fourth-class rate. When the address correction is provided incidental to the return of the piece, there is no charge for the correction. Use of this endorsement is the publisher's guarantee to pay return postage.

² The authorized abbreviation for this endorsement is "Forward & Address Correction." This abbreviation is authorized when the full endorsement cannot be accommodated.

Company Name/13st Name 128 WINDOW CSD DOWN 131 Filed 07/06/1995 Page 27 of 75

r irst Naii	1C				
Street/po	Вох	Mono Co			
Status		Coleville		CA 96107	
☑ Signed ☐ Bad ☐ Nothing	comments	chard T. Miller, Supt	Town ., Eastern Sierra Unit	State fied S.D.	Zip
Company	Namerlast Name	e Armstrong			
First Nam	ie				
474 4 I	Ω -	Thomas			
Street/po	вох	7434 Baldwin	Circle		
Status		Sparks		NV 89419	
Signed □ Bad			Town	State	Zip
☐ Nothing	comments				
Company First Nam Street/po Status Signed Bad Nothing		Rita 7434 Baldwin Sparks	Circle Town	NV 89419 State	Zip
Company	Name/last Name	Baker			
First Nam	e	T			
Street/po	Roy	Lawrence E			
		P O Box 6			
Status M Signed		Coleville	Тогия	CA 96107	7:-
⊠ Signed ☐ Bad ☐ Nothing	comments		Town	State	Zip

First Name Street/pø Box Status Signed □ Bad □ Nothing comments	Michelle 11 Norton Lane Wellington		NV 89444 State	Zip
Company Name/last Name	Barron & Marilyr C/o Flying M Cat			
Street/po Box Status Signed Bad Nothing comments	11 Pine Grove F Yerington		NV 89447 State	Zip
Company Name/last Name First Name Street/po Box	Batchelder Fred Box 484, Highv	vay 208		
Status ☑ Signed ☐ Bad ☐ Nothing comments	Yerington	•	NV 89447 State	Zip
Company Name/last Name	Batchelder			
First Name Street(po Box	Josephine Box 484, Highv	vav 208		
Status ☑ Signed ☐ Bad by Fi ☐ Nothing comments	Yerington	Town	NV 89447 State	Zip

^C เพื่อเลือง C โดย C

First Name	Blanche F		
Street/po Box	5 Highway 95-a Eas	et	
Status	Yerington	NV 89447	
☑ Signed	Tow		Zip
□ Bad □ Nothing comments			
	··· - www.		
Company Name/last Nam	^{ie} Hanifan		
First Name			
Girantino Don	Phillip		
Street/po Box	815 Wheeler Way		
Status Signed	Gardnerville Tow	NV 89410 state	Zip
□ Bad	10w	u State	Lip
Nothing comments			
Company Name/last Nam	^{ne} Hanifan		
First Name	Janet		
Street/po Box	815 Wheeler Way		
Status	Gardnerville	NV 89410	
⊠ Signed □ Bad	Tow	n State	Zip
☐ Nothing comments			
Company Name/last Nam	^{ne} Hanks		
First Name			
Street/po Box	Lawrence C		
-	320 Kuulei Road	*** 0.200	
Status Signed	Lailua Tow	HI 96734 State	Zip
☐ Bad ☐ Nothing comments	10%	u State	5.h
☐ Nothing			
		· · · · · · · · · · · · · · · · · · ·	

Company Name last Name 13:173-cV-00128 WIMD-CSD Document 31 Filed 07/06/1995 Page 30 of 75

First Name Street/po Box Status Signed □ Bad □ Nothing comments	Benjamin F. 184 Galaxy Wa Lompoc	y Town	CA 93436 State	Zip
Company Name/last Name	Hawkins			
First Name Street/po Box	Juanita 184 Galaxy Wa	у		
Status ☑ Signed ☑ Bad ☑ Nothing comments	Lompoc	Town	CA 93436 State	Zip
Company Name/last Name	Hilton			
First Name Street/po Box Status Signed □ Bad □ Nothing comments	Barron 9336 Civic Cent Beverly Hills	ter Drive Town	CA 90210 State	Zip
Company Name/last Name	Hilton			
First Name Street/po Box Status	Marilyn June 9336 Civic Cent Beverly Hill	ter Drive	CA 90210	
Status Signed □ Bad □ Nothing comments	_	Town	State	Zip

^C เพียง อาทาร เกียง (พื่น เกา ที่ 1 ค.ศ. พ.ศ. 1 ค.ศ. 1

First Name Street(po Box Status Signed □ Bad □ Nothing comments	Barron 11 Pine Grove Road Yerington Tow	NV 89447	Zip
Company Name/last Name	Hilton		
First Name Street/po Box Status Signed □ Bad □ Nothing comments	Marilyn June 11 Pine Grove Road Yerington Tow	NV 89447	Zip
Company Name/last Name First Name Street/po Box Status Signed Bad Nothing comments	Hilton Barron 9990 Santa Monica Beverly Hills	CA 90212	Zip
Company Name/last Name First Name Street/po Box Status Signed Bad Nothing comments	Hilton Marilyn June 9990 Santa Monica Beverly Hills Tov	CA 90212	Zip

First Name Street/po Box Status Signed Bad Nothing comments	Barron 10100 Santa Mo Los Angeles		CA 90025 State	Zip
Company Name/last Name	Hilton			
First Name Street/po Box	Marilyn June 10100 Santa M	onica Blvd.		
Status ☑ Signed ☑ Bad ☑ Nothing comments	Los Angeles	Town	CA 90025 State	Zip
Company Name/last Name	Johnston			
First Name Street/po Box	Charles			
Status ⊠ Signed	P O Box 1657 Dayton d 11/94 to Aiazzi	Town	NV 89403 State	Zip
Company Name/last Name	Johnston			
First Name	Pearl D			
Street/po Box	P O Box 1657			
Status ☑ Signed ☐ Bad ☐ Nothing comments	Dayton d to Reno, Jim & Ana	Town astasia Aiazzi 11/10/	NV 89403 State 194	Zip

configures and a serial and a

First Name		Thomas F		,	
Streetipo	Box	P O Box 60396	5		
Status ⊠ Signed		Pasadena	Town	CA 91116 State	Zip
□ Bad	comments				
Company N	Name/last Name	Keeley			
First Name					
Street/po	Roy	John H.			
Streenpo	DOX	P O Box 5		NT 00 100	
Status ⊠ Signed		Smith	Town	NV 89430 State	Zip
□ Bad	comments			State	2.,
Company N	Name/last Name	L. A. Dept Of W Eng In Charge F			
Streetipo	Box	P O Box 111			
Status		Los Angeles		CA 90051	
⊠ Signed □ Bad □ Nothing	comments		Town	State	Zip
Company N	Sameliast Name	Lazy Two- T Ra	nch		
First Name	;				
Street/po	Box	1363 Laurel Av	venue		
Status		Ukiah		CA 95482	
⊠ Signed □ Bad	out o	of busines in 1970; F	Town rank M. Tunzi died	State 7/26/91	Zip

Configuration 128-MMD-CSD Document 31 Filed 07/06/1995 Page 34 of 75

First Name Street/po B Status Signed Bad Nothing	omments	George Box 50, Pine N Coleville	Nut Road Town	CA 96107 State	Zip
Company Na	amellast Name	Livingston			
First Name		Lor I			
Street/po 1	Box	Box 50, Pine	Nut Road		
Status ⊠ Signed □ Bad	omments	Coleville	Town	CA 96107 State	Zip
Company Na First Name	ame/last Name	Los Angeles, C United States O Bureau Of India	of America		
Street/po	Box	1667 Hot Spr	ings Road		
Status ☑ Signed ☐ Bad ☐ Nothing	by F	Carson City Robert Houter	Town	NV 89706 State	Zip
Company N	ame/last Name	Ludel			
First Name		Samuel M.			
Street/po	Вох	8 Mackenzie l	Lane		
Status ☑ Signed ☐ Bad ☐ Nothing	comments	Yerington	Town	NV 89447 State	Zip

coloasevair@icvio0012&rMMD-CSD Document 31 Filed 07/06/1995 Page 35 of 75

First Name	Donna L			
Street/po Box	8 Mackenzie Lane			
Status ☑ Signed ☐ Bad ☐ Nighthing comments	Yerington To	wn	NV 89447 State	Zip
□ Nothing comments				
Company Name/last Name	Madsen			
First Name	Varian I an			
Street/po Box	Vernon Lee	4		
	2925 Lakewood C	ouri	CA 05249	
Status ⊠ Signed	Merced To	wп	CA 95348 State	Zip
☐ Bad ☐ Nothing comments				•
Company Nameliast Name	N			
Overpuly Hamonabo Hamo	Madsen			
First Name	Patricia G.			
Street/po Box	2925 Lakewood Co	ourt		
Status	Merced		CA 95348	
⊠ Signed □ Rad	To	wn	State	Zip
⊠ Signed □ Bad □ Nothing comments				
Company Namellast Name	Maine			
Fürst Name	~ ~			
Street/po Box	D. C.	Manak		
-	226 Highway 95 A		NIV 90447	
Status Signed	Yerington Tox		NV 89447 State	Zip
⊠ Signed ☐ Bad ☐ Nothing comments				•

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First Name Street/po Box Status Signed □ Bad □ Nothing comments	Gayle 226 Highway 95 A North Yerington Town	NV 89447 State	Zip
Company NameHast Name	Masini		
First Name Street/po Box	Carrol G. 230 Highway 208		
Status ☑ Signed ☐ Bad ☐ Nothing comments	Yerington Town	NV 89447 State	Zip
Company Name/last Name	Masini		
First Name Street/po Box	Maria O. 230 Highway 208 Yerington	NV 89447	
☑ Signed ☐ Bad ☐ Nothing comments	Town	State	Zip
Company Name/last Name	Mattice		
First Name	Morrit		
Street/po Box	Mary L. #81 Hwy 95 A East		
Status ⊠ Signed □ Bad □ Nothing comments	Yerington Town	NV 89447 State	Zip

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First Name Streetipo Box Status Signed □ Bad □ Nothing comments	Doris 689 Highway 208 Yerington Town signed by Edward J. McCargar, Jr.	NV 89447 State 2	Zip
Company Namellast S	Name Mc Cargar		
First Name Street/po Box Status Signed □ Bad □ Nothing comments	Edward J., Jr. 689 Highway 208 Yerington Town	NV 89447 State	Zip
Company Namellast : First Name Street/po Box Status Signed Bad Nothing comments	William T 1636 Carval Court Minden Town	NV 89423 State	Zip
Company Name/last First Name Street/po Box Status Signed Bad Nothing comments	Terry Lee 1636 Carval Court Minden Town	NV 89423 State	Zip

First Nam	e	Albert		•	
Street/po	Box	179 Pas Pajaro	os		
Status ⊠ Signed □ Bad □ Nothing	comments by M	Sonoma Eldred Bayer	Town	CA 95476 State	Zip
Company	Name/last Name	Blackham Trust	:		
First Nam	e	Cmia Dlaakham			
Street/po	Box	Craig Blackham 167 Highway			
Status Signed		Yerington	Town	NV 89447 State	Zip
⊠ Signed ☐ Bad ☐ Nothing	comments				
Company	Name/last Name	Blackham Trust			
First Nam	e	Nancy Blackhar	n		
Street/po	Box	167 Highway			
Status ⊠ Signed □ Bad		Yerington	Town	NV 89447 State	Zip
☐ Nothing	comments				
Company	Name/last Name	Bobzien			
First Nam	e	Dolores J			
Street/po	Box	P O Box 598			
Status ⊠ Signed □ Bad		Yerington	Town	NV 89447 State	Zip
□ Bad □ Nothing	comments				

Company Named as to Named of Page 30 of 75 Case 3:73-cV-00 Page 39 of 75

First Nan	ie				
Streetipo	Box	D O Day 507			
		P. O. Box 507		G1 02512	
Status		Littlerock	™	CA 93543	7:-
☐ Bad			Town	State	Zip
☐ Nothing	comments				
Company	Name/last Name	Bradleyville			
		Diamey vale			
First Nam	ie	Cla Dan Olinav			
Streetipo	Rox	C/o Dan Olincy	D1 1 (6000		
энссиро	10.0	10960 Wilshire	e Blvd., #820		
Status		Los Angeles	_	CA 90024	
⊠ Signed □ Bad			Town	State	Zip
☐ Nothing	comments				
Company	Namellast Name	Brown			
		Diowii			
First Nam	ie	5 11			
£4	D	Darrol J			
Street/po	вох	P O Box 834			
Status		Yerington		NV 89447	
⊠ Signed □ Bad	17 &	S Waste Removal, I	Town	State	Zip
☐ Nothing	comments	5 Wasie Removal,	ще.		
Company	Namellast Name	ъ			
o, mpung		Brown			
First Nan	ie				
		Marilyn M.			
Streetipo	Box	P O Box 834			
Status		Yerington		NV 89447	
✓ Signed ✓ Signed		_	Town	State	Zip
☐ Bad ☐ Nothing	comments				

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	First Nam	e	Ross			
	Street/po	Box	14 North Hwy	95 A		
C.A			Yerington	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	NV 89447	
\mathbf{X}	atus Signed		Tomigion	Town	State	Zip
	Bad Nothing	comments				
	Company	Namellast Name	Crystal			
	First Nam	e				
			Dennis C.			
	Street/po	Box	9 Mason Road			
St	atus		Yerington		NV 89447	
	Signed Bad	sold	parcel #2 Aug. 17. 1	Town 994 to Robert & Ja	State inna Patterson; so	Zip old parcel #2 Apr. 17, 1995 to Edwin F. &
	Signed Bad Nothing	comments M. F			,	•
	. <u></u>		·			
	Company	Name/last Name	Crystal			
	First Nam	ie				
	ela contra	n	Mary I.			
	Streetipo	вох	9 Mason Road			
St	atus Signad		Yerington	Town	NV 89447 State	7:n
	Signed Bad	see c	comments for Dennis		31410	Zip
	Nothing	comments				
						
	Company	Name/last Name				
	Сомрану	Manie Marie	Curry			
	First Nan	ie	D.L. (D.			
	Street/po	Roy	Robert R			
	oer cerrpo	DVA	P O Box 770		O4 05050 f	0070
Si Si	tatus Signed		Soquel	Town	CA 95073-6 State	0070 Zip
	Bad	60mmo=+5		TOMI	State	~.p
	Nothing	comments				

First Name Street/po Box Status ⊠ Signed □ Bad □ Nothing commo		C	CA 94123 tate	Zip
Company Name/la First Name Street/po Box	st Name ELW Ranches I 165 W Liberty	inc		
Status ☑ Signed ☐ Bad ☐ Nothing comm	Reno		NV 89501 tate	Zip
Company Namella	ist Name Fickes			
First Name Street/po Box Status Signed □ Bad	Gerald L Walker Route 1 Coleville	(CA 96107	Zip
☐ Nothing comm Company Name/la		<u> </u>		
First Name Street/po Box Status	Peggy L Walker Route 1 Coleville		CA 96107	
⊠ Signed ☐ Bad ☐ Nothing comm		Town S	State 	Zip

concase adi: 73-con-00 fight Marin Coop Document 31 Filed 07/06/1995 Page 42 of 75

First Nam	e				
Street/po Status ⊠ Signed □ Bad □ Nothing		P O Box 487 Pendleton e G. Mitchell	Town	OR 97801 State	Zip
Сотрапу	Name/last Name	Frazier			
Fürst Nam Street/po		George R 972 Haystack	Ct		
Status ☑ Signed ☐ Bad ☐ Nothing	comments	Carson City	Town	NV 89705 State	Zip
Company	Name/last Name	Frazier			
First Nan	ne	Helen			
Street/po Status Signed Bad Nothing	Box	972 Haystack Carson City	Ct	NV 89705 State	Zip
Company	Name/last Name	Gingras			
First Nat	ne	Opal Edith			
Street/po	Вох	1121 Nut Tre	e Lane		
Status ☑ Signed ☐ Bad ☐ Nothing	comments	Modesto	Town	CA 95355 State	Zip

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First Name Street/po Box Status ⊠ Signed □ Bad □ Nothing comm	Virginia M. 1009 F Street Sparks Town signed by Anna Nannini (V. Giodo dec	NV 89431 State Zip leased 2/88)	
Company Name/la	ast Name Glasner		
First Name Street/po Box	Grover F 10 Amber Lane		
Status ⊠ Signed □ Bad □ Nothing comm	Yerington Town	NV 89447 State Zip	
Company Name/la	ast Name Goes		
First Name Street/po Box	Frank 611 White Road		
Status ☑ Signed ☐ Bad ☐ Nothing comm	Watsonville Town	CA 95076 State Zip	
Company Name/Is	ast Name Goes		
First Name	Cheryl		
Street/po Box	611 White Road		
Status ⊠ Signed □ Bad □ Nothing comm	Watsonville Town nents	CA 95076 State Zip	

First Name Street/po Box Status Signed □ Bad □ Nothing comments	Emma M 137 Burke Drive Wellington		NV 89444 State	Zip
Company Nameflast Name	Gray			
First Name				
Street/po Box	Mary	D 1		
Streetipo box	3540 Wedekind	Road	NIV 00421	
Status ⊠ Signed	Sparks	l'own	NV 89431 State	Zip
☑ Signed ☐ Bad ☐ Nothing comments			ALEMAN, P.	
Company Name/last Name	Gray			
First Name	Leslie			
Street/po Box	3540 Wedekind	Road		
	Sparks	Roau	NV 89431	
Status Signed	-	Town	State	Zip
☐ Bad ☐ Nothing comments				
Company Name/last Name	Hall Trust			
First Name	ni 1 =			
Street!po Box	Blanche F			
ди сенро вох	385 Circlewood		O. 05070	
Status ⊠ Signed	Paradise	Γοwn	CA 95969 State	Zip
☐ Bad ☐ Nothing comments			Clate	~·· y

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Mr. Hanson had changed his address to P.O. Box 840, Yerington, NV more than two (2) 1 2 years ago. The U.S. Postal Service has strict rules on forwarding (see Exhibit 1). 3 Beginning on April 14, 1995 and ending on May 26, 1995. a total of 7. 4 one hundred and twenty-eight (128) Waivers of Service had been returned (see Exhibit 2). 5 Fifty-six (56) of the waivers were returned between April 14, 1995 and April 6 20, 1995. These 56 waivers were all postmarked on or before April 18, 1995 and were for 7 8 the most part from the Yerington Post Office. 9 In addition to the returns, we had several helpful calls from individuals as the 10 status of their water rights. A number of individuals had sold their property and called to 11 give the address of the new owner. In some cases, the address that the Waiver was sent to 12 was no longer current and we had calls informing us as to the new address. 13 On April 21, 1995, the number of returns dropped to two (2) and continued to 14 15 come in at a rate of one or two a day for a week, dropped to zero for a few days until some 16 out-of-state packets were received. From April 22, 1995, until the last Waiver was received 17 on May 26, the balance of the returned waivers were returns generated from outside the State 18 of Nevada and were mostly state and federal agencies or corporations. An example was 19 20 Baron Hilton who returned six (6) Waivers. 21 We received only one query regarding service after April 21, 1995. A defunct 22 corporation in California was still on the WRID mailing list as having owned water rights. 23 The corporation was not active since 1987. 24 8. I have tabulated the direct copying and other costs incurred by Mineral 25 County for distribution of this Waiver of Service billed form this office. Copying and 26 27 printing costs done at Commercial Printers totaled approximately \$4,278.00. In-house 28 copying costs totaled approximately \$522.00. Mineral County may have incurred additional

Compase @: 769- ev- @01(2) Bat MMD-CSD Document 31 Filed 07/06/1995 Page 46 of 75

First Name Street/po Box Status Signed □ Bad □ Nothing comments	William S., Trustee 20 Bum Steer Road Yerington Town	NV 89447 State	Zip
Company Namellast N	Name Richardson		
First Name Street/po Box Status Signed Bad Nothing comments	Elizabeth P O Box 598 Yerington Town	NV 89447 State	Zip
Company Name/last :	Name Roma Corporation		
Street/po Box Status ⊠ Signed □ Bad □ Nothing comments	617 South Center Street Yerington Town signed by Mary Ann Insantino	NV 89447 State	Zip
Company Name/last	Name Shively 1991 Revocable Tro	ust	
First Name Street/po Box Status Signed	C/o Russelle Shively, Trusto 1365 E. Yosemite Ave. Merced	ee CA 95340 State	Zip
☐ Bad ☐ Rothing Comments	S		

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First Name Street/po Box Status Signed Bad Nothing comments	C/o E. Duane Sh 1365 E. Yosem Merced		CA 95340 State	Zip
Company Name/last Name	Silva			
First Name Street/po Box	Dorthella A. P O Box 307		NW 00447	
Status ⊠ Signed □ Bad □ Nothing comments	Yerington	Town	NV 89447 State	Zip
Company Name/last Name	Singer			
First Name	Steve			
Street/po Box	5 Oanavista Cr		NT 1 00 4 4 77	
Status ☑ Signed ☐ Bad ☐ Nothing comments	Yerington	Town	NV 89447 State	Zip
Company Name/last Name	Smith			
First Name	Keith A.			
Street/po Box	P O Box 305			
Status ☑ Signed ☐ Bad ☐ Nothing comments	Yerington	Town	NV 89447 State	Zip

Compase 19:79-c թ- c 1 Page 48 of 75

First Name Street/po Box Status Signed □ Bad □ Nothing comments	Frances #12 Rio Vista Yerington	Town	NV 89447 State	Zip
Company Nameflast Name	Stevens			
First Name Street/po Box Status Signed □ Bad □ Nothing comments	Ronald Lynn 5 Del Oro Lago Novato	DON Town	CA 94949 State	Zip
Company Name/last Name First Name Street/po Box Status Signed Bad Nothing comments	Stout Jack F 19 Sierra East Coleville	Town	CA 96107 State	Zip
Company Namellast Name First Name Street/po Box Status Signed Bad Nothing comments	Stout Nancy 19 Sierra East Coleville	Town	CA 96107 State	Zip

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Company Namellast Name	Strong			
First Name	Charles W			
Street/po Box	U. S. 395, Box	x 126		
Status ☑ Signed ☐ Bad ☐ Nothing comments	Coleville	Town	CA 96107 State	Zip
Company Name/last Name	Taber			
First Name	Phyllis B.			
Street/po Box	908 Javan Way	v		
Status ☑ Signed ☑ Bad ☑ Nothing comments	Suisun City	Town	CA 94585 State	Zip
Company Name/last Name First Name	Talbott Land &	Livestock		
Street/po Box	2236 Sunrise	Dr.		
Status ☑ Signed ☑ Bad by T ☑ Nothing comments	Bishop Thomas J. Talbot	Town	CA 93514 State	Zip
Company Name/last Name	Taylor			
First Name	Mary M.			
Street/po Box	P O Box 33			
Status Signed	Yerington to Dave & Carol H	Town ills, PO Box 267, Y	NV 89447 State Yerington 89447;	Zip phone 463-4521

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First Name Streetipo Box Status ☑ Signed ☐ Bad	May 1280 Highway 208 Yerington Town	NV 89447 State	Zip
☐ Nothing comments			
Company Namellast Nam	e Thom		
First Name	Davidos		
Street/po Box	Douglas 1280 Highway 208		
Status ⊠ Signed □ Bad	Yerington Town	NV 89447 State	Zip
□ Nothing comments			
Company Name/last Nam	e Thomas		
First Name Street/po Box	Jim R.		
_	1536 Bear Creek Drive Bishop	CA 93514	
Status ☑ Signed ☑ Bad ☑ Nothing comments	Town	State	Zip
Company Name/last Nam	e Thomas		
First Name	Katherine L		
Street/po Box	519 Highway 208		
Status Signed	Yerington Town	NV 89447 State	Zip
☑ Signed ☐ Bad ☐ Nothing comments		2.4.2	-

First Name Street/po Box Status Signed □ Bad □ Nothing comments	Steve 39 Panavista Yerington	Town	NV 89447 State	Zip
Company Name/last Name	Tomac			
First Name Street/po Box Status	Laura 39 Panavista Yerington		NV 89447	
☑ Signed □ Bad □ Nothing comments	-	Town	State	Zip
Company Name/last Name	Valdex			
First Name Street/po Box Status	Ramon 163 Francisco El Granada		CA 94018-0	
⊠ Signed □ Bad □ Nothing comments		Town	State	Zip
Company Namellast Name	Valdez			
First Name	37			
Street/po Box	Myrna 163 Francisco	Street		
	El Granada	Succi	CA 94018-0	0070
Status Signed Bad Nothing comments	Li Cialiava	Town	State	Z ip

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First Name Street/po Box Status Signed □ Bad □ Nothing comments	Vernon Rte 1 Box 125 Hwy 395 Coleville CA 96107 Town State Zip
Company Name/last Name	Vandebrake
First Name Street/po Box	Audrey Route 1 Box 125 Hwy 395
Status ☑ Signed ☐ Bad ☐ Nothing comments	Coleville CA 96107 Town State Zip
Company Name/last Name	Veuve
First Name Street/po Box Status Signed Bad	Mary R. 3816 Teek Court Ceres CA 95307 Town State Zip
□ Nothing comments	
Company Name/last Name	Watkins
First Name	Louis H
Street/po Box	10735 Tuxford Street
Status ☑ Signed ☐ Bad ☐ Nothing comments	Sun Valley CA 91352 Town State Zip

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First Nam	e	Kenneth & Eliza	abeth Trust		
Street/po	Box	1768 Esteban	Avenue		
Status Signed Bad Nothing	comments	Laughlin	Town	NV 89029 State	Zip
Сотрапу	Name/last Name	Williams			
First Nau	1 e	E. M. Trustee			
Streetipo	Box	26465 Carmel	Rancho Blvd		
Status ☑ Signed ☐ Bad ☐ Nothing		Carmel abeth?	Town	CA 93923 State	Zip
Company	Name/last Name	Williams Trust			
First Nac	ne	Durell & Virgin	nia		
Streetipo	Box	H C 64, Box			
Status ☑ Signed ☐ Bad ☐ Nothing	comments	Lakeview	Town	OR 97630 State	Zip
Company	Namellast Name	Woodward			
First Nar	ne	0 1			
Street/po	Roy	Carol	?:1-		
·		17 Panavista (Lircie	NV 89447	
Status ☑ Signed ☐ Bad ☐ Nothing	comments	Yerington	Town	NV 89447 State	Zip
		 			

First Name Street/po Box Status Signed Bad no lo Nothing comments	Robert L P O Box 116 Bridgeport onger there	Town	CA 93517 State	Zip
Company Name/last Name	Mc Colloch			
First Name Street/po Box Status Signed Bad Nothing comments	Pamela P O Box 116 Bridgeport onger there	Town	CA 93517 State	Zip
Company Nameflast Name	Minister			
First Name Street/po Box Status Signed Bad Nothing comments	Rose Alice 55 East Tognol Yerington	li Lane Town	NV 89447 State	Zip
Company Name/last Name First Name Street/po Box Status Signed Bad Nothing comments	Moorehead Emma M S. P. 7 137 Burke Driv Wellington	Ť	NV 89444 State	Zip

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First Nam	e	S. F.			
Street/po	Box	137 Burke Driv	ve		
Status		Wellington		NV 89444	
⊠ Signed □ Bad		J	Town	State	Zip
☐ Nothing	comments				
Company	Name/last Name	Mortimore			
First Nam	e				
Street/po	Roy	Craig	_		
Streetipo	DOX	44 Hatchery W	/ay		
Status ⊠ Signed		Yerington	Town	NV 89447 State	Zip
☐ Bad ☐ Nothing	comments		Town	State	Στρ
	Name/last Name	Nannini			
First Nam	e	Guido			
Street/po	Box	1009 F Street			
Status		Sparks		NV 89431	
⊠ Signed ☐ Bad ☐ Nothing	comments by A	anna Nannini (G. Nai	Town nnini deceased 12/23	State 3/87)	Zip
Company	Name/last Name	Nannini			
First Nam	e				
Street/po	Rox	Anna			
	_ ~_	1009 F Street		ND7 00401	
Status ⊠ Signed		Sparks	Town	NV 89431 State	Zip
☐ Bad ☐ Nothing	comments		20112	June	r
					

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First Nam	ie	Geneva Ruth			
Streetipo	Box	P O Box 3872			
				NV 89049	
Status Signed		Tonopah	Town	State	Zip
⊠ Signed □ Bad □ Nothing	comments				•
Company	Namellast Name	Neuhauser			
First Nam	ie				
64 41	ъ.	Larry			
Streetipo	ВОХ	P O Box 3872			
Status Status		Tonopah	_	NV 89049	
⊠ Sig;ned □ Bad	signe	xd by Geneva Ruth N	Town euhauser	State	Zip
☐ Nothing	comments	-			
First Nam		Nevada- Utah A Seventh Day Ad	ventists		
	ie	P O Box 10730	ventists	NW 00510	
First Nam Street/po Status	ie	Seventh Day Ad	ventists	NV 89510 State	7 in
First Nam	e Box	P O Box 10730	ventists	NV 89510 State	Zip
First Nam Street/po Status ⊠ Signed □ Bad □ Nothing	ne Box Signe	P O Box 10730 Reno	ventists		Zip
First Nam Street/po Status ⊠ Signed □ Bad □ Nothing	Box comments signer Name/last Name	P O Box 10730 Reno ed by Ken Ladd	ventists		Zip
First Nam Street/po Status ⊠ Signed □ Bad □ Nothing Company First Nam	Box comments Signe Name/last Name	Seventh Day Ad P O Box 10730 Reno d by Ken Ladd Nevin Wilbur W	ventists Town		Zip
First Nam Street/po Status Signed Bad Nothing Company	Box comments Signe Name/last Name	P O Box 10730 Reno ed by Ken Ladd Nevin Wilbur W 20 Palomino Dr	ventists Town	State	Zip
First Nam Street/po Status Signed Bad Nothing Company First Nam Street/po	Box comments Signe Name/last Name	Seventh Day Ad P O Box 10730 Reno d by Ken Ladd Nevin Wilbur W	ventists Town	State NV 89447	
First Nam Street/po Status Signed Bad Nothing Company First Nam Street/po	Box comments Signe Name/last Name	P O Box 10730 Reno ed by Ken Ladd Nevin Wilbur W 20 Palomino Dr	ventists Town	State	Zip

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Melba Street/po Box 20 Palomino Drive Status Yerington NV 89447 Signed Town State Zip Bad Comments	
Status Yerington NV 89447	
□ Dod	
☐ Nothing comments	
Company Name/last Name Parker	
First Name	
Raymond E. Street/po Box 2025 French Camp Circle	
Call Pierra CA 05670	
Status Gold River CA 95670 ⊠ Signed Town State Zip	
⊠ Signed Town State Zip □ Bad □ Nothing comments	
Company Name/last Name Parker	
First Name	
Patricia Street/po Box 2025 French Camp Circle	
CALIF. CA 05/70	
Status Gold River CA 950/0 Signed Town State Zip □ Bad	
☐ Bad ☐ Nothing comments	
Company Name/last Name Peeples	
First Name	
Frank Terry Street/po Box 141 N Highway 95 A	
171 14 inghway 23 /1	
⊠ Signed Town State Zip □ Bad □ Nothing comments	

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First Name Street/po Box Status Signed □ Bad □ Nothing comments	Frank Terry 1717 Klamath River Road Rancho Cordova Town	CA 95670 State	Zip
Company Name/last Name	Pellegrini		
First Name Street/po Box Status ⊠ Signed □ Bad □ Nothing comments	Steven W. 76 Tognoli Lane Yerington Town	NV 89447 State	Zip
Company Name/last Name First Name Street/po Box Status Signed Bad Nothing comments	Pellegrini Debra 76 Tognoli Lane Yerington Town	NV 89447 State	Zip
Company Name/last Name First Name Street/po Box Status Signed Bad Nothing comments	Perriseau Melvin P O Box 464 Bridgeport Town	CA 93517 State	Zip

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First Name Street/po Box Status Signed Bad Nothing comments	Richard L. 29 Maple Drive Yerington	Towa	NV 89447 State	Zip
Company Name/last Name	Phillips			
First Name Street/po Box Status Signed Bad	Joan F. 29 Maple Drive Yerington	e Town	NV 89447 State	Zip
□ Nothing comments				
Company Name/last Name	Polish			
First Name Screet/po Box Status Signed □ Bacl □ Nothing comments	Evelyn 33 Smith Gage Smith	Road Town	NV 89430 State	Zip
Company Name/last Name First Name	R & R Services			
Street/po Box Status Signed	P O Box 507 Yerington ert Rupracht	Town	NV 89447 State	Zip

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AFFIDAVIT OF LOUIS D. THOMPSON

- I, Louis D. Thompson, being duly sworn, state that:
- 1. I am Chairman of the Walker Lake Working Group and a resident of Mineral County.
- 2. I, with the assistance of Glen Bunch, Marlene Bunch, Jeri Bunch, Byrle Curry, Kaye Manes, Joe Mulcahy, James Scott, Shirley Thompson, Phil Cammarata, Ciera Cammarata, Earl Milsiewsky, and Dave Womack, did spend a total of 201 hours packaging, addressing, and mailing twelve hundred forty-eight (1,248) Personal Waivers of Service on behalf of Mineral County.
- 3. I, Glen Bunch, Marlene Bunch, and Shirley Thompson made trips to the State Engineers office in Carson City for research of water rights holders and to Reno on three occasions to pick up over 400 pounds of Waivers of Service.
- 4. I personally received a copy of the Walker River Users Group newsletter, the Walker River Advocate, May 1995, Volume II, in which it advises respondents not to return the waiver of personal service (Exhibit 1).
- 5. I personally received a copy of a WRID notice dated April 14, 1995 and a second WRID notice dated May 2, 1995, both of which stated that respondents were not required to return the Waiver of Personal Service and requested that they not return it (Exhibit 2).
- 6. I have personally calculated the costs involved with the mailing of Waiver of Service, which are as follows:

Case 3:73-cv-00128-MMD-CSD Document 31 Filed 07/06/1995 Page 61 of 75

Mailing 201 hours @ \$12.00 \$2,412.00

Mileage Hawthorne-Reno 280 miles

Hawthorne-Reno 280 miles Mina -Reno 330 miles Mina-Carson City 300 miles

Total 1190 miles @ \$0.26 \$ 309.40

Postage \$ 2,629.74

Total \$ 5,351.14

Further Affiant sayth not.

LOUIS D. THOMPSON

SUBSCRIBED and SWORN to before me this 29 day of June, 1995 by

LOUIS D. THOMPSON

NOTARY PUBLIC

EUGENE S. GATES

Notary Public - State of Nevada Appointment Recorded in Mineral County MY APPOINTMENT EXPIRES MAY 24, 1998

WALKER RIVER IRRIGATION DISTRICT

P.O. Box 820 Yerington, NV 89447

* (702) 463-3523

May 2, 1995

NOTICE TO ALL WATER RIGHT HOLDERS
CONCERNING MOTION TO INTERVENE OF MINERAL COUNTY IN
UNITED STATES OF AMERICA, PLAINTIFF, WALKER RIVER PAINTE TRIBE,
PLAINTIFF-INTERVENOR, VS. WALKER RIVER IRRIGATION DISTRICT, ET
AL., DETENDANTS, IN EQUITY NO. C-125-ECR, SUBBILE C-125-C

This Notice Regarding Walver of Personal Service follows the previous Notice of April 14, 1995.

You have received a mailing from attorneys for Mineral County concerning a Motion to Intervene, Proposed Complaint-in-intervention and Motion for Preliminary Injunction by Mineral County, Nevada, claiming a right to a minimum level of water for Walker Lake which may affect water rights in the Walker River which you own. The materials include a request that you sign and return a Walver of Personal Service of the documents involving the Motion to Intervene.

IT IS REQUESTED THAT YOU NOT RETURN THE WAIVER OF PERSONAL SERVICE. Counsel for the Walker River Irrigation District believes that there is a scrious defect in Mineral County's mailing. Returning the Waiver is likely to cure that defect and adversely affect your rights.

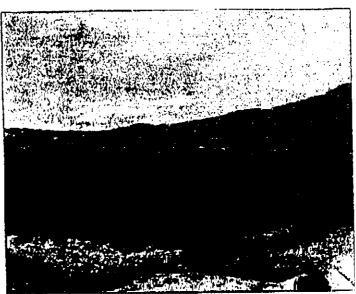
At this time, it is the judgment of counsel for the Irrigation District that it is not in your best interest to return the waiver of personal service. However, if the judgment of the Irrigation District's counsel is later found to be incorrect by the Court, you might be required to bear the cost which Mineral County incurs in personally delivering documents to you. Therefore you may wish to consult with your personal attorney on this matter. If you do, please ask that attorney to contact the Irrigation District's or Water Users Association's another concerning this matter. The Irrigation District's attorneys are Gordon H. DePaoli and Dale Ferguson and their phone number is (702) 688-3000. The Water Users Association's attorneys are Stuart Somach and Don Gilbert and their phone number is (916) 446-7979.

Until you are personally delivered all documents which the Court's February 9, 1993 order requires you receive or until you return a waiver of personal service, you are not required to respond to any of the documents mailed to you by Mineral County's Attorneys. There is a July 11, 1995 deadline for persons who have returned a waiver of personal service to respond to Mineral County's Motion to Intervene. However, in light of the defects in Mineral County's mailing, the Irrigation District may seek to have that date changed until such time as service is completed as required by the Court's order of February 9, 1995. The District and/or the Water Users Association will continue to keep you informed about the status of this matter.

MORE GOVERNMENT INTERV

Decades ago, haid working pioneers with a vision for the future put their earnings and elbow greace together to build a dream. It began with the construction of several dams: Topaz, Bridgeport, Twin Lakes, Green Lakes, Virginia Lakes, Puore Lake and other smaller opportune natural places to store the irratio and unpredictable runoff. The idea was to provide generations to come with water for agriculture and recreation, at the sole expense of those who would use the resources.

Today the dreams of our terefathers (and your water rights) ns well as potential damage to the upper and middle sections of the Continued on Page 2 ...



The Walter River provides for many

Inside.

Meet the attorneys. who represent the users......Page 4

The board members who work hard for the users......Page 2

A statement of purpose......Page 4

Meet the Walker River Basin Water Users Association **Board Members**

The Walker River Basin Water Users Asso ciation was established to protect and/or defend the water rights of water users along the Walker Rivers system. The board members were appointed by the Walker River Irrigation District and the Bridgeport Valley Land Owners Association. They volunteer their time for the cause, spending approximately six to ten linurs a month in bi-monthly meetings.

Continued on Page 2.

Jeff Honewill is a caute ra her and farmer

Tom Connole is a

son Valley.

in Sinaseiß vald ovid op bas a with to de Sins Detting the sand owner operator in ______ in Mason Valley. He is an

age 64 of 75

Ranch owner /operator in Bridgeport Valley. He represents Bridgeport Valley Land Owners Association and has been appointed Director of the East Walker River Division in Bridgeport Valley.



Pete Fenili is a cattle rancher and farmer in Smith Valley and Feed Lot owner/operator. He is a Walker River Irrigation District Board of Directors Respresentative for the West Walker River Division in Smith Valley.



appointed member of the

Walker River Irrigation

Districet representing the

Main Walker River in Ma-

Richard Fulstone is a cattle rancher and faunor in Smith Valley, Mason Valley and Bridgport Valley, and Feed Lot owner/ operator. He represents the Bridgeport Valley Land Owners Association



Ed Snyder is a furmer in Mason Valley and Feed Lot owner/operator. He is an appointed member of the Walker River Irrigation District respresenting the East Walker River in Mason Valley.

and has been appointed Director of the East Walker River Division in Bridgport Valley.

Don't Forget!

The Annual Walker River Water Users Association Meeting

May 11, 1995 at 6:30 PM

Seating of Directors and Election of Officers

Continued from page one ...

Walker River ecosystems are being threatened by Mineral Coutny and the Walker River Paiute Tribe.

The agreement that governs your water rights is Pederal Decree C-125. It was issued in 1936 by the Federal District Court for the District of Nevada, and it determines the water rights of most water right holders on the Walker River system.

Mineral County has already begun the attack, even though they are not even a party to the Decree. They have started by filing a motion to intervene and will follow that by a motion for preliminary injunc tion. This means they will ask the Court to allow them to gain party status without the consent of the original parties (the upstream water users) based primarily on allegations that Walker Lake is entirely within Mineral County, that Walker Lake and its fisheries are mortally threatened by unstream diversions, and that Mineral County is the only entity that will protect Walker Lake. From there they will ask the court to order Walker River water users to reduce their diversions and to allow more Continued on page three... Continued from page two...

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impose a permanent solution to Walker Lake's problems; a solution that will require a diametic increase in the flow of water from Walker River to Walker Lake.

Recently, you were served by mall with a Motion to Intervene along with papporting documents, a Motion for Preliminary Injunction with supporting documents, a Proposed Complaint is intermention, and a Waiver of Personal Service for the documents that were served. You have thirty (30) days from the date the documents were mailed to you to return the Waiver of Personal Service. DO NOT RETURN THE WAIVER OF PERSONAL SERVICE UNTIL YOU HEAR FROM THE WALKER RIVER WATER USERS ASSOCIATION!

Don Gilbert of Do Chir & Somach in Secramento. California, attornoys for the Walker River Basin Water

Users Association explains. "It appears that there is a serious defect in Mineral County's mailing." clamas Gilbert, "Returning the Waiver of Personal Service may cure the defect and ndversely affect your rights. Therefore, do not return the Walverof Personal Service until we provide you with more information concerning this matter." If the Water Users Association has not already contacted you with spe-

eific suggestions regarding the handling of this matter, you can expect to hear from them soon.

The Court has already ordered the Water Users to serve an opposition brief to Mineral County's Motion to Intervene (and it's supporting documents) by July 11, 1995. Mineral County must file and serve a reply brief to that opposition by September 11, 1995. Then, at a future date, the Court will decide if and when we must file legal documents responding to Mineral County's Proposed Complaint-In-Incorporation and Motion for Preliminary Injunction. All of these legal maneuvers are being closely observed by the attorneys at De Cuir & Somach. as each one is a step closer to the loss of your valuable water entitlements. The attorneys will inform you if and

If Mineral County wins it's first battle and is permitted by the Court to become a party to the Decree, their second campaign will begin, and the Court will entertain their Motion for Preliminary Injunction. According to Don Gilbert, that motion seeks "emergency" flows from Walker River to Walker Lake in the following quantities: 260,000 afth 1995, 240,000 in 1996, and 127,000 af each year thereafter until a permanent solution is imposed. This motion is supported by declarations of experts who assert that the fishery is dying. In addition, Mineral County will argue that such environmental injury is irreparable and therefore warrants an emergency supply of water from Walker River.

As if this weren't enough to drive a farmer or rancher stark raving mad, we must keep in mind the needs of the other users, including the Walker River Painte Tribe.

While all this has been going on, the Court has granted the Tribe's request to push back the dead line for filing and sorving its legal 4:om documents March 25, 1995 to September 22, 1995. So prepare yourself and watch your mail to be served by the Tribe on or around that date. Again. when the time comes, the Walker River Basin Water Users Association will provide suggestions for han-



Here, water flows rapidly through the Walker River.

dling the Tribe's motion.

Decades ago the water rights were established and today the Water Users have felt the crunch of less water. From 1990 to 1992, farm income was down 17 percent due to the drought. If the onslaught of pilfering water from the Walker River to new interests is successful, it could mean the demise of rural life as we know it. The Walker River Basin Water Users Association needs the strength of all upstream water users, from Smith Valley and Mason Volley, to Bridgeport Valley and Antelope Valley. Please call the Association at (702) 463-3523 to join. If you wish to become involved on an individual basis contact Don Gilbert, the attorney working on 3 the rights of the users.

OUR COUNSEL'S BACKGROUNDS

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Mr. Gilben Joined De Cuir & Somach as an associate automey in August 1992. A graduate of Hastings College of the Law. Mr. Cilbert was admitted to the State Bur of Collifornia in 1990 and formerly practiced at Bronson, Bronson & McKinnon, San Francisco, in the areas of commercial litigation and real estate litigation.



Since joining De Cuir & Somach, Mr. Gitbert's practice areas include water law, public law, the California Environmen-

Unifed We Stand!

Strength comes in numbers. We've all heard the expression. The Walker River Basin Water Users Association is no exception. The Association is working to protect the water rights of its members who are water users on the Walker River System. We intend to defend, to a solution, the legal right of our members to exercise their respective water rights in full. This includes pursuing legal defenses against Mineral County's and the Walker River Painte Tribe's motions.

Moreover, the Water Users Association Is workling on a comprehensive plan to resolve the Issues concerning Walker River and Walker Lake. These issues
include (1) the protection of existing water rights, (2) the
recreational needs of Walker Lake, (3) the Tribe's claims
to additional water, and (4) the allocation of water between Nevada and California. The Water Users Association believes that the final resolution to the issues is a
plan that will protect the rights of the individual, allow
them to make voluntary decision on those rights, and to
provide an intergrated water management mechanism
whereby the water right holderand other stakeholders
along the Walker River System can continue to provide
the necessary food and fiber as well as satisfy the other
interest as our nation continues to grow.

By taking a unified position we, the water users, will maximize our influence on the legal process and minimize any negative impact on our individual water rights. If you are not yet a member of the Walker River Basin Water Users Association, please join us by contacting the Association at (702) 463-3523, or the attorncy, Don Gilbert of De Cuir & Somach can be reached at (916) 446-7979.

د. . . . الأور

STUART L. SOMACYL

Mr. Somach is an Attorney-Shareholder with the Sacramento law firm of De Cuir & Somach. He is a further

(MEPA), hazardous waste law, and general counsel work.

attorney with the United States
Department of the Interior. He
also served as an Assistant
United States Attorney and
Senior Trial Attorney, United
States Department of Justice.
Mr. Somach entered private
practice in 1984, and new
specializes in water rights and
water quality law, natural
resource and environmental
law, as well as litigation in
federal and state court. He has



taught water rights courses and is an Adjunct Professor of Law at the University of the Pacific McGeorgo School of Law.

Mr. Someth has authored numerous law review articles in the area of water rights, and is the former Chairman of the American Bar Association's Committee on Water Resources Law.

Walker River Water Users Association P.O. Box 478 Yerington, NV 89447 FIRST CLASS U.S. POSTAGE PAID RENO, NV PERMIT #867

4

Case 3:73-cv-00128-MMD-CSD Document 31 Filed 07/06/1995 Page 67 of 75 WALKER RIVER IRRIGATION DISTRICT

P. O. Box 820 Yerington, NV 89447

(702) 463-3523

April 14, 1995

NOTICE TO ALL WATER RIGHT HOLDERS
CONCERNING MOTION TO INTERVENE OF MINERAL COUNTY IN
UNITED STATES OF AMERICA, PLAINTIFF, WALKER RIVER PAIUTE TRIBE,
PLAINTIFF-INTERVENOR, VS. WALKER RIVER IRRIGATION DISTRICT, ET
AL., DEFENDANTS, IN EQUITY NO. C-125-ECR, SUBFILE C-125-C

You may have already received or you will shortly receive a mailing from attorneys for Mineral County concerning a Motion to Intervene, Proposed Complaint-in-Intervention and Motion for Preliminary Injunction by Mineral County, Nevada, claiming a right to a minimum level of water for Walker Lake which may affect water rights in the Walker River which you own. The materials include a request that you sign and return a Waiver of Personal Service of the documents involving the Motion to Intervene.

You have thirty (30) days from the date the material was mailed to you in which to decide to return the Waiver of Personal Service. You should retain the envelope in which the material came to you because the date of mailing is the date which starts the thirty (30) day period for making a decision concerning the Waiver.

You are not required to return the Waiver of Personal Service. AT THIS TIME, IT IS REQUESTED THAT YOU NOT RETURN THE WAIVER OF PERSONAL SERVICE. Counsel for the Walker River Irrigation District and counsel for the Walker River Basin Water Users Association ("Water Users Association") are researching the question of whether you should return the Waiver of Service. It appears that there is a serious defect in Mineral County's mailing. Returning the Waiver might cure that defect and adversely affect your rights. Additional information will be provided to you concerning this matter by May 1, 1995.

You may also want to consult with your personal attorney on this matter. If you do, please ask that attorney to contact the Irrigation District's or Water Users Association's attorneys concerning this matter. The Irrigation District's attorneys are Gordon H. DePaoli and Dale Ferguson and their phone number is (702) 688-3000. The Water Users Association's attorneys are Stuart Somach and Don Gilbert and their phone number is (916) 446-7979.

General meetings are planned to discuss the details of the Petition. Notices will be provided to you.

AFFIDAVIT

STATE	\mathbf{OF}	V	IEVADA))	
))	SS
COUNTY	OF	7	WASHOE))	

JAMES SPOO hereby affirms, under penalty of perjury, that the assertions of this affidavit are true;

- 1. That I am co-counsel to proposed Intervenor, Mineral County, Nevada;
- 2. The Order Requiring Service of and Establishing Briefing Schedule Regarding the Motion to Intervene of Mineral County was jointly submitted by all counsel of record as a stipulated order, after substantive and cooperative conferral of all counsel including extensive redrafting by Gordon DePaoli, Esq. The contents thereof, including pertinent dates, documents to be served, method of service, responses to service, etc., were intended to cover fully the subject matter of the Order as set forth by the Court on January 3, 1995;
- 3. On and before April 26, 1995, I proposed to counsel of record herein, both verbally and in writing, that a stipulated letter be sent to the entire service list, as established by the Court, explaining, in general terms, the package with which each had been served, along with the options available to them, but not advising any particular course (Exhibit A). Such a letter was offered (Exhibit B). This effort was initiated because of the unexplained disruption in return of waivers of service which occurred shortly into the response period. My concern was that the response was clearly in difficulty and the persons served were possibly confused as to the meaning of the complex package received.

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- 3. The response from some of the counsel of record was either favorable to such a letter or no response at all. From others, which were Gordon DePaoli, counsel to Walker River Irrigation District, and Susan Joseph-Taylor, counsel to State of Nevada, the response verbally and/or in writing was that no such letter should be sent because among other reasons, it would be providing legal advice to persons whom my office did not represent. I offered to avoid service to anyone with known counsel. (Exhibits C, D and E).
- 4. It now appears that my efforts to initiate such a letter, as an aid to persons being served, coincided with and confronted the efforts of WRID and others to totally frustrate service by Mineral County, by offering legal advice to all manner of persons being served, although Mineral County and its counsel were never directly informed of such effort.

FURTHER, AFFIANT SAYETH NAUGHT.

Subscribed and sworn to before me

this 30 day of June, 1995.

Notary Public



Case 3:73-cv-00128-MMD-CSD Document 31 Filed 07/06/1995 Page 70 of 75 ZEH, SPOO & ASSO*CIATES*

450 Marsh Avenue • Reno, Nevada 89509 • (702) 323-4599 • FAX (702) 786-8183

430 Marsh Avenue • Reno, Nevada 89309 • (702) 323-4399 • FAX (702) 780-8183

FACSIMILE COVER SHEET

April 26, 1995

TO	:	John Lange	FAX No. 303/294-1931
TO	:	Scott McElroy	FAX No. 303/444-3490
TO	:	David E. Moser	FAX No. 415/393-2286
TO	:	Mary Hackenbracht	FAX No. 510/286-4020
TO	:	Susan J. Taylor	FAX No. 702/687-5798
TO	:	Linda Bowman	FAX No. 702/786-1177
TO	:	Gordon H. DePaoli	FAX No. 702/688-3088

RE: Walker River

FROM: James Spoo, Esq.

OF PAGES: 3 (Including this cover sheet)

MESSAGE (If any):

We propose to send attached reminder to all (1,170) to whom we mailed documents. Comments please ASAP. Thanks.

THIS MESSAGE IS INTENDED ONLY FOR THE USE OF THE INDIVIDUAL, OR ENTITY TO WHICH IT IS ADDRESSED, AND MAY CONTAIN INFORMATION THAT IS PRIVILEGED, CONFIDENTIAL, AND/OR EXEMPT FROM DISCLOSURE UNDER APPL CABLE LAW. IF THE READER OF THIS MESSAGE IS NOT THE INTENDED RECIPIENT OR THE EMPLOYEE OR AGENCY RESPONSIBLE FOR DELIVERING THE MESSAGE TO THE INTENDED RECIPIENT, YOU ARE HEREBY NOTIFIED THAT ANY DISSEMINATION, DISTRIBUTION, OR COPYING OF THIS COMMUNICATION IS STRICTLY PROHIBITED.

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Charles R. Zeh, Esq.*
James Spoo, Esq.**
Treva Hearne, Esq.***

450 Marsh Avenue Reno, Nevada 89509 (702) 323-4599 Fax: (702) 786-8183

* Also admitted in Minnesota

April 26, 1995

To: Walker River Water Rights Holders

Re: Legal Documents from Mineral County

Dear Madam or Sir:

You were recently served with legal documents on behalf of Mineral County Nevada, according to the Order of the U.S. District Court. You or your business or organization are listed as a water rights holder of some nature on the Walker River. These documents consist of Mineral County's efforts to become a legal party to the existing court case concerning the Walker River and to legally obtain water for Walker Lake.

If you object to Mineral County's efforts in this regard, you may formally respond, and seek advice of an attorney in so doing. The Order of the Court, included in the documents you have received, describes when you should respond.

Also included in the documents you have received are two forms called Waiver of Personal Service. At this point, whether you choose later to formally respond or not, Mineral County requests that you sign and return one of the Waiver of Personal Service forms in the return envelope by May 10, as indicated. This indicates only that you acknowledge that you have received the documents, and avoids Mineral County having to serve you with the documents in person and seeking to charge you for the personal service, as the Court rules allow. Signing and returning the Waiver of Personal Service does not otherwise affect your legal rights.

If there has been a change of ownership somehow of your water rights, or you believe you have been mistakenly served with the documents, please, if you choose, go ahead and sign and return the Waiver of Personal Service form, and include a note with any corrections you believe to be necessary.

^{**} Also admitted in Washington, D.C.

^{***}Also admitted in California and Missouri

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April 26, 1995 Page 2

If you have questions, you may wish to call an attorney. You may call our offices, but we cannot give you legal advice. Our numbers are: Treva Hearne (702) 786-4590 and James Spoo, (702) 323-4599. Thank you.

Sincerely,

ZEH, SPOO, HEARNE AND ASSOCIATES

JAMES SPOO

JS:th

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VIRCIL H. WEDGE
JAMES J. HALLEY
RICHARD O. EWAPIL
CASEY W VLAUTIN
CORDON H. DIFAOLI
SUELLEN FULSTONE
JOHN F. MURTHA
JAMES W ERBECK
MICHAEL E. KEARNEY
W. CHRIS WICKER
CHARLES A. JEANNES
SHAWN B. MEADOR
KIRK S. SCHLIMACHER
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TINA M. CHARTRAW
MICHAEL L. WOLZ
DALE É PERCUSON
RAIDY A. DRAKE
JAY R. HAAIPTON
NAN-CY L. MUSTERS

et counted EDWAXID C. STEVENSON

April 27, 1995

SENT VIA FACSIMILE

James Spoo, Esq. Zeh, Spoo & Associates 450 Marsh Avenue Reno, Nevada 89509

e: Mineral County Motion To Intervene

Our File No. 1709.0083

Dear Jim:

I have reviewed the letter which you faxed to my office yesterday. You propose to send that letter to Water Right Holders on the Walker River system. In my view you should not send the letter. Although you profess to be unable to give legal advice to the persons to whom you are sending the letter, you are, in fact, providing legal advice when you state "signing and returning the waiver of personal service does not otherwise affect your legal rights." In my judgment signing and returning a waiver of personal service may affect legal rights.

In summary, I think it is highly inappropriate for you to communicate with persons who you do not represent, who may be represented by others and against whom you are asserting adverse claims.

Sincerely

Gordon H. DePaoli

GHD: jgh

cc: John Lange (303)294-1931

Scott McElroy (303)444-3490

David E. Moser (415)393-2286 Mary Hackenbracht (510)286-4020

Susan J. Taylor (702)687-5798 Linda Bowman (702)786-1177 Exhibit C

STATE OF NEVADA OFFICE OF THE ATTORNEY GENERAL

Capitol Complex Carson City, Nevada 89710 Telephone (702) 687-4170 Fax (702) 687-5798

BROOKE A NIELSEN Assistant Attorney General

FRANKIE SUE DEL PAPA Attorney General

April 28, 1995

Jim Spoo. Esq. 450 Marsh Avenue Reno. Nevada 89509

Re: C-125C Walker River - Mineral County Motion to Intervene

Dear Jim:

I was out of the office when your proposed letter to the water right holders arrived. I have since reviewed both of your letters and Gordon DePaoli's response.

I also do not think it is appropriate for you to be sending such a letter. Mineral County's interests are adverse to those of the water right holders and your letter does not clearly express that you are the legal counsel representing Mineral County in its assertions against the water right holders. The documents which the Court ordered Mineral County to serve on the water right holders speak for themselves and are sufficiently clear to apprise the water right holders of the lawsuit and steps to be taken.

I find that your letter in fact does provide legal advice which is an inappropriate communication with persons whom you do not represent and against whom you are asserting adverse claims. Thus, the State of Nevada would find it objectionable for you to send such a letter.

Sincerely,

FRANKIE SUE DEL PAPA

Attorney General

(Horan

SUSAN JOSEPH-TAYLOR Deputy Attorney General Division of Water Resources 687-7319

Case 3:73-cv-00128-MMDr,CSph. Decumentiates Filed 07/06/1995 Page 75 of 75

Charles R. Zeh, Esq.*
James Spoo, Esq.**

450 Marsh Avenue Reno, Nevada 89509 (702) 323-4599 Fax: (702) 786-8183

* Also admitted in Minnesota

April 27, 1995

To: Gordon

Fr: Jim

Re: Singgested Letter.

- 1. Thanks, we will only do it if it can be done right.
- 2. I don't think you are suggesting that we would send the letter to persons with known legal counsel, because we would not.
- 3. We can take out the phrases about not otherwise affecting their legal rights. Even though the statement is true in other than a minimalist sense it is colorably legally inaccurate.
- 4. The purpose overall is nothing more than a summation of the original mailing, which is designed to encourage response in an unusual situation, for the benefit of all, where response is slow so far.
- 5. If you have alternative language for any parts or all of the letter, please submit it, and I'm sure it would be acceptable.

Exhibit E

^{**} Also admitted in Washington, D.C.