## Case 3:73-cv-00128-MMD-CSD Document 328 Filed 04/04/2000 Page 1 of 43

1	De CUIR & SOMACH A Professional Corporation STILABIL SOMACH (Col. Bor # 000050; Pro Hoc Vice)		
2	STUART L. SOMÂCH (Cal. Bar # 090959; Pro Hac Vice)  JOHN A. MENDEZ (Cal. Bar # 095450; Pro Hac Vice)  WHAT LAME THE STEN (Cal. Bar # 113030; Pro Hac Vice)		
3	WILLIAM E. HVIDSTEN (Cal. Bar # 113030; Pro Hac Vice) A Professional Corporation		
5	A Professional Corporation 400 Capitol Mall, Suite 1900 Sacramento, California 95814 Telephone: (916) 446-7979		
6	HALE, LANE, PEEK, DENNISON, HOWARD		
7	ANDERSON AND PEARL ALEX J. FLANGAS TIMOTHY A. LUKAS		
8	ROBERT C. ANDERSON 100 W. Liberty Street, Tenth Floor		
9 10	P.O. Box 3237  Reno, Nevada 89505  Telephone: (775) 786-7900		
11	Attorneys for Walker River Basin		
12	Water Users Association. and Certain Individual Members		
13	IN THE UNITED STATES DISTRICT COURT		
14	FOR THE DISTRICT OF NEVADA		
15	TOR THE DISTRICT OF NEVADA		
16	UNITED STATES OF AMERICA, ) Case No. C-125-ECR ) Subfile No. C-125-C		
17	Plaintiff, ) MOTION TO WITHDRAW AS		
18	WALKER RIVER PAIUTE TRIBE,  OUNSEL; AFFIDAVIT OF  WILLIAM E. HVIDSTEN		
19	Plaintiff-Intervenor,		
20	v		
21	WALKER RIVER IRRIGATION DISTRICT,		
22	a corporation, et al.,		
23	Defendants. )		
24			
25			
26	COMES NOW, William E. Hvidsten, Esq., of the law firm of De Cuir & Somach, and		
27	Timothy A. Lukas, Esq., of the law firm of Hale, Lane, Peek, Dennison, Howard, Anderson and		
28 a somach	Pearl, counsel of record for certain members of the former Walker River Basin Water Users		

328

De CUIR &

### Case 3:73-cv-00128-MMD-CSD Document 328 Filed 04/04/2000 Page 2 of 43

Association, and moves this Court, pursuant to L.R. IA 10-6 for an Order Allowing the 1 2 Withdrawal of Counsel for those members. 3 This Motion is based upon the fact that the Walker River Basin Water Users Association 4 has disbanded, and no new entity has taken its place to provide legal representation to its 5 members. The individual members have not retained De Cuir & Somach or Hale, Lane, Peek, 6 Dennison, Howard, Anderson and Pearl for representation in this matter, and the matter 7 continues to move forward. This Motion is supported by the Affidavit of William E. Hvidsten. Dated this 2th day of March, 2000. 9 DE CUIR & SOMACH 10 A Professional Corporation 11 12 WILLIAM E. HVIDSTEN 13 Attorney for Defendant 14 15 Dated this 14 day of March, 2000. 16 17 HALE, LANE, PEEK, DENNISON, HOWARD, ANDERSON and PEARL 18 19

Attorneys for Defendant

23 24

20

21

22

25

26

27

28

MOTION TO WITHDRAW AS COUNSEL; AFFIDAVIT OF WILLIAM E. HVIDSTEN

## Case 3:73-cv-00128-MMD-CSD Document 328 Filed 04/04/2000 Page 3 of 43

STATE OF CALIFORNIA	)	
COUNTY OF SACRAMENTO	)	SS

3

4

1

2

#### AFFIDAVIT OF WILLIAM E. HVIDSTEN

5

William E. Hvidsten, Esq., being first duly sworn, deposes and says as follows:

6 7 1.

that State. I am admitted pro hac vice to this court as of March 26, 1998.

8

9

10

11

2. The firm of De Cuir & Somach was retained by the Walker River Basin Water Users Association (Association) to represent the individual members of the Association in this action and has made appearances on behalf of certain members. Pursuant to L.R. IA 10-2, De Cuir & Somach associated as co-counsel the firm of Hale, Lane, Peek, Dennison, Howard, Anderson and Pearl, as its resident member of a bar of this Court.

I am an attorney licensed by the State of California to practice before all courts of

12

13

14

3. The Association has disbanded and no new entity has taken its place to provide legal representation to its members. The individual members represented in this action by the firms of De Cuir & Somach, and Hale, Lane, Peek, Dennison, Howard, Anderson and Pearl were all members of the former Association, and were represented solely in that capacity.

15 16

4. The individual members were notified in January 1999 that they were no longer represented as a group in this matter, and individual representation was offered. Copies of the letters sent to the members are attached hereto as Exhibit A.

18 19

20

21

17

5. Jeff Hunewill, a director of the former Association, and now Chairman of the Bridgeport Rancher's Organization (BRO) to which many former Association members also

22

belong, selected alternate counsel for representation in this matter. Mr. Hunewill has sent a letter to BRO members informing them of the new counsel's willingness to represent the group and

2324

to BRO members informing them of the new counsel's willingness to represent the group and

25

the necessity of releasing De Cuir & Somach from representation. A copy of that letter is attached hereto as Exhibit B.

26

6. I recently received Substitutions of Attorneys for counsel to replace De Cuir & Somach and of Hale, Lane, Peek, Dennison, Howard, Anderson and Pearl in this matter. Those

27

parties submitting the Substitutions of Attorneys are Sario Livestock Company, Ronald Arrache

28 De CUIR & SOMACH

MOTION TO WITHDRAW AS COUNSEL; AFFIDAVIT OF WILLIAM E. HVIDSTEN

#### 4 of 43

se	B:73-cv-00128-MMD-CSD Document 328 Filed 04/04/2000 Page
l	and Carolyn Strosnider. The substitutions will be submitted to this Court when they are fully
2	signed. To my knowledge, the remainder of the parties have not committed to representation.
3	Those who I believe have not committed to representation are listed in Exhibit C.
1	7. I have knowledge of and am competent to testify to the matters stated herein, except
5	to those matters stated on information and belief, and as to those matters I believe them to be
5	true.
7	I, William E. Hvidsten, do hereby swear under penalty of perjury that the foregoing
3	assertions are true.
•	

Dated this \_\_\_\_\_ day of March, 2000.

WILLIAM E. HVIDSTEN

State of California	)
	) ss.
County of Sacramento	)

On March (271), 2000, before me, Ann S. Hafter, personally appeared William E. Hvidsten proved to me on the basis of satisfactory evidence to be the person whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his authorized capacity, and that by his signature on the instrument the person, or the entity upon behalf of which the person acted, executed the instrument.



WITNESS my hand and official seal

Place Notary Seal Above

24

10

11

12

13

14

15

16

17

18

19

20

21

22

23

25

26

27

28 De CUIR & SOMACH

#### Case 3:73-cv-00128-MMD-CSD Document 328 Filed 04/04/2000 Page 5 of 43 1 PROOF OF SERVICE (Federal) United States District Court - District of Nevada 2 COURT: CASE NAME: United States of America, Plaintiff, Walker River Paiute Tribe, 3 Plaintiff-Intervenor, v. Walker River Irrigation District, et al. CASE NO.: C-125-ECR - Subfile No. C-125-C 4 I am a citizen of the United States, employed in the City and County of Sacramento. My business address is 400 Capitol Mall, Suite 1900, Sacramento, CA 95814. I am over the age of 5 18 years and not a party to the foregoing action. april 6 On March 4, 2000, I served the following: 7 MOTION TO WITHDRAW AS COUNSEL; AFFIDAVIT OF WILLIAM E. 8 **HVIDSTEN** 9 (by mail) on all parties in said action, by placing a true copy thereof enclosed in a sealed envelope in a designated area for outgoing mail, addressed as set forth on the attached service list. At De Cuir & Somach, mail placed in that designated area is given the correct amount of 10 postage and is deposited that same day, in the ordinary course of business, in a United States 11 mailbox in the City of Sacramento, California. (by personal delivery) by personally delivering a true copy thereof to the person and at the 12 address as set forth on the attached service list. 13 (by overnight delivery service) via Federal Express addressed to the person at the address as set forth on the attached service list. 14 (by facsimile transmission) to the person at the address and phone number as set forth on 15 the attached service list. 16 17 Please See Attached Service List 18 19 20 21 and I declare under penalty of perjury that the foregoing is true and correct. Executed on 22 March 4, 2000, at Sacramento, California. 23 24

MOTION TO WITHDRAW AS COUNSEL; AFFIDAVIT OF WILLIAM E. HVIDSTEN

25

26

27

28 De CUIR & SOMACH

# Case 3:73-cv-00128-MMD-CSD Document 328 Filed 04/04/2000 Page 6 of 43

1	Stan Hunewill Hunewill Ranch	Jack Sceirine Beverly Sceirine		
2	P. O. Box 368 Bridgeport, CA 93517	P. O. Box 249 Yerington, NV 89447		
3	Norman Annett	Kenneth Strosnider		
4	Annett's Mono Village Post Office Box 455 Bridgeport, CA 93517	Carol Strosnider P. O. Box 26 Smith, NV 89430		
5				
6	Ron Arrache P. O. Box 2468 Lancaster, CA 93539	Talbot Land & Livestock c/o Thomas J. Talbot 1650 North Sierra Highway		
7	Artesani Family Trust	Bishop, CA 93514		
8	c/o E.J. and M.E. Artesani 3024 Hauser Way	Rachel Tholke Trust c/o Dawn Cooper, Trustee		
9	Carson City, NV 89701	P. O. Box 97 Coleville, CA 96107		
10	Richard N. Fulstone 2022 Nevada State Highway, No. 208 P. O. Box 61	Twelves Family Trust c/o Roy Snyder and Joanne Rice		
11	Smith, NV 89430	Elizabeth Aadnesen 4164 South Syracuse		
12	Deborah Hartline P. O. Box 1343	Denver, CO 80237		
13	Quincy, CA 95971	Sweetwater Ranch c/o William W. Weaver, Jr.		
14	Terry Hawkins Margaret Hawkins	2535 State Route 338 Wellington, NV 89444		
15	945 E. Main Street, #168 Fernley, NV 89801			
16	Virginia Lakes Mutual Water Company c/o Don Meier			
17	4495 Gibraltar Drive Reno, NV 89509			
18	David Parraguirre			
19	1700 Wendy Way Reno, NV 89509			
20	Plymouth Land and Stock			
21	c/o Louis W. Bergevin P. O. Box 188			
22	Gardnerville, NV 89410			
23	Sario Livestock Co. c/o Beatrice Presto 1462 Douglas Avenue			
24	Gardnerville, NV 89410			
25	David A. Sceirine P. O. Box 1013			
26	Yerington, NV 89447			
27	Joe Sceirine P. O. Box 1013 Yerington, NV 89447			
28 E SOMACH	MOTION TO WITHDRAW AS COUNSEL; AFFIDAVIT OF WILLIAM E. HVIDSTEN			

- 7 -

#### DE CUIR & SOMACH

A PROFESSIONAL CORPORATION

400 CAPITOL MALL
SUITE 1900
SACRAMENTO, CA 95814-4407
TELEPHONE (916) 446-7979
FACSIMILE (916) 446-8199

January 6, 1999

Ron Arrache Post Office Box 2468 Lancaster, CA 93539

Re: Walker River Basin Water Users Association

Mineral County Litigation

Dear Mr. Arrache:

This letter is to inform you that the Walker River Basin Water Users Association ("WUA") Board of Directors recently voted to dissolve the organization. That dissolution results in the termination of DeCuir & Somach's legal services agreement with WUA. Under that agreement, WUA was to pay for all legal services provided to you by virtue of your membership in WUA and pursuant to a legal services agreement between you and DeCuir & Somach. As a result of the foregoing, DeCuir & Somach, regrettably, must terminate its existing legal services agreement with you.

Because you are a named party in the litigation and your water rights are subject to challenge by Mineral County and the Walker River Paiute Indian Tribe, it is very important that you retain new counsel as quickly as possible. Presently, the Court is still dealing with whether Mineral County has properly served all necessary parties in the litigation. Under the current schedule, responses to Mineral County's Motion to Intervene must be filed by February 1, 1999. Mineral County will have until March 1, 1999 to file its reply. If the Motion is granted, the Court will set a deadline for responses to the Mineral County complaint sometime in the Spring of 1999.

Mr. Ron Arrache January 6, 1999 Page 2

Organization or one of the other entities that had been a member of WUA, you may want to inquire with that entity for guidance on selecting new counsel. If you would like DeCuir & Somach to continue representing you, we will need to enter into a new legal services agreement whereby you will be directly responsible for payment of our services. In the event we represent a number of individual water rights holders with common interests in the litigation, we would allocate any common interest efforts on a pro rata basis among our clients. You are also free to retain the services of another attorney.

Please let us know if you desire DeCuir & Somach to continue representing you in this matter so we can provide you a new legal services agreement. If you have questions or need additional information, please do not hesitate to call Stuart Somach or me.

Very truly yours,

William E. Hvidsten

DE CUIR & SOMACH

A PROFESSIONAL CORPORATION
ATTORNEYS AT LAW

400 CAPITOL MALL
SUITE 1900
SACRAMENTO, CA 95814-4407
TELEPHONE (916) 446-7979
FACSIMILE (916) 446-8199

January 6, 1999

Artesani Family Trust c/o E. J. and M. E. Artesani 3024 Hauser Way Carson City, NV 89701

Re: Walker River Basin Water Users Association

Mineral County Litigation

Dear E. J. and M. E. Artesani:

This letter is to inform you that the Walker River Basin Water Users Association ("WUA") Board of Directors recently voted to dissolve the organization. That dissolution results in the termination of DeCuir & Somach's legal services agreement with WUA. Under that agreement, WUA was to pay for all legal services provided to you by virtue of your membership in WUA and pursuant to a legal services agreement between you and DeCuir & Somach. As a result of the foregoing, DeCuir & Somach, regrettably, must terminate its existing legal services agreement with you.

Because you are a named party in the litigation and your water rights are subject to challenge by Mineral County and the Walker River Paiute Indian Tribe, it is very important that you retain new counsel as quickly as possible. Presently, the Court is still dealing with whether Mineral County has properly served all necessary parties in the litigation. Under the current schedule, responses to Mineral County's Motion to Intervene must be filed by February 1, 1999. Mineral County will have until March 1, 1999 to file its reply. If the Motion is granted, the Court will set a deadline for responses to the Mineral County complaint sometime in the Spring of 1999.

E. J. and M. E. Artesani January 6, 1999 Page 2

your water rights. If you are a member of WRID, Bridgeport Ranchers Organization or one of the other entities that had been a member of WUA, you may want to inquire with that entity for guidance on selecting new counsel. If you would like DeCuir & Somach to continue representing you, we will need to enter into a new legal services agreement whereby you will be directly responsible for payment of our services. In the event we represent a number of individual water rights holders with common interests in the litigation, we would allocate any common interest efforts on a pro rata basis among our clients. You are also free to retain the services of another attorney.

Please let us know if you desire DeCuir & Somach to continue representing you in this matter so we can provide you a new legal services agreement. If you have questions or need additional information, please do not hesitate to call Stuart Somach or me.

Very truly yours,

William E. Hvidsten

#### DE CUIR & SOMACH

A PROFESSIONAL CORPORATION
ATTORNEYS AT LAW

400 CAPITOL MALL SUITE 1900 SACRAMENTO, CA 95814-4407 TELEPHONE (916) 448-7979 FACSIMILE (916) 448-8199

January 6, 1999

Richard N. Fulstone 2022 Nevada State Highway, No. 208 Post Office Box 61 Smith, NV 89430

Re:

Walker River Basin Water Users Association

Mineral County Litigation

Dear Mr. Fulstone:

This letter is to inform you that the Walker River Basin Water Users Association ("WUA") Board of Directors recently voted to dissolve the organization. That dissolution results in the termination of DeCuir & Somach's legal services agreement with WUA. Under that agreement, WUA was to pay for all legal services provided to you by virtue of your membership in WUA and pursuant to a legal services agreement between you and DeCuir & Somach. As a result of the foregoing, DeCuir & Somach, regrettably, must terminate its existing legal services agreement with you.

Because you are a named party in the litigation and your water rights are subject to challenge by Mineral County and the Walker River Paiute Indian Tribe, it is very important that you retain new counsel as quickly as possible. Presently, the Court is still dealing with whether Mineral County has properly served all necessary parties in the litigation. Under the current schedule, responses to Mineral County's Motion to Intervene must be filed by February 1, 1999. Mineral County will have until March 1, 1999 to file its reply. If the Motion is granted, the Court will set a deadline for responses to the Mineral County complaint sometime in the Spring of 1999.

Richard N. Fulstone January 6, 1999 Page 2

your water rights. If you are a member of WRID, Bridgeport Ranchers Organization or one of the other entities that had been a member of WUA, you may want to inquire with that entity for guidance on selecting new counsel. If you would like DeCuir & Somach to continue representing you, we will need to enter into a new legal services agreement whereby you will be directly responsible for payment of our services. In the event we represent a number of individual water rights holders with common interests in the litigation, we would allocate any common interest efforts on a pro rata basis among our clients. You are also free to retain the services of another attorney.

Please let us know if you desire DeCuir & Somach to continue representing you in this matter so we can provide you a new legal services agreement. If you have questions or need additional information, please do not hesitate to call Stuart Somach or me.

Very truly yours,

William E. Hvidsten

#### DE CUIR & SOMACH

A PROFESSIONAL CORPORATION
ATTORNEYS AT LAW

400 CAPITOL MALL
SUITE 1900
SACRAMENTO, CA 95814-4407
TELEPHONE (916) 446-7979
FACSIMILE (916) 446-8199

January 6, 1999

Deborah Hartline Post Office Box 1343 Quincy, CA 95971

Re: Walker River Basin Water Users Association

Mineral County Litigation

Dear Ms. Hartline:

This letter is to inform you that the Walker River Basin Water Users Association ("WUA") Board of Directors recently voted to dissolve the organization. That dissolution results in the termination of DeCuir & Somach's legal services agreement with WUA. Under that agreement, WUA was to pay for all legal services provided to you by virtue of your membership in WUA and pursuant to a legal services agreement between you and DeCuir & Somach. As a result of the foregoing, DeCuir & Somach, regrettably, must terminate its existing legal services agreement with you.

Because you are a named party in the litigation and your water rights are subject to challenge by Mineral County and the Walker River Paiute Indian Tribe, it is very important that you retain new counsel as quickly as possible. Presently, the Court is still dealing with whether Mineral County has properly served all necessary parties in the litigation. Under the current schedule, responses to Mineral County's Motion to Intervene must be filed by February 1, 1999. Mineral County will have until March 1, 1999 to file its reply. If the Motion is granted, the Court will set a deadline for responses to the Mineral County complaint sometime in the Spring of 1999.

Deborah Hartline January 6, 1999 Page 2

Organization or one of the other entities that had been a member of WUA, you may want to inquire with that entity for guidance on selecting new counsel. If you would like DeCuir & Somach to continue representing you, we will need to enter into a new legal services agreement whereby you will be directly responsible for payment of our services. In the event we represent a number of individual water rights holders with common interests in the litigation, we would allocate any common interest efforts on a pro rata basis among our clients. You are also free to retain the services of another attorney.

Please let us know if you desire DeCuir & Somach to continue representing you in this matter so we can provide you a new legal services agreement. If you have questions or need additional information, please do not hesitate to call Stuart Somach or me.

Very truly yours,

William E. Hvidsten

#### DECUIR & SOMACH.

A PROFESSIONAL CORPORATION

400 CAPITOL MALL
SUITE 1900
SACRAMENTO, CA 95814-4407
TELEPHONE (916) 446-7979
FACSIMILE (916) 446-8189
January 26, 1999

Terry Hawkins Margaret Hawkins 945 E. Main Street, #168 Fernley, NV 89801

Re:

Walker River Basin Water Users Association

Mineral County Litigation

Dear Terry and Margaret Hawkins:

This letter is to inform you that the Walker River Basin Water Users Association ("WUA") Board of Directors recently voted to dissolve the organization. That dissolution results in the termination of DeCuir & Somach's legal services agreement with WUA. Under that agreement, WUA was to pay for all legal services provided to you by virtue of your membership in WUA and pursuant to a legal services agreement between you and DeCuir & Somach. As a result of the foregoing, DeCuir & Somach, regrettably, must terminate its existing legal services agreement with you.

Because you are a named party in the litigation and your water rights are subject to challenge by Mineral County and the Walker River Paiute Indian Tribe, it is very important that you retain new counsel as quickly as possible. Presently, the Court is still dealing with whether Mineral County has properly served all necessary parties in the litigation. Under the current schedule, responses to Mineral County's Motion to Intervene must be filed by February 1, 1999. Mineral County will have until March 1, 1999 to file its reply. If the Motion is granted, the Court will set a deadline for responses to the Mineral County complaint sometime in the Spring of 1999.

Again, as a water rights holder and a party named by the County in its complaint, it is important that you retain counsel to represent your interests. In the event the County's Motion to Intervene is granted, your failure to respond to the County's complaint, when required, could result in a loss or reduction of your water rights. If you are a member of WRID, Bridgeport Ranchers Organization or one of the other entities that had been a member of WUA, you may want to inquire with

Terry and Margaret Hawkins January 26, 1999 Page 2

that entity for guidance on selecting new counsel. If you would like DeCuir & Somach to continue representing you, we will need to enter into a new legal services agreement whereby you will be directly responsible for payment of our services. In the event we represent a number of individual water rights holders with common interests in the litigation, we would allocate any common interest efforts on a pro rata basis among our clients. You are also free to retain the services of another attorney.

Please let us know if you desire DeCuir & Somach to continue representing you in this matter so we can provide you a new legal services agreement. If you have questions or need additional information, please do not hesitate to call Stuart Somach or me.

Very truly yours,

William E. Hvidsten

DE CUIR & SOMACH

A PROFESSIONAL CORPORATION
ATTORNEYS AT LAW

400 CAPITOL MALL
SUITE 1900
SACRAMENTO, CA 95814-4407
TELEPHONE (916) 446-7979
FACSIMILE (916) 446-8199

January 6, 1999

Virginia Lakes Mutual Water Company c/o Don Meier 4495 Gibraltar Drive Reno, NV 89509

Re: Walker River Basin Water Users Association

Mineral County Litigation

Dear Mr. Meier:

This letter is to inform you that the Walker River Basin Water Users Association ("WUA") Board of Directors recently voted to dissolve the organization. That dissolution results in the termination of DeCuir & Somach's legal services agreement with WUA. Under that agreement, WUA was to pay for all legal services provided to you by virtue of your membership in WUA and pursuant to a legal services agreement between you and DeCuir & Somach. As a result of the foregoing, DeCuir & Somach, regrettably, must terminate its existing legal services agreement with you.

Because you are a named party in the litigation and your water rights are subject to challenge by Mineral County and the Walker River Paiute Indian Tribe, it is very important that you retain new counsel as quickly as possible. Presently, the Court is still dealing with whether Mineral County has properly served all necessary parties in the litigation. Under the current schedule, responses to Mineral County's Motion to Intervene must be filed by February 1, 1999. Mineral County will have until March 1, 1999 to file its reply. If the Motion is granted, the Court will set a deadline for responses to the Mineral County complaint sometime in the Spring of 1999.

Virginia Lakes Mutual Water Company January 6, 1999 Page 2

your water rights. If you are a member of WRID, Bridgeport Ranchers Organization or one of the other entities that had been a member of WUA, you may want to inquire with that entity for guidance on selecting new counsel. If you would like DeCuir & Somach to continue representing you, we will need to enter into a new legal services agreement whereby you will be directly responsible for payment of our services. In the event we represent a number of individual water rights holders with common interests in the litigation, we would allocate any common interest efforts on a pro rata basis among our clients. You are also free to retain the services of another attorney.

Please let us know if you desire DeCuir & Somach to continue representing you in this matter so we can provide you a new legal services agreement. If you have questions or need additional information, please do not hesitate to call Stuart Somach or me.

Very truly yours,

William E. Hvidsten

DE CUIR & SOMACH

A PROFESSIONAL CORPORATION

400 CAPITOL MALL SUITE 1900 SACRAMENTO, CA 95814-4407 TELEPHONE (916) 446-7979 FACSIMILE (916) 446-8199

January 6, 1999

David Parraguirre 1700 Wendy Way Reno, NV 89509

Re:

Walker River Basin Water Users Association Mineral County Litigation

Dear Mr. Parraguirre:

This letter is to inform you that the Walker River Basin Water Users Association ("WUA") Board of Directors recently voted to dissolve the organization. That dissolution results in the termination of DeCuir & Somach's legal services agreement with WUA. Under that agreement, WUA was to pay for all legal services provided to you by virtue of your membership in WUA and pursuant to a legal services agreement between you and DeCuir & Somach. As a result of the foregoing, DeCuir & Somach, regrettably, must terminate its existing legal services agreement with you.

Because you are a named party in the litigation and your water rights are subject to challenge by Mineral County and the Walker River Paiute Indian Tribe, it is very important that you retain new counsel as quickly as possible. Presently, the Court is still dealing with whether Mineral County has properly served all necessary parties in the litigation. Under the current schedule, responses to Mineral County's Motion to Intervene must be filed by February 1, 1999. Mineral County will have until March 1, 1999 to file its reply. If the Motion is granted, the Court will set a deadline for responses to the Mineral County complaint sometime in the Spring of 1999.

David Parraguirre January 6, 1999 Page 2

Organization or one of the other entities that had been a member of WUA; you may want to inquire with that entity for guidance on selecting new counsel. If you would like DeCuir & Somach to continue representing you, we will need to enter into a new legal services agreement whereby you will be directly responsible for payment of our services. In the event we represent a number of individual water rights holders with common interests in the litigation, we would allocate any common interest efforts on a pro rata basis among our clients. You are also free to retain the services of another attorney.

Please let us know if you desire DeCuir & Somach to continue representing you in this matter so we can provide you a new legal services agreement. If you have questions or need additional information, please do not hesitate to call Stuart Somach or me.

Very truly yours,

William E. Hvidsten

Mordate

#### DE CUIR & SOMACH

A PROFESSIONAL CORPORATION
ATTORNEYS AT LAW

400 CAPITOL MALL
SUITE 1900
SACRAMENTO, CA 95814-4407
TELEPHONE (916) 446-7979
FACSIMILE (916) 446-8199

January 6, 1999

Plymouth Land and Stock c/o Louis W. Bergevin Post Office Box 188 Gardnerville, NV 89410

Re:

Walker River Basin Water Users Association

Mineral County Litigation

Dear Mr. Bergevin:

This letter is to inform you that the Walker River Basin Water Users Association ("WUA") Board of Directors recently voted to dissolve the organization. That dissolution results in the termination of DeCuir & Somach's legal services agreement with WUA. Under that agreement, WUA was to pay for all legal services provided to you by virtue of your membership in WUA and pursuant to a legal services agreement between you and DeCuir & Somach. As a result of the foregoing, DeCuir & Somach, regrettably, must terminate its existing legal services agreement with you.

Because you are a named party in the litigation and your water rights are subject to challenge by Mineral County and the Walker River Paiute Indian Tribe, it is very important that you retain new counsel as quickly as possible. Presently, the Court is still dealing with whether Mineral County has properly served all necessary parties in the litigation. Under the current schedule, responses to Mineral County's Motion to Intervene must be filed by February 1, 1999. Mineral County will have until March 1, 1999 to file its reply. If the Motion is granted, the Court will set a deadline for responses to the Mineral County complaint sometime in the Spring of 1999.

Plymouth Land and Stock January 6, 1999 Page 2

your water rights. If you are a member of WRID, Bridgeport Ranchers Organization or one of the other entities that had been a member of WUA, you may want to inquire with that entity for guidance on selecting new counsel. If you would like DeCuir & Somach to continue representing you, we will need to enter into a new legal services agreement whereby you will be directly responsible for payment of our services. In the event we represent a number of individual water rights holders with common interests in the litigation, we would allocate any common interest efforts on a pro rata basis among our clients. You are also free to retain the services of another attorney.

Please let us know if you desire DeCuir & Somach to continue representing you in this matter so we can provide you a new legal services agreement. If you have questions or need additional information, please do not hesitate to call Stuart Somach or me.

Very truly yours,

William E. Hvidsten

#### DE CUIR & SOMACH

A PROFESSIONAL CORPORATION
ATTORNEYS AT LAW

400 CAPITOL MALL SUITE 1900 SACRAMENTO, CA 95814-4407 TELEPHONE (916) 446-7979 FACSIMILE (916) 446-8199

January 6, 1999

Sario Livestock Co. c/o Beatrice Presto 1462 Douglas Avenue Gardnerville, NV 89410

Re: Walker River Basin Water Users Association

Mineral County Litigation

Dear Ms. Presto:

This letter is to inform you that the Walker River Basin Water Users Association ("WUA") Board of Directors recently voted to dissolve the organization. That dissolution results in the termination of DeCuir & Somach's legal services agreement with WUA. Under that agreement, WUA was to pay for all legal services provided to you by virtue of your membership in WUA and pursuant to a legal services agreement between you and DeCuir & Somach. As a result of the foregoing, DeCuir & Somach, regrettably, must terminate its existing legal services agreement with you.

Because you are a named party in the litigation and your water rights are subject to challenge by Mineral County and the Walker River Paiute Indian Tribe, it is very important that you retain new counsel as quickly as possible. Presently, the Court is still dealing with whether Mineral County has properly served all necessary parties in the litigation. Under the current schedule, responses to Mineral County's Motion to Intervene must be filed by February 1, 1999. Mineral County will have until March 1, 1999 to file its reply. If the Motion is granted, the Court will set a deadline for responses to the Mineral County complaint sometime in the Spring of 1999.

Sario Livestock Co. January 6, 1999 Page 2

your water rights. If you are a member of WRID, Bridgeport Ranchers Organization or one of the other entities that had been a member of WUA, you may want to inquire with that entity for guidance on selecting new counsel. If you would like DeCuir & Somach to continue representing you, we will need to enter into a new legal services agreement whereby you will be directly responsible for payment of our services. In the event we represent a number of individual water rights holders with common interests in the litigation, we would allocate any common interest efforts on a pro rata basis among our clients. You are also free to retain the services of another attorney.

Please let us know if you desire DeCuir & Somach to continue representing you in this matter so we can provide you a new legal services agreement. If you have questions or need additional information, please do not hesitate to call Stuart Somach or me.

Very truly yours,

William E. Hvidsten

#### DE CUIR & SOMACH

A PROFESSIONAL CORPORATION

ATTORNEYS AT LAW

400 CAPITOL MALL SUITE 1900 SACRAMENTO, CA 95814-4407 TELEPHONE (916) 446-7979

January 6, 1999

FACSIMILE (916) 446-8199

David A. Sceirine Joe Sceirine Post Office Box 1013 Yerington, NV 89447

Re: Walker River Basin Water Users Association

Mineral County Litigation

Dear Messrs. Sceirine:

This letter is to inform you that the Walker River Basin Water Users Association ("WUA") Board of Directors recently voted to dissolve the organization. That dissolution results in the termination of DeCuir & Somach's legal services agreement with WUA. Under that agreement, WUA was to pay for all legal services provided to you by virtue of your membership in WUA and pursuant to a legal services agreement between you and DeCuir & Somach. As a result of the foregoing, DeCuir & Somach, regrettably, must terminate its existing legal services agreement with you.

Because you are a named party in the litigation and your water rights are subject to challenge by Mineral County and the Walker River Paiute Indian Tribe, it is very important that you retain new counsel as quickly as possible. Presently, the Court is still dealing with whether Mineral County has properly served all necessary parties in the litigation. Under the current schedule, responses to Mineral County's Motion to Intervene must be filed by February 1, 1999. Mineral County will have until March 1, 1999 to file its reply. If the Motion is granted, the Court will set a deadline for responses to the Mineral County complaint sometime in the Spring of 1999.

David A. Sceirine Joe Sceirine January 6, 1999 Page 2

your water rights. If you are a member of WRID, Bridgeport Ranchers Organization or one of the other entities that had been a member of WUA, you may want to inquire with that entity for guidance on selecting new counsel. If you would like DeCuir & Somach to continue representing you, we will need to enter into a new legal services agreement whereby you will be directly responsible for payment of our services. In the event we represent a number of individual water rights holders with common interests in the litigation, we would allocate any common interest efforts on a pro rata basis among our clients. You are also free to retain the services of another attorney.

Please let us know if you desire DeCuir & Somach to continue representing you in this matter so we can provide you a new legal services agreement. If you have questions or need additional information, please do not hesitate to call Stuart Somach or me.

Very truly yours,

William E. Hvidsten

#### DE CUIR & SOMACH

A PROFESSIONAL CORPORATION
ATTORNEYS AT LAW

400 CAPITOL MALL
SUITE 1900
SACRAMENTO, CA 95814-4407
TELEPHONE (916) 446-7979
FACSIMILE (916) 446-8199

January 6, 1999

Jack Sceirine Beverly Sceirine Post Office Box 249 Yerington, NV 89447

Re: Walker River Basin Water Users Association

Mineral County Litigation

Dear Jack and Beverly Sceirine:

This letter is to inform you that the Walker River Basin Water Users Association ("WUA") Board of Directors recently voted to dissolve the organization. That dissolution results in the termination of DeCuir & Somach's legal services agreement with WUA. Under that agreement, WUA was to pay for all legal services provided to you by virtue of your membership in WUA and pursuant to a legal services agreement between you and DeCuir & Somach. As a result of the foregoing, DeCuir & Somach, regrettably, must terminate its existing legal services agreement with you.

Because you are a named party in the litigation and your water rights are subject to challenge by Mineral County and the Walker River Paiute Indian Tribe, it is very important that you retain new counsel as quickly as possible. Presently, the Court is still dealing with whether Mineral County has properly served all necessary parties in the litigation. Under the current schedule, responses to Mineral County's Motion to Intervene must be filed by February 1, 1999. Mineral County will have until March 1, 1999 to file its reply. If the Motion is granted, the Court will set a deadline for responses to the Mineral County complaint sometime in the Spring of 1999.

Jack Sceirine Beverly Sceirine January 6, 1999 Page 2

your water rights. If you are a member of WRID, Bridgeport Ranchers Organization or one of the other entities that had been a member of WUA, you may want to inquire with that entity for guidance on selecting new counsel. If you would like DeCuir & Somach to continue representing you, we will need to enter into a new legal services agreement whereby you will be directly responsible for payment of our services. In the event we represent a number of individual water rights holders with common interests in the litigation, we would allocate any common interest efforts on a pro rata basis among our clients. You are also free to retain the services of another attorney.

Please let us know if you desire DeCuir & Somach to continue representing you in this matter so we can provide you a new legal services agreement. If you have questions or need additional information, please do not hesitate to call Stuart Somach or me.

Very truly yours,

William E. Hvidsten

#### DE CUIR & SOMACH

A PROFESSIONAL CORPORATION
ATTORNEYS AT LAW

400 CAPÍTOL MALL
SUITE 1900
SACRAMENTO, CA 95814-4407
TELEPHONE (916) 446-7979
FACSIMILE (916) 446-8199

January 6, 1999

Kenneth Strosnider Carol Strosnider Post Office Box 26 Smith, NV 89430

Re:

Walker River Basin Water Users Association

Mineral County Litigation

Dear Kenneth and Carol Strosnider:

This letter is to inform you that the Walker River Basin Water Users Association ("WUA") Board of Directors recently voted to dissolve the organization. That dissolution results in the termination of DeCuir & Somach's legal services agreement with WUA. Under that agreement, WUA was to pay for all legal services provided to you by virtue of your membership in WUA and pursuant to a legal services agreement between you and DeCuir & Somach. As a result of the foregoing, DeCuir & Somach, regrettably, must terminate its existing legal services agreement with you.

Because you are a named party in the litigation and your water rights are subject to challenge by Mineral County and the Walker River Paiute Indian Tribe, it is very important that you retain new counsel as quickly as possible. Presently, the Court is still dealing with whether Mineral County has properly served all necessary parties in the litigation. Under the current schedule, responses to Mineral County's Motion to Intervene must be filed by February 1, 1999. Mineral County will have until March 1, 1999 to file its reply. If the Motion is granted, the Court will set a deadline for responses to the Mineral County complaint sometime in the Spring of 1999.

Kenneth Strosnider Carol Strosnider January 6, 1999 Page 2

your water rights. If you are a member of WRID, Bridgeport Ranchers Organization or one of the other entities that had been a member of WUA, you may want to inquire with that entity for guidance on selecting new counsel. If you would like DeCuir & Somach to continue representing you, we will need to enter into a new legal services agreement whereby you will be directly responsible for payment of our services. In the event we represent a number of individual water rights holders with common interests in the litigation, we would allocate any common interest efforts on a pro rata basis among our clients. You are also free to retain the services of another attorney.

Please let us know if you desire DeCuir & Somach to continue representing you in this matter so we can provide you a new legal services agreement. If you have questions or need additional information, please do not hesitate to call Stuart Somach or me.

Very truly yours,

William E. Hvidsten

DE CUIR & SOMACH

ATTORNEYS AT LAW

400 CAPITOL MALL
SUITE 1900
SACRAMENTO, CA 95814-4407
TELEPHONE (916) 446-7979

January 6, 1999

FACSIMILE (916) 446-8199

Talbot Land & Livestock c/o Thomas J. Talbot 1650 North Sierra Highway Bishop, CA 93514

Re: Walker River Basin Water Users Association

Mineral County Litigation

Dear Mr. Talbot:

This letter is to inform you that the Walker River Basin Water Users Association ("WUA") Board of Directors recently voted to dissolve the organization. That dissolution results in the termination of DeCuir & Somach's legal services agreement with WUA. Under that agreement, WUA was to pay for all legal services provided to you by virtue of your membership in WUA and pursuant to a legal services agreement between you and DeCuir & Somach. As a result of the foregoing, DeCuir & Somach, regrettably, must terminate its existing legal services agreement with you.

Because you are a named party in the litigation and your water rights are subject to challenge by Mineral County and the Walker River Paiute Indian Tribe, it is very important that you retain new counsel as quickly as possible. Presently, the Court is still dealing with whether Mineral County has properly served all necessary parties in the litigation. Under the current schedule, responses to Mineral County's Motion to Intervene must be filed by February 1, 1999. Mineral County will have until March 1, 1999 to file its reply. If the Motion is granted, the Court will set a deadline for responses to the Mineral County complaint sometime in the Spring of 1999.

Talbot Land & Livestock January 6, 1999 Page 2

your water rights. If you are a member of WRID, Bridgeport Ranchers Organization or one of the other entities that had been a member of WUA, you may want to inquire with that entity for guidance on selecting new counsel. If you would like DeCuir & Somach to continue representing you, we will need to enter into a new legal services agreement whereby you will be directly responsible for payment of our services. In the event we represent a number of individual water rights holders with common interests in the litigation, we would allocate any common interest efforts on a pro rata basis among our clients. You are also free to retain the services of another attorney.

Please let us know if you desire DeCuir & Somach to continue representing you in this matter so we can provide you a new legal services agreement. If you have questions or need additional information, please do not hesitate to call Stuart Somach or me.

Very truly yours,

William E. Hvidsten

DE CUIR & SOMACH A PROFESSIONAL CORPORATION

ATTORNEYS AT LAW

**SUITE 1900** 

SACRAMENTO, CA 95814-4407 TELEPHONE (916) 446-7979 FACSIMILE (916) 446-8199

January 6, 1999

Rachel Tholke Trust c/o Dawn Cooper, Trustee Post Office Box 97 Coleville, CA 96107

Re: Walker River Basin Water Users Association

Mineral County Litigation

Dear Ms. Cooper:

This letter is to inform you that the Walker River Basin Water Users Association ("WUA") Board of Directors recently voted to dissolve the organization. That dissolution results in the termination of DeCuir & Somach's legal services agreement with WUA. Under that agreement, WUA was to pay for all legal services provided to you by virtue of your membership in WUA and pursuant to a legal services agreement between you and DeCuir & Somach. As a result of the foregoing, DeCuir & Somach, regrettably, must terminate its existing legal services agreement with you.

Because you are a named party in the litigation and your water rights are subject to challenge by Mineral County and the Walker River Paiute Indian Tribe, it is very important that you retain new counsel as quickly as possible. Presently, the Court is still dealing with whether Mineral County has properly served all necessary parties in the litigation. Under the current schedule, responses to Mineral County's Motion to Intervene must be filed by February 1, 1999. Mineral County will have until March 1, 1999 to file its reply. If the Motion is granted, the Court will set a deadline for responses to the Mineral County complaint sometime in the Spring of 1999.

Rachel Tholke Trust January 6, 1999 Page 2

your water rights. If you are a member of WRID, Bridgeport Ranchers Organization or one of the other entities that had been a member of WUA, you may want to inquire with that entity for guidance on selecting new counsel. If you would like DeCuir & Somach to continue representing you, we will need to enter into a new legal services agreement whereby you will be directly responsible for payment of our services. In the event we represent a number of individual water rights holders with common interests in the litigation, we would allocate any common interest efforts on a pro rata basis among our clients. You are also free to retain the services of another attorney.

Please let us know if you desire DeCuir & Somach to continue representing you in this matter so we can provide you a new legal services agreement. If you have questions or need additional information, please do not hesitate to call Stuart Somach or me.

Very truly yours,

William E. Hvidsten

Bell Shulston

and the street of the control of the street of the street

WFH:mm

DECUIR & SOMACH

A PROFESSIONAL CORPORATION

400 CAPITOL MALL SUITE 1900

SACRAMENTO, CA 95814-4407 TELEPHONE (916) 446-7979 FACSIMILE (916) 446-8199

January 6, 1999

Twelves Family Trust c/o Roy Snyder and Joanne Rice Elizabeth Aadnesen 4164 South Syracuse Denver, CO 80237

> Re: Walker River Basin Water Users Association Mineral County Litigation

Dear Mr. Snyder, Ms. Rice and Ms. Aadnesen:

This letter is to inform you that the Walker River Basin Water Users Association ("WUA") Board of Directors recently voted to dissolve the organization. That dissolution results in the termination of DeCuir & Somach's legal services agreement with WUA. Under that agreement, WUA was to pay for all legal services provided to you by virtue of your membership in WUA and pursuant to a legal services agreement between you and DeCuir & Somach. As a result of the foregoing, DeCuir & Somach, regrettably, must terminate its existing legal services agreement with you.

Because you are a named party in the litigation and your water rights are subject to challenge by Mineral County and the Walker River Paiute Indian Tribe, it is very important that you retain new counsel as quickly as possible. Presently, the Court is still dealing with whether Mineral County has properly served all necessary parties in the litigation. Under the current schedule, responses to Mineral County's Motion to Intervene must be filed by February 1, 1999. Mineral County will have until March 1, 1999 to file its reply. If the Motion is granted, the Court will set a deadline for responses to the Mineral County complaint sometime in the Spring of 1999.

Again, as a water rights holder and a party named by the County in its complaint, it is important that you retain counsel to represent your interests. In the event the County's Motion to Intervene is granted, your failure to respond to

Twelves Family Trust January 6, 1999 Page 2

the County's complaint, when required, could result in a loss or reduction of your water rights. If you are a member of WRID, Bridgeport Ranchers Organization or one of the other entities that had been a member of WUA, you may want to inquire with that entity for guidance on selecting new counsel. If you would like DeCuir & Somach to continue representing you, we will need to enter into a new legal services agreement whereby you will be directly responsible for payment of our services. In the event we represent a number of individual water rights holders with common interests in the litigation, we would allocate any common interest efforts on a pro rata basis among our clients. You are also free to retain the services of another attorney.

Please let us know if you desire DeCuir & Somach to continue representing you in this matter so we can provide you a new legal services agreement. If you have questions or need additional information, please do not hesitate to call Stuart Somach or me.

Very truly yours,

William E. Hvidsten

Il Avidities

#### DE CUIR & SOMACH

A PROFESSIONAL CORPORATION ATTORNEYS AT LAW

400 CAPITOL MALL SUITE 1900 SACRAMENTO, CA 95814-4407 TELEPHONE (916) 446-7979 FACSIMILE (916) 446-8199

January 6, 1999

Sweetwater Ranch c/o William W. Weaver, Jr. 2535 State Route 338 Wellington, NV 89444

Re: Walker River Basin Water Users Association

Mineral County Litigation

Dear Mr. Weaver:

This letter is to inform you that the Walker River Basin Water Users Association ("WUA") Board of Directors recently voted to dissolve the organization. That dissolution results in the termination of DeCuir & Somach's legal services agreement with WUA. Under that agreement, WUA was to pay for all legal services provided to you by virtue of your membership in WUA and pursuant to a legal services agreement between you and DeCuir & Somach. As a result of the foregoing, DeCuir & Somach, regrettably, must terminate its existing legal services agreement with you.

Because you are a named party in the litigation and your water rights are subject to challenge by Mineral County and the Walker River Paiute Indian Tribe, it is very important that you retain new counsel as quickly as possible. Presently, the Court is still dealing with whether Mineral County has properly served all necessary parties in the litigation. Under the current schedule, responses to Mineral County's Motion to Intervene must be filed by February 1, 1999. Mineral County will have until March 1, 1999 to file its reply. If the Motion is granted, the Court will set a deadline for responses to the Mineral County complaint sometime in the Spring of 1999.

Sweetwater Ranch January 6, 1999 Page 2

your water rights. If you are a member of WRID, Bridgeport Ranchers Organization or one of the other entities that had been a member of WUA, you may want to inquire with that entity for guidance on selecting new counsel. If you would like DeCuir & Somach to continue representing you, we will need to enter into a new legal services agreement whereby you will be directly responsible for payment of our services. In the event we represent a number of individual water rights holders with common interests in the litigation, we would allocate any common interest efforts on a pro rata basis among our clients. You are also free to retain the services of another attorney.

Please let us know if you desire DeCuir & Somach to continue representing you in this matter so we can provide you a new legal services agreement. If you have questions or need additional information, please do not hesitate to call Stuart Somach or me.

Very truly yours,

William E. Hvidsten

Case 3:73-cv-00128-MMD-CSD Document 328 Filed 04/04/2000 Page 40 of 43

2ase 3:73-cv-00128-MMD-CSD Document 328 Filed 04/04/2000 Page 41 of 43

October 12, 1999

#### BRIDGEPORT RANCHER'S ORGANIZATION

Fellow members.

This subject of this letter concerns your legal representation in potential Walker River Paiute Tribe and Mineral County litigation. George Benesch as you know, is the attorney selected by the BRO search committee and subsequently approved by vote of the BRO membership at the June 1999 meeting. George is ready to represent all of us however there is a formality which needs to be addressed first.

Ethical attorneys, it turns out, are very reluctant to solicit or appear to solicit clients. Because of this conscientious consideration, in order for George Benesch to represent each of us, we must request that he be our attorney (individually). Thus I am enclosing a sample letter which you are free to use, that requests Mr. Benesch be your legal representative in Walker River Decree matters. If you still want George to be your representative as you did in June please send this letter to Mr. Benesch as soon as possible. This will do three things. One, it will release Decuir and Somach, the former Water User's Attorneys from representing you. Two, George Benesch will be in place to represent your interests. Three, you and the BRO will be ready to respond legally and in a timely way when it becomes necessary. Mr. Benesch will not need a retainer paid in advance and is willing to bill all of us collectively.

One final legal matter needs to be taken care of here and that is releasing Decuir and Somach from representing the members of the BRO. If you signed a request for Decuir and Somach to represent you as part of the membership in the Walker River Basin Water User's Assoc., then you should send them a letter stating that you no longer need their services in Walker River Decree matters. This will free them from any obligation to represent you; or to bill you. If you have your own attorney or do not need representation in this matter you do not need to respond to Mr. Benesch.

If you send in the "request letter" that is provided, please fill in you name and address and sign and date the letter before mailing.

If you have any questions or concerns please call me at (775) 465-2579.

Sincerely,

Jeff Hunewill Chairman BRO Case 3:73-cv-00128-MMD-CSD Document 328 Filed 04/04/2000 Page 42 of 43

#### Exhibit C

Artesani Family Trust

Fulstone, Richard

Hartline, Deborah

Hawkins, Terry and Hawkins, Margaret

Meier, Don/Virginia Lakes Mutual Water

Parraguirre, David

Plymouth Land & Stock

Sceirine, David

Sceirine, Joe

Sceirine, Jack and Sceirine, Beverly

Strosnider, Kenneth

Talbot, Tom

Rachel Tholke Trust, c/o Dawn Cooper, Trustee

**Twelves Family Trust** 

Weaver, William/Sweetwater Ranch