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*Exempt from filing fee pursuant to
Gov't. Code Section 6103*

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10 **MOJAVE WATER AGENCY**

11 **SUPERIOR COURT OF THE STATE OF CALIFORNIA**
12 **IN AND FOR THE COUNTY OF RIVERSIDE**

13 CITY OF BARSTOW, et al

14 Plaintiff,

15 v.

16 CITY OF ADELANTO, et al

17 Defendant.

CASE NO.: CIV 208568

**NOTICE OF CONTINUANCE
OF STATUS CONFERENCE**

Date: October 12, 2018
Time: 1:30 p.m.
Dept.: 5

18 **AND RELATED CROSS ACTIONS**

Assigned for All Purposes to:
Hon. Craig G. Reimer, Judge Presiding

19 **TO ALL PARTIES AND THEIR COUNSEL OF RECORD:**

20 PLEASE TAKE NOTICE THAT upon the court's own motion, the Status Conference
21 which the court set for September 7, 2018, at 1:30 p.m. has been continued to **October 12, 2018**
22 **at 1:30 p.m. in Department 5** of the above-entitled court. The date the Watermaster and other
23 interested Parties have to file a written response to the issues posed in the court's Order Setting
24 Status Conference dated July 9, 2018, a copy of which is attached hereto as Exhibit A, shall now
25 be due on or before October 1, 2018.

26 Dated: July 26, 2018

BRUNICK, McELHANEY & KENNEDY

27 By: 

William J. Brunick
Attorneys for Defendant/Cross-complainant,
MOJAVE WATER AGENCY

EXHIBIT A

SUPERIOR COURT OF THE STATE OF CALIFORNIA, COUNTY OF RIVERSIDE

CASE TITLE: City of Barstow v. City of Adelanto	Department 5	FILED SUPERIOR COURT OF CALIFORNIA COUNTY OF RIVERSIDE JUL 09 2018 S. Salazar
CASE NO.: CIV208568		
DATE: July 9, 2018		
PROCEEDING: Order Setting Status Conference		

The Court schedules a status conference on September 7, 2018, at 1:30 P.M. to discuss the following issues. Counsel for the Watermaster shall, and other parties may, appear at the status conference. The Watermaster shall serve a copy of this order on all parties forthwith.

No later than August 31, 2018, the Watermaster shall, and other interested parties may, file a written response to these issues. The interested party shall provide a copy of any such response to the Watermaster, who shall promptly serve it on all parties.

Any party wishing to raise any other issues at the conference shall give written notice of the intention to do so, by filing a written description of the issue with this Court and providing a copy of the document to the Watermaster, who shall promptly serve it on all parties.

The Issues to Be Addressed:

1. "The Physical Solution is intended to balance supply and demand by providing a mechanism (Rampdown of FPA) to allocate the cost of purchasing imported water supply for recharge, to those who exceed their FPA." (Wagner decl., ¶ 4.) Obviously, that "solution" is not solving the problem of the chronic overdraft of the Baja subarea, which has totaled over 408,000 acre feet since the 1-10-96 judgment (hereinafter, "Judgment") was entered, resulting in the water table dropping as much as 100 feet and continuing to fall at 1 to 2 feet per year. (Wagner decl., ¶ 13, and generally, ¶¶ 13-18.)

In response to the Court's questions at the 7-6-18 hearing about what could be done to accelerate the rampdown in the Baja subarea or otherwise reduce the overdraft more quickly, the Watermaster indicated that the Court had reserved jurisdiction to amend the Judgment, citing to paragraph 19.

- a. Paragraph 19 of the Judgment as entered on 1-10-96 does retain the Court's authority to amend the Judgment. However, in the 12-5-02 Amendment drafted by the Watermaster, paragraph 19 of the Judgment appears to have been replaced with entirely different provisions, none of which preserve any jurisdiction to amend the Judgment further.
 - i. Given the 12-5-02 amendment, is there still any express reservation of jurisdiction to amend the Judgment?
 - ii. If not, does the Court have the inherent jurisdiction to amend the Judgment?


- b. Possible amendments discussed at the 7-6-18 hearing included one that would modify paragraph 24(o) to allow rampdowns of greater than 5% per year in Baja, and one that would modify paragraph 11 to change the manner in which carryover rights are exercised in Baja. Assuming that the Court retains jurisdiction to amend the Judgment:
- i. What factual findings would be required to justify an amendment to paragraph 24(o)?
 - ii. What factual findings would be required to justify an amendment to paragraph 11?
 - iii. Since there is no likelihood that the producers in Baja would unanimously stipulate to either potential amendment, what would be the procedure for litigating the issue of whether the Judgment should be amended?
- c. The Judgment, at Exhibit H, ¶ 2.a., requires the Watermaster to recommend a 5% annual reduction of the FPA so long as the FPA exceeds the estimated PSY by 5% or more. During the hearing on 7-6-18, the Watermaster appeared to concede that, during the period of 2005 to 2015, the Watermaster's engineer proposed 5% reductions pursuant to Exhibit H, but the Watermaster overruled its engineer and recommended to the Court reductions of less than 5% even though the FPA undeniably exceeded PSY by more than 5%.
- i. Is the Court's understanding correct?
 - ii. If so, does the Judgment define the consequences of such violations?
 - iii. Do those violations justify the imposition of a rampdown of more than 5% in one year as a remedy for those past violations?
- d. Paragraph 5 of the order filed December 29, 2005, provides that the rampdown required by the Judgment may be imposed in the event of either (a) new agricultural uses that do not conform to county restrictions or (b) water production exceeding that in 2003-2004. Have either of those conditions occurred since the date of that order?
- e. Several of the annual adjustment orders, such as those in 2006 and 2007, provide that the rampdown for Baja will be adjusted downward in the event either of (a) a change of use or (b) "any change inconsistent with the December 29, 2005. order." Did either of those conditions occur during the years governed by those orders?
- f. Does the Watermaster or any other party have copies of the reporter's transcripts of the hearings in 2005 through 2015 that resulted in the Baja rampdown being set at something less than the 5% mandated by Exhibit H, paragraph 2.a? If so, does anything said at those hearings suggest that the Court intended to defer or stay that year's rampdown for Baja such that the rampdown in subsequent years could be greater than 5%?

- g. At the 7-6-18 hearing, the Watermaster stated that its engineer is reevaluating Baja's PSY.
 - i. If that reevaluation has been completed, what is the result?
 - ii. If it has not yet been completed, when is it expected to be complete?
 - h. The Watermaster has apparently adopted regulations to govern the administration of the Physical Solution under the Judgment. Without contradicting the Judgment, are there any regulatory reforms that, if adopted, would tend to decrease the rate of overdrafting of Baja?
 - i. Under the Judgment as currently in effect, are there any other potential means of accelerating progress toward the day when the overdrafting of Baja has ended? Which of those means are being pursued by the Watermaster, and what progress if any has been made?
2. The Judgment refers to a stipulated interlocutory order and judgment entered on 9-23-93. Such a document is described in the Court's docket, but no image of that document is contained in the Court's file. If the Watermaster has a conformed copy of that document, it shall provide it to the Court, directly to the clerk of Department 5.
3. The copy of the Judgment filed by the Court is incomplete. Specifically, it is missing page 11 of Exhibit E, page G -2 of Exhibit G, and all of Exhibit I. The Watermaster shall provide a conformed copy of the complete Judgment directly to the clerk of Department 5. If any of those pages or exhibits do not exist because the pages or exhibits were mis-numbered, the Watermaster shall submit a declaration of counsel to that effect.
4. The Judgment is unclear as to the identity of the parties bound by it. It states (at ¶ 1.b.): "All parties to the MWA cross-complaint are included in this judgment." But very few of the roughly 1100 cross-defendants are shown on the Court's docket as having made an appearance in this case. Seemingly acknowledging that fact, the same paragraph of the Judgment goes on to say that "all Producers making claims have been *or will be* included as parties." (Emphasis added.) The procedure for doing so does not appear to be described. Although paragraph 40 of the Judgment refers to Stipulations for Intervention, that procedure is designed for a "person who is not a Party or successor to a Party" (¶ 40), and thus would apparently exclude cross-defendants.
- a. Despite the reference in paragraph 40 of the Judgment to non-parties stipulating to intervene, the parties appear to have treated paragraph 40 as a mechanism by which producers who had been named as cross-defendants but who had not appeared prior to the entry of the judgment may stipulate to be bound by the judgment. Is that correct?
 - b. The Watermaster shall file a chart listing all parties to the Judgment. It shall consist of six columns. One column shall identify the party. One column shall identify the nature of the document by which the party appeared, e.g., by complaint, cross-complaint, answer, or stipulation. One column shall state the date that document

was filed. One column shall describe the nature of the party's involvement in the Judgment, e.g., city, water agency, Producer, Minimal Producer, etc. One column shall state the Subarea or Subareas in which the party is or was located. If the party's water rights have since been sold, assigned, or otherwise transferred, a final column shall identify the current successor in interest.

- c. Does that list include all Producers in the basin at the time that the Judgment was entered?
 - d. Does that list include all Minimal Producers in the basin at the time that the Judgment was entered?
 - e. Does that list include all cross-defendants named in the MWA's cross-complaint?
 - i. If not, has every cross-defendant who has never appeared in the action been dismissed?
 - ii. If any such cross-defendant has not been dismissed, why not?
 - f. Does that list include everyone listed on Exhibit E ("List of Producers and Their Designees") to the Judgment?
 - g. Are there currently any Producers who were not Producers in 1996 (either because they were Minimal Producers at the time or because they were not pumping any water at all at that time) who have declined to submit themselves to the Judgment?
 - h. The current report from the Watermaster says (at p. 3) that all of the Minimal Producers have been dismissed. Does that mean that none of the Minimal Producers are bound by the Judgment?
5. The Judgment states (at p. 5) that there are over 1,000 producers in the basin. The Judgment (at ¶ 24.i.) requires the Watermaster to maintain a list of "Responsible Parties." The Judgment (at ¶ 37) also requires the Watermaster to maintain a service list of everyone bound by the Judgment. The 2018 adjustment motion was served on approximately 465 people, according to the Watermaster's proof of service.
- a. What is the difference, if any, between those two lists required to be maintained by the Watermaster?
 - b. Which list was used to serve the motion?
 - c. Why is the number of people served so much less than the number of producers?
6. The Judgment refers (at p. 5) to Minimal Producers who subsequently produce over 10 acre feet per year being "made a Party pursuant to Paragraph 12" But paragraph 12 of the Judgment has nothing to do with that subject. What was the intended reference?
7. The Judgment directs the Watermaster (at ¶ 12) to bring actions to enjoin production in violation of the Judgment.
- a. Has the Watermaster ever done so?

- b. If so, under what circumstances and with what result?
8. Prior to the 12-5-02 amendment, the Judgment expressly reserved the Court's jurisdiction to, inter alia, amend the Judgment. (§ 19.)
- a. Other than (a) the amendment filed 12-5-02 regarding the Cardoza Appellants and Jess Ranch Water Company, and (b) the various stipulations to intervene, have there been any amendments of the Judgment?
- b. If so, what is the title and filing date of each such amendment?
9. The 2018 adjustment motion (at p. 8) refers to a "court ordered stay on Rampdown."
- a. Is the MWA contending that the Court has enjoined it from recommending additional rampdowns?
- b. When was the stay order filed or otherwise made?
10. The 2018 adjustment motion refers (at p. 10) to Producers agreeing to stipulate to the Judgment. No such stipulation has been filed since 5-12-16.
- a. Have any such stipulations been signed since that date?
- b. If so, why have they not been filed?
11. The Judgment provides that there shall be no "favor or prejudice to any Subarea, Producer, Party or Purpose of Use." (§ 23(a).) However, the Watermaster has in the past recommended, and the Court has approved in the past, a distinction between agricultural use on the one hand and municipal and industrial use on the other hand in the Alto and Oeste Subareas. At the 7-6-18 hearing, the Watermaster conceded that nothing in the Judgment authorized such a differential rampdown, and represented that it had been put in place at Judge Kaiser's suggestion in 2005. Also at the 7-6-18 hearing, the Watermaster speculated that, because of the decreasing number of agricultural producers in the Alto and Oeste Subareas, differentiated rampdowns in those subareas may no longer be necessary.
- a. At this time, is a differential rampdown necessary in either Alto or Oeste?
- b. If not, what should the unified rampdown percentage be for Alto? For Oeste?


Craig G. Riemer, Judge of the Superior Court

JoAnne Quihuis

From: Bill Brunick
Sent: Monday, July 16, 2018 8:57 AM
To: 'Susan.Salazar@riverside.courts.ca.gov'
Cc: JoAnne Quihuis
Subject: Fwd: CIV208568 - CITY OF BARSTOW VS CITY OF ADELANTO
Attachments: CIV208568 Order Granting Motion.pdf; CIV208568 Order Setting Status Conference.pdf

Thank you and the Court. See you in the Fall. Bill
Get [Outlook for iOS](#)

From: Marilyn Levin <marilyn.levin@doj.ca.gov>
Sent: Friday, July 13, 2018 5:43 PM
To: Bill Brunick; JoAnne Quihuis
Subject: FW: CIV208568 - CITY OF BARSTOW VS CITY OF ADELANTO

SEE MY NEW PHONE NUMBER: 213-269-6367

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Sent: Friday, July 13, 2018 2:51 PM
To: Marilyn Levin <Marilyn.Levin@doj.ca.gov>
Cc: Bill Brunick <bbrunick@bmklawplc.com>
Subject: RE: CIV208568 - CITY OF BARSTOW VS CITY OF ADELANTO

Good afternoon,

Please see the attached orders in the above matter. With regard to the Order Setting Status Conference, the hearing will now be conducted on October 12, 2018, at 1:30pm. The time to for parties to file any written responses is now October 1, 2018.

Thank you,

Susan Salazar
Courtroom Assistant – Department 05
Riverside Superior Court - Historic
County of Riverside
4050 Main Street

PROOF OF SERVICE

**STATE OF CALIFORNIA }
COUNTY OF SAN BERNARDINO}**

I am employed in the County of the San Bernardino, State of California. I am over the age of 18 and not a party to the within action; my business address is 13846 Conference Center Drive, Apple Valley, California 92307.

On July 26, 2018, the document(s) described below were served pursuant to the Mojave Basin Area Watermaster's Rules and Regulations paragraph 8.B.2 which provides for service by electronic mail upon election by the Party or paragraph 10.D, which provides that Watermaster shall mail a postcard describing each document being served, to each Party or its designee according to the official service list, a copy of which is attached hereto, and which shall be maintained by the Mojave Basin Area Watermaster pursuant to Paragraph 37 of the Judgment. Served documents will be posted to and maintained on the Mojave Water Agency's internet website for printing and/or download by Parties wishing to do so.

Document(s) filed with the court and served herein are described as follows:

NOTICE OF CONTINUANCE OF STATUS CONFERENCE

 X (STATE) I declare under penalty of perjury under the laws of the State of California that the above is true and correct.

Executed on July 26, 2018 at Apple Valley, California.



Valerie Wiegstein

Mojave Basin Area Watermaster Service List as of July 26, 2018

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Attn: Matthew Patterson

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Attn: Mathew Schulenberg

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Mojave Basin Area Watermaster Service List as of July 26, 2018

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Desert Springs Mutual Water Company
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Mojave Basin Area Watermaster Service List as of July 26, 2018

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Mojave Basin Area Watermaster Service List as of July 26, 2018

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Mojave Basin Area Watermaster Service List as of July 26, 2018

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Mojave Basin Area Watermaster Service List as of July 26, 2018

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Mojave Basin Area Watermaster Service List as of July 26, 2018

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