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SHADOW MOUNTAIN RANCH, LLC

9
10 SUPERIOR COURT OF THE STATE OF CALIFORNIA
11 COUNTY OF RIVERSIDE

12 CITY OF BARSTOW, et al.,

13 Plaintiffs,

14 v.

15 CITY OF ADELANTO, et al.,

16 Defendants.
17

Lead Case No. CIV208568
JCCP5265 MOJAVE BASIN WATER
CASES

Judge: Harold W. Hopp, Department 1

**SPECIALLY-APPEARING
PETITIONER SHADOW MOUNTAIN
RANCH, LLC'S OBJECTION TO
ROBERT C. WAGNER DECLARATION**

*[Filed concurrently with:
1. Reply ISO SMR Motion;
2. Supplemental Declaration of Tony
Morgan; and
4. Objection to RJN.]*

Date: February 7, 2024
Time: 8:30 a.m.
Dept: 1

[Reservation ID: 001680774956]

Action Filed: May 30, 1990

I. INTRODUCTION

Pursuant to applicable sections of the Evidence Code and California Rules of Court rule 3.1354, specially-appearing petitioner Shadow Mountain Ranch, LLC (“SMR”) submits the following objections to the Robert C. Wagner Declaration in Support of Mojave Water Agency’s Opposition to Motion of Shadow Mountain Ranch, LLC to Clarify and Interpret the Judgment (“Wagner Declaration”).

II. SPECIFIC OBJECTIONS

	<u>Material Objected to:</u>	<u>Grounds for Objection:</u>	<u>Ruling on Objection:</u>
1. 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28	Wagner Declaration at page 3, lines 1-7: “Several other groundwater adjudications in California also encompass multiple basins: the San Bernardino Basin Area, the Chino Basin, and the Upper Los Angeles River Area (ULARA), for example; the ULARA encompasses the San Fernando Basin, the Sylmar Basin, the Verdugo Basin and the Eagle Rock Basin. Accordingly, the Mojave Basin Area adjudication is not the only groundwater adjudication in California that includes multiple groundwater basins.”	<p><u>A. Lacks personal knowledge. (Evid. Code, § 702(a); People v. Valencia (2006) 146 Cal.App.4th 92, 103-04 [excluding testimony for lack of personal knowledge of witness].)</u></p> <p>Mr. Wagner provides no evidence of his personal knowledge of the San Bernardino Basin Area, Chino Basin, or Upper Los Angeles River Area basins and their geographic or jurisdictional boundaries. Mr. Wagner provides no citations in support of this statement and no explanation as to how he has knowledge of these basins. The material is therefore inadmissible because Mr. Wagner lacks personal knowledge.</p> <p><u>B. Lacks foundation; speculative; conclusory. (Evid. Code §§ 410, 803; Tri-State Mfg. Co. v. Super. Ct. (1964) 224 Cal.App.2d 442, 445 [“an affidavit which merely states</u></p>	Sustained: _____ Overruled: _____

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	<p><u>conclusions or opinions of the affiant is insufficient”].)</u></p> <p>Mr. Wagner has not established a proper basis for this opinion, nor has he provided direct evidence to support this assertion. He does not cite to judgments entered for any of these basins, determinations by a government agency for any of these basins, or any other evidence in support of this assertion. Rather, this assertion is mere inference and speculation. It lacks foundation and is conclusory, and is therefore inadmissible.</p> <p><u>C. Relevance. (Evid. Code §§ 210, 350.)</u></p> <p>Only relevant evidence is admissible. The purported “fact” that other basins—and not the Mojave Basin at issue here—have been adjudicated collectively has no bearing on whether the two aquifers underlying the SMR Property are subject to the single Judgment at-issue here. Because these statements are irrelevant, they are inadmissible.</p> <p><u>D. Any probative value is substantially outweighed by risk of confusing the issues. (Evid. Code § 352.)</u></p> <p>Mr. Wagner’s statements raise a substantial risk of confusing the issues. Mr. Wagner’s unsupported and unfounded opinions on where multiple basins may have been collectively adjudicated</p>	
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		<p>elsewhere, outside of the Mojave Basin, is wholly irrelevant to whether the two aquifers underlying the SMR Property are subject to the single Judgment at-issue here. SMR does not seek to amend or change the boundaries of the Mojave Basin. The risks of Mr. Wagner’s statements confusing the actual issues pertinent here outweigh any probative value and therefore are inadmissible.</p>	
<p>2.</p>	<p>Wagner Declaration at page 3, lines 8-15: “The Mojave Basin Area Judgment adjudicated all of the water resources within the Basin Area, as the surface water, groundwater, return flow from production, recharge from precipitation and other sources were included in the common water supply of the Mojave Basin Area. No distinction was made as to whether or not water was directly ‘connected’ to recharge from the Mojave River. Rather, the determination was made that pumping, or diversions within the Adjudicated Area affected the common water supply within the individual subarea from where water was produced.”</p>	<p><u>A. Vague.</u></p> <p>Mr. Wagner’s statement are vague as to what “common water supply of the Mojave Basin Area” means. It is not clear if he is referring to the adjudicated water supply or a different water supply. He cites to no provision of the Judgment or other relevant law that would define this phrase.</p> <p>Further, Mr. Wagner’s reference to “the determination was made” is also vague, as it is unclear if Mr. Wagner is referring to the Judgment or some other “determination,” whether legal, factual, or otherwise. If Mr. Wagner is in fact referring to the Judgment, he does not cite to the Judgment and it is unclear what portion of that document he alleges would support this proposition.</p> <p><u>B. Lacks personal knowledge (Evid. Code, § 702(a); People v. Valencia (2006) 146 Cal.App.4th 92, 103-04 [excluding testimony for lack</u></p>	<p>Sustained: _____ Overruled: _____</p>

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	<p><u>of personal knowledge of witness].)</u></p> <p>Mr. Wagner provides no evidence of his personal knowledge of the Judgment’s meaning, intention, and scope. While Mr. Wagner indicates he was initially retained “in or about 2001 as a consultant regarding the matters at issue in this groundwater adjudication” (Wagner Decl. ¶ 3, lines 21-22), the Judgment was entered in 1996. Logically, negotiations about the content and scope of the Judgment would have preceded 1996. Mr. Wagner did not get involved until five years later, in 2001. Therefore, Mr. Wagner provides no evidence or foundation that he has any personal knowledge about the Judgment’s drafting, and therefore its meaning, intention, and scope. For this reason, the identified statement is inadmissible.</p> <p><u>C. Lacks qualification. (Evid. Code § 720(a).)</u></p> <p>Mr. Wagner is a civil engineer and not a lawyer. (Wagner Decl. ¶¶ 1-2.) Therefore, Mr. Wagner is not qualified to opine on any legal interpretation of the Judgment.</p> <p><u>D. Lacks foundation; speculative; conclusory. (Evid. Code §§ 410, 803; <i>Tri-State Mfg. Co. v. Super. Ct.</i> (1964) 224 Cal.App.2d 442, 445 [“an affidavit which merely states conclusions or opinions of the affiant is insufficient”].)</u></p>	
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		<p>Declarations should state evidentiary facts, not conclusions. Mr. Wagner provides no basis to show how he knows that this is the “correct” meaning and interpretation of the Judgment. For example, he does not cite to any specific language in the Judgment, nor does he indicate that he received confirmation of this interpretation directly from, inter alia, the Watermaster or the Court. (And, to the extent Mr. Wagner would rely on such communications to support an interpretation, such communications would nevertheless be inadmissible hearsay under Evidence Code section 1200.) Mr. Wagner speculates as to the intent and scope of the Judgment. In essence, he attempts to interpret a legal document without providing evidentiary support or sufficient qualifications to permit him to do so. Mr. Wagner has not established a proper basis for this opinion, nor has he provided direct evidence to support this assertion. Rather, this assertion is mere inference and speculation and therefore is inadmissible.</p> <p><u>E. Improper legal conclusion. (Evid. Code §§ 310, 801; <i>Hayman v. Block</i> (1986) 176 Cal.App.3d 629, 638-39 (“affidavits must cite evidentiary facts, not legal conclusions or ‘ultimate’ facts”); <i>Marriage of Heggie</i> (2002) 99 Cal. App. 4th 28, 30 n.3 (“The proper place for</u></p>	
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	<p><u>argument is in points and authorities, not declarations.”).</u></p> <p>Mr. Wagner reaches legal conclusions as to the interpretation and meaning of the Judgment. The proper place to do so is in an attorney’s legal briefing, not in an expert’s declaration. The statements improperly reach legal conclusions and are therefore inadmissible.</p> <p><u>F. Improper expert testimony. (Evid. Code §§ 720, 801, 803; <i>Greshko v. County of Los Angeles</i> (1987) 194 Cal. App. 3d 822, 834 (“even an expert’s opinion cannot rise to the dignity of substantial evidence if it is unsubstantiated by facts”); <i>Reida v. Lund</i> (1971) 18 Cal. App. 3d 698, 702 [“affidavits containing no more than conclusions and opinions are insufficient”].)</u></p> <p>Mr. Wagner provides opinion testimony that is not within the scope of his credentials and expertise as an engineer. (<i>See</i> Wagner Decl. ¶¶ 1-2.) These statements are unsupported by any fact and are therefore inadmissible as improper expert testimony.</p> <p><u>G. Best Evidence Rule; Inadmissible Testimony re: Content of a Writing. (Evid. Code §§ 1521, 1523(a).)</u></p> <p>Mr. Wagner’s statements amount to testimony to prove the content of the Judgment’s writing. A copy of the writing—i.e., the Judgment</p>	
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	<p>itself—should have been attached, if appropriate evidence, and properly authenticated. At a minimum, Johnson should have identified any writing to support his assertion. He did not. For this reason, too, the statements are inadmissible.</p> <p><u>6. Any probative value is substantially outweighed by undue prejudice. (Evid. Code § 352.)</u></p> <p>Mr. Wagner’s statements are unduly prejudicial and for this reason should also be found inadmissible. Mr. Wagner is not qualified to opine on the legal import of the Judgment, has no personal experience in the drafting or implementation of the Judgment, and therefore his opinions are mere speculation. However, he is “the court-appointed Engineer for the Mojave Basin Area Watermaster” and therefore his statements may carry undue weight even though they unsupported by admissible evidence. (Wagner Decl. ¶ 2, lines 11-12.) The prejudice caused by Mr. Wagner’s statement outweighs any probative value and therefore are inadmissible.</p>	
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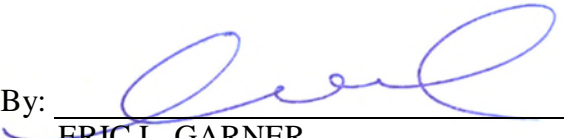
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III. CONCLUSION

SMR respectfully requests that the Court sustain SMR’s objections to each of the foregoing statements contained in the Wagner Declaration.

Dated: January 31, 2024

BEST BEST & KRIEGER LLP

By: 

ERIC L. GARNER
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PROOF OF SERVICE

I, Vanessa Guillen-Becerra, declare:

I am a citizen of the United States and employed in San Bernardino County, California. I am over the age of eighteen years and not a party to the within-entitled action. My business address is 2855 E. Guasti Road, Suite 400, Ontario, California 91761. On January 31, 2024, I served a copy of the within document(s):

SPECIALLY-APPEARING PETITIONER SHADOW MOUNTAIN RANCH, LLC'S OBJECTION TO ROBERT C. WAGNER DECLARATION

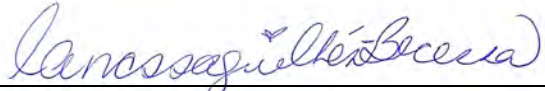
- by transmitting via facsimile the document(s) listed above to the fax number(s) set forth below on this date before 5:00 p.m.
- by placing the document(s) listed above in a sealed envelope with postage thereon fully prepaid, the United States mail at Ontario, California addressed as set forth below.
- by placing the document(s) listed above in a sealed _____ envelope and affixing a pre-paid air bill, and causing the envelope to be delivered to a _____ agent for delivery.
- by personally delivering the document(s) listed above to the person(s) at the address(es) set forth below.
- by transmitting via e-mail or electronic transmission the document(s) listed above to the person(s) at the e-mail address(es) set forth below.

Please see attached Service List.

I am readily familiar with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with the U.S. Postal Service on that same day with postage thereon fully prepaid in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit.

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

Executed on January 31, 2024, at Ontario, California.



Vanessa Guillen-Becerra

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Service List
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PROOF OF SERVICE

STATE OF CALIFORNIA }
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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.

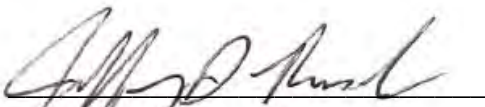
On February 1, 2024, the document(s) described below were served pursuant to the Mojave Basin Area Watermaster's Rules and Regulations paragraph 8.B.2 which provides for service by electronic mail upon election by the Party or paragraph 10.D, which provides that Watermaster shall mail a postcard describing 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:

**SPECIALY-APPEARING PETITIONER SHADOW MOUNTAIN RANCH, LLC'S
OBJECTION TO ROBERT C. WAGNER DECLARATION**

 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 February 1, 2024 at Apple Valley, California.



Jeffrey D. Ruesch

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Mojave Basin Area Watermaster Service List as of February 01, 2024

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Mojave Basin Area Watermaster Service List as of February 01, 2024

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Mojave Basin Area Watermaster Service List as of February 01, 2024

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