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IN THE DISTRICT COURT OF THE FIFTH JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF TWIN FALLS

In Re SRBA) Subcases 47-16044, et al.
) (see list of 28 subcases attached)
Case No. 39576) (USDI/BLM)
) .
) SPECIAL MASTER REPORT

Findings of Fact

The Director of the Idaho Department of Water Resources filed his *Director's Report for Domestic and Stockwater, Reporting Area 12 (IDWR Basin 47)* on August 14, 1998. The Director recommended all of the above 28 claims to the United States of America, Department of Interior, Bureau of Land Management, Idaho State Office, 1387 S. Vinnell Way, Boise, Idaho, 83709-1657, for .02 cfs from various springs in Twin Falls County for year-'round stockwater use with a priority date of January 1, 1875, based on beneficial use. The Director also noted under priority date:

4/17/1926 Claimed under federal reserved water right. This water right is also claimed based on federal law with an April 17, 1926, date of priority pursuant to an Executive Order signed the same date and known as Public Reserve 107.

On February 10, 1999, the State of Idaho filed an *Objection* to priority date for each claim: "If this water right exists, the State Law based portion of this right should have a priority date no earlier than June 28, 1934." The State also alleged that the water rights should not exist.

On May 12, 2003, the United States and the State filed a Joint Motion to Vacate Hearing on Dispositive Motions and to Proceed with Hearing under I.C. § 42-1411(a) in multiple subcases, including the above 28 subcases. On February 24, 2004, the State filed its Report on

Status of Idaho's Objections for Selected Subcases in Basins 35 and 47. The Report noted that the State's objections in 27 of the above 28 subcases have been withdrawn.¹

On March 12, 2004, the United States filed an Affidavit of Eric V. Mayes in 34 subcases, including the above 28 subcases.² Mr. Mayes, a natural resource specialist with the USDI / BLM in its Burley field office, stated that the claims are: 1) located on unreserved federal public domain as of April 17, 1926; 2) the lands currently remain under Department of Interior administration; 3) the water sources were confirmed by field investigation; 4) there is sufficient surface water at the sites for consumption by livestock; and 5) the sources of water are springs located at the claimed points of diversion and places of use.

Conclusions of Law

- 1. The Affidavit of Eric V. Mayes satisfies the requirements of I.C. §42-1411A for the United States to demonstrate a prima facie case of the existence of the water rights established under federal law; and
- 2. The United States of America is entitled to partial decrees adjudicating federal reserved water rights for the above 28 claims as described in the attached Special Master Recommendations for Partial Decrees for Water Rights.

DATED March 24, 2004.

TERRENCE A. DOLAN

Special Master

Snake River Basin Adjudication

24, 2004 Report says it should be June 28, 1934. The subcase remains at issue.

Subcase 47-16132 was not included in the State's *Report* because a *Partial Decree* in that subcase was set aside on January 12, 2004, based on the parties' *Stipulation* that a state-law based priority date was erroneous and that the subcase should proceed in accordance with I.C. § 42-1411A (a water right established under federal law).

² Mr. Mayes' Affidavit included subcases not yet ready for reporting by the Special Master: 47-16062 – the Affidavit states the priority date should be November 7, 1930, while the State's February

^{47-16082, 47-16084} and 47-16086 – the Affidavit states the priority dates should be December 16, 1895 (state-law based), while the State's Report says the priority date for 47-16082 should be June 28, 1934. That suggests that the State would assert the same priority date for 47-16084 and 47-16086. Hence, the subcases remain at issue.

⁴⁷⁻¹⁶¹¹⁴ and 47-16116 - the State's Report says that its objections continue.

47-16044

47-16056

47-16078

47-16118

47-16132

47-16148

47-16150

47-16136

47-16247

47-16259

47-16261

47-16263

47-16267

47-16273

47-16277

47-16279

47-16281

47-16287

47-16313

47-16614

47-16615

4/-10015

47-16633

47-16634

47-16635

47-16636

47-16637

47-16638

47-16639

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IN THE DISTRICT COURT OF THE FIFTH JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF TWIN FALLS

In Re SRBA)	CERTIFICATE OF MAILING
)	
Case No. 39576)	
)	Water Right(s): 47-16044
		(SEE ATTACHED EXHIBIT A)

CERTIFICATE OF MAILING

I certify that a true and correct copy of the SPECIAL MASTER'S REPORT, SPECIAL MASTER'S RECOMMENDATION FOR PARTIAL DECREE and NOTICE OF ISSUANCE OF SPECIAL MASTER'S REPORT AND RECOMMENDATION were mailed on March 24, 2004, with sufficient first-class postage prepaid to the following:

DIRECTOR OF IDWR PO BOX 83720 BOISE, ID 83720-0098 STATE OF IDAHO
Represented by:
NATURAL RESOURCES DIV CHIEF
STATE OF IDAHO
ATTORNEY GENERAL'S OFFICE
PO BOX 44449
BOISE, ID 83711-4449

USDI BLM
Represented by:
US DEPARTMENT OF JUSTICE
ENVIRONMENT & NATL' RESOURCES
550 WEST FORT STREET, MSC 033
BOISE, ID 83724

ROBBIN HALL Deputy Clerk

Exhibit A

Subcase Nos:

47-16044 47-16056 47-16078 47-16118 47-16132 47-16148 47-16150 47-16245 47-16247 47-16259 47-16261 47-16263 47-16267 47-16273 47-16277 47-16279 47-16281 47-16287 47-16313 47-16614 47-16615 47-16633 47-16634 47-16635 47-16636 47-16637 47-16638

47-16639

DIST	RICT C	OURT	-SRBA
TWIN	FALL	S CO.,	IDAHO
FILE)		

2004 MAR 24 PM 3 04

IN THE DISTRICT COURT OF THE FIFTH JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF TWIN FALLS

In Re SRBA)
Case No. 39576)

NOTICE OF ISSUANCE OF SPECIAL MASTER'S RECOMMENDATION

Water Right(s): 47-16044 (SEE ATTACHED EXHIBIT A)

On March 24, 2004, Special Master TERRENCE A. DOLAN issued a SPECIAL MASTER'S RECOMMENDATION for the above subcase(s) pursuant to SRBA Administrative Order 1 (AO1), Section 13a.

Pursuant to SRBA Administrative Order 1, Section 13a, any party to the adjudication including parties to the subcase, may file a Motion to Alter or Amend on or before the 28th day of the next month.

Failure of any party in the adjudication to pursue or participate in a Motion to Alter or Amend the SPECIAL MASTER'S RECOMMENDATION shall constitute a waiver of the right to challenge it before the Presiding Judge.

DATED March 24, 2004.

ROBBIN HALL Deputy Clerk

Exhibit A

Subcase Nos:

47-16044 47-16056 47-16078 47-16118 47-16132 47-16148 47-16150 47-16245 47-16247 47-16259 47-16261 47-16263 47-16267 47-16273 47-16277 47-16279 47-16281 47-16287 47-16313 47-16614 47-16615 47-16633 47-16634

47-16635 47-16636 47-16637 47-16638 47-16639

IN THE DISTRICT COURT OF THE FIFTH JUDICIAL DISTRICT OF THE CO., IDAHO STATE OF IDAHO, IN AND FOR THE COUNTY OF THE STALLS

In Re SRBA)	PARTIAL DECREE PURSUANT TO 2001 MAR 24 PM 3 O
	}	I.R.C.P. 54(b) FOR
Case No. 39576)	
)	Water Right 47-16615

NAME AND ADDRESS:

USDI BLM

IDAHO STATE OFFICE 1387 S VINNELL WAY BOISE, ID 83709-1657

SOURCE:

SPRING TRIBUTARY: SALMON FALLS CREEK

QUANTITY:

0.02 CFS

THE QUANTITY OF WATER UNDER THIS RIGHT SHALL NOT EXCEED 13,000

GALLONS PER DAY.

PRIORITY DATE:

04/17/1926

THIS WATER RIGHT IS DECREED BASED ON FEDERAL LAW WITH AN APRIL 17, 1926, DATE OF PRIORITY PURSUANT TO AN EXECUTIVE ORDER SIGNED THE SAME DATE AND KNOWN AS PUBLIC WATER RESERVE 107.

POINT OF DIVERSION:

T08S R14E S31

NWSESW

Within Twin Falls County

PURPOSE AND

PERIOD OF USE:

PURPOSE OF USE

PERIOD OF USE

OUANTITY

Stockwater

01-01 TO 12-31

0.02 CFS

PLACE OF USE:

Stockwater

T085 R14E S31

SESW

Within Twin Falls County

OTHER PROVISIONS NECESSARY FOR DEFINITION OR ADMINISTRATION OF THIS WATER RIGHT:

THIS PARTIAL DECREE IS SUBJECT TO SUCH GENERAL PROVISIONS NECESSARY FOR THE DEFINITION OF THE RIGHTS OR FOR THE EFFICIENT ADMINISTRATION OF THE WATER RIGHTS AS MAY BE ULTIMATELY DETERMINED BY THE COURT AT A POINT IN TIME NO LATER THAN THE ENTRY OF A FINAL UNIFIED DECREE. I.C. SECTION 42-1412(6).

RULE 54(b) CERTIFICATE

With respect to the issues determined by the above judgment or order, it is hereby CERTIFIED, in accordance with Rule 54(b), I.R.C.P., that the court has determined that there is no just reason for delay of the entry of a final judgment and that the court has and does hereby direct that the above judgment or order shall be a final judgment upon which execution may issue and an appeal may be taken as provided by the Idaho Appellate Rules.

> John M. Melanson Presiding Judge of the Snake River Basin Adjudication

SRBA PARTIAL DECREE PURSUANT TO I.R.C.P. 54(b) Water Right 47-16615 File Number: 00501

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