

DISTRICT COURT
SAN JUAN COUNTY NM
FILED
2013 JUN -6 PM 3:01

STATE OF NEW MEXICO
COUNTY OF SAN JUAN
ELEVENTH JUDICIAL DISTRICT COURT

STATE OF NEW MEXICO, ex rel. State Engineer,

Plaintiff,

vs.

UNITED STATES OF AMERICA, et al.,

Defendant.

vs.

THE JICARILLA APACHE TRIBE
and the NAVAJO NATION,

Defendant-Intervenors.

COMMUNITY DITCH DEFENDANTS

Counter-Defendants

D-1116- CV 75-184

HON. JAMES J. WECHSLER
Presiding Judge

San Juan River Adjudication
Claims of the Navajo Nation
Case No. AB-07-1

SCHEDULE FOR ORAL ARGUMENT ON DISPOSITIVE MOTIONS
JUNE 11TH & JUNE 12TH, 2013
AT 11TH JUDICIAL DISTRICT COURT, AZTEC NEW MEXICO

The provisions of the Settlement Agreement and the Proposed Decrees will be evaluated by the legal standard adopted in the Court's April 19, 2012 Amended Order.

The Settling Parties and the Settlement Proponents and the Non-Settling Parties shall each have 6.5 hours to present their motions and respond to opposing arguments concerning each prong of the legal standard. The respective parties shall decide among themselves how they wish to allocate their time. A 90-minute recess will start no later than 12:00 PM. The Court will also call a brief morning and afternoon recess.

Each day of the hearing will commence at 8:30 AM with a brief discussion of preliminary matters. Argument will then commence according to the following schedule, and conclude no later than 5:00 PM each day.

1. Settling Parties' and Settlement Proponents' arguments in support of settlement motions concerning prong 1 of the legal standard
 - a. Non-Settling Parties' response and arguments in support of their dispositive motions
 - b. Settling Parties' and Settlement Proponents' reply and response to Non-Settling Parties' dispositive motions
 - c. Non-Settling Parties' reply

D

2. Settling Parties' and Settlement Proponents' arguments in support of settlement motions concerning prong 2 of the legal standard
 - a. Non-Settling Parties' response and arguments in support of their dispositive motions
 - b. Settling Parties' and Settlement Proponents' reply and response to Non-Settling Parties' dispositive motions
 - c. Non-Settling Parties' reply

3. Settling Parties' and Settlement Proponents' arguments in support of settlement motions concerning prong 3 of the legal standard
 - a. Non-Settling Parties' response and arguments in support of their dispositive motions
 - b. Settling Parties' and Settlement Proponents' reply and response to Non-Settling Parties' dispositive motions
 - c. Non-Settling Parties' reply

4. Settling Parties' and Settlement Proponents' arguments in support of settlement motions concerning prong 4 of the legal standard
 - a. Non-Settling Parties' response and arguments in support of their dispositive motions
 - b. Settling Parties' and Settlement Proponents' reply and response to Non-Settling Parties' dispositive motions
 - c. Non-Settling Parties' reply

LORESSA BACHERT
Deputy Court Clerk III

The District Court complies with the Americans with Disabilities Act. Counsel or pro se persons must notify the Clerk of the Court of the nature of disability at least five (5) days before any hearing so appropriate accommodations may be made. The same requirement applies if a non-English language interpreter will be needed.

CERTIFICATE OF SERVICE

The undersigned hereby certifies that on June 7th, 2013, the **SCHEDULE FOR ORAL ARGUMENT ON DISPOSITIVE MOTIONS JUNE 11TH & JUNE 12TH, 2013 AT 11TH JUDICIAL DISTRICT COURT, AZTEC NEW MEXICO** was served by email to all parties on the Courts Navajo Inter Se Electronic Service List for D-1116-AB-07-1. The original Notice of Hearing can be viewed online at <http://sjrba.11thjdc.com> and a copy obtained from the Court file at the Aztec District Court 103 S. Oliver Drive, Aztec NM 87410 for 35 cents per page.

WELDON NEFF
ELEVENTH DISTRICT COURT CLERK

By: 

Deputy Court Clerk III