IN THE SUPREME COURT OF THE STATE OF NEVADA OFFICE OF THE CLERK

IN THE MATTER OF THE DETERMINATION OF THE RELATIVE RIGHTS IN AND TO THE WATERS OF MOTT CRREK, TAYLOR CREEK, CARY CREEK (AKA CAREY CREEK), MONUMENT CREEK, AND BULLS CANYON, STUTLER CREEK (AKA STATTLER CREEK), SHERIDAN CREEK, GANSBERG SPRING, SHARPE SPRING, WHEELER CREEK NO. 1, WHEELER CREEK NO. 2, MILLER CREEK, BEERS SPRING, LUTHER CREEK AND VARIOUS UNNAMED SOURCES IN CARSON VALLEY, DOUGLAS COUNTY, NEVADA.

Supreme Court No. 62620 District Court Case No. CV0363

J.W. BENTLEY; MARYANN BENTLEY; AND BENTLEY FAMILY 1995 TRUST, Appellants,

VS.

THE STATE OF NEVADA STATE ENGINEER; HALL RANCHES, LLC; THOMAS J. SCYPHERS; KATHLEEN M. SCYPHERS; FRANK SCHARO; SHERIDAN CREEK EQUESTRIAN CENTER, LLC; DONALD S. FORRESTER; KRISTINA M. FORRESTER; RONALD R. MITCHELL; AND GINGER G. MITCHELL, Respondents.

<u>EXEMPTION FROM SETTLEMENT PROGRAM - NOTICE TO FILE DOCUMENTS</u>

TO: Matuska Law Offices, Ltd./Michael L. Matuska
Dyer, Lawrence, Penrose, Flaherty, Donaldson & Prunty/Jessica C. Prunty
Attorney General/Carson City/Bryan L. Stockton, Deputy Attorney General
Thomas J. Hall

Upon review of this matter, it has been determined that this appeal will not be assigned to the settlement program. Accordingly, appellant(s) shall have fifteen (15) days from the date of this notice to comply with NRAP 9(a).

Appellants shall have 120 days from the date of this notice to file and serve the opening brief and appendix. Thereafter, briefing shall proceed in accordance with NRAP 31(a)(1).

DATE: February 14, 2013

Tracie Lindeman, Clerk of Court

By: Linda Hamilton Deputy Clerk