Jerry M. Snyder Law Office of Jerry M. Snyder Nevada State Bar No. 6830 429 Plumb Ln. Reno, Nevada 89509 Jerry@Jerrysnyderlaw.com Electronically Filed Telephone (775) 499-5647 Aug 23 2018 11:47 a.m. Facsimile (775) 499-5648 Elizabeth A. Brown Attorney for Lyon County, Nevada Clerk of Supreme Court 5 IN THE SUPREME COURT OF THE STATE OF NEVADA MINERAL COUNTY and WALKER LAKE WORKING GROUP. Case No.: 75917 Appellants, 10 LYON COUNTY, CENTENIAL 11 LIVESTOCK, BRIDGEPORT RANCHERS, SCHROEDER GROUP. 12 WALKER RIVER IRRIGATION DISTRICT, STATE OF NEVADA, DEP'T 13 OF WILDLIFE, AND COUNTY OF MONO, CALIFORNIA. 14 RESPOPNDENTS 15 16 17 18 MOTION TO ASSOCIATE COUNSEL 19 Respondent Lyon County, Nevada, by and through its counsel of record 20 Jerry M. Snyder, hereby moves the Court for an order permitting Roderick E. 21 Walston to practice in Nevada pursuant to Nevada Supreme Court Rule 42. This 22 23 Motion is supported by the attached "Verified Application for Association of 24 Counsel" (Exhibit 1) "Certificate of Good Standing from the State of California" 25 (Exhibit 2), and the State Bar of Nevada Statement (Exhibit 3). 26 111 27 28

AFFIRMATION

Pursuant to NRS 239B.030, the undersigned does hereby affirm that the preceding document does not contain the social security number of any person.

Dated this 22 day of August, 2018

Jerry M. Snyder

Law Office of Jerry M. Snyder Nevada State Bar No. 6830

429 Plumb Ln.

Reno, Nevada 89509

Jerry@Jerrysnyderlaw.com

Telephone: (775) 499-5647

Facsimile: (775) 499-5648

Attorney for Lyon County, NV

CERTIFICATE OF SERVICE

I hereby certify that the foregoing Motion to Associate Counsel was filed electronically with the Nevada Supreme Court on the 22nd day of August, 2018. Electronic Service of the foregoing document shall be made in accordance with the Master Service List as follows:

Stephen B. Rye Jerry M. Snyder Gordon DePaoli

Bryan Stockton Adam Laxalt Therese Ure

I further certify that on the 22nd day of August, 2018, I served, via USPS first class mail, a complete copy of the foregoing **JOINT MOTION TO SUSPEND**

BRIEFING SCHEDULE on the following attorneys of record who are not

registered for electronic service:

Stacey Simon, County Counsel
Jason Canger, Deputy County Counsel
Office of the County Counsel
County of Mono
P.O. Box 2415
Mammoth Lakes, CA 93546

Dale Ferguson Woodburn and Wedge 6100 Neil Road, Suite 500 Reno, NV 89511

Roderick E. Walston Steven G. Martin Best Best & Krieger LLP 2001 N. Main Street, Suite 390 Walnut Creek, CA 94596

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Jerry Snyder

Exhibit List

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Exhibit 1:	Verified Application for Association of Counsel
Exhibit 2:	Certificate of Good Standing from the State of California
Exhibit 3:	State Bar of Nevada Statement
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wer w	

EXHIBIT 1

EXHIBIT 1

IN THE SUPREME COURT OF THE STATE OF NEVADA

	KING GORUP,		No. 75917			
LYON COUNTS LIVESFOCK, BI RANCHERS, SF WALKER RIVE STATE OF NEV	IROFDER GROUP, R FREIGATION DISTRICT ADA DEPARTMENT OF T ONO, CALIFORNIA.	E; WILDLIFE; AND	ASSOCIA		N FOR NSEL UNDER URT RULE 42	
	RODERICK	EUGENE	WALSTON	· ·	_, Petitioner, respect	fully represents:
	First	Middle Name	La			De gradini v Stantoni i se
	L. Petitioner reside	es at 19 Estabue	no Drive			
•			Str	cet Address		
	Orinda			Contra Costa	County	CA
	City	and the second s	taning and the second s	County	State	Commence of the second
	94563	925 \ 375-9511				
	Zip Code	Teleph	ione			
	•					
	2. Petitioner is	an attorney at l	aw and a mer	nber of the law	firm of	
		ecies de des ess				
	Best Best & Kries		Parkallation at 1990			symposition bases
•	with offices at 20					
		Street Addres	S.			
	Walnut Creek			Contra Costa	optimie ali 1 set 1 set alimpi - 1 immunini mai 2 litti iliteris	, CA
	City			County		State
	** . *** ***					
	94596	. (925 \ 977-3	304	Rođeniel	c.Walston@bbklaw.c	om
	2.0	Telephon	e		Email	

Lyon County, Centennial Livestock and Schroeder Group to provide legal representation in
connection with the above-entitled matter now pending before the above referenced court.
4. Since Jan. 16 of 1962, petitioner has been, and presently is, a member of good standing of
the bar of the highest court of the State of California where petitioner regularly practice
law.
5. Petitioner was admitted to practice before the following United States District Courts, United
States Circuit Courts of Appeal, the Supreme Court of the United States, and/or courts of other states.
on the dates indicated for each, and is presently a member in good standing of the bars of said Cour
California Federal District Courts: Northern District Eastern District Southern District Southern District October 1983
Federal Circuit Courts: Ist Circuit 2nd Circuit Courts: October 2008
3rd Circuit November 2008 9th Circuit March 1976 11th Circuit July 2008
6. Is Petitioner currently suspended or disbarred in any court? You must answer yes or no. If ye give particulars; e.g., court, jurisdiction, date: No.
7. Is Petitioner currently subject to any disciplinary proceedings by any organization with authori
at law? You must answer yes or no. If yes, give particulars, e.g. court, discipline authority, dat
status: No.

8. Has Petitioner	ever received public	e discipline including, but not li	mited to, suspension or
disbarment, by any	organization with au	thority to discipline attorneys at la	w? You must answer yes
		discipline authority, date, status.	The state of the s
9. Has Petitioner e	ver had any certificat	e or privilege to appear and practi	ce before any regulatory
administrative body	suspended or revok	ed? You must answer yes or no. If	yes, give particulars, e.g.
date, administrative	e body, date of suspe	nsion or reinstatement: No.	
10. Has Petitioner,	either by resignation	withdrawal, or otherwise, ever te	rminated or attempted to
terminate Petitione	r's office as an attorne	y in order to avoid administrative,	disciplinary, disbarment,
or suspension proce	eedings? You must a	nswer yes or no. If yes, give partic	culars: No
·			
		et de des systems para esta anno de servo de servo de servo de la seguir de des plitações de la composição de s	
		pplication(s) to appear as counsel	
include Federal Pr		vears in the following matters, if n	one, indicate so: (do not
Date of Application	Cause	Title of Court Administrative Body or Arbitrator	Was Application Granted or Denied?
None.	ting a make an all the control of th	and the second s	
in had desirant war on the left described and restriction on the second restriction between the contractions of	advision semigrapho e sono metado de alementa de proprio per apresenta se sustida de la compansión de la compa	annon-kon ni 2 skapinga ya muuun minjakkiisi sa Tannongaji "Tannon mahimo ka ka manamuun mahama ka mada mahama	- 1994 karpetan 1995 kwa katalini maningipini ngapira kili shepama ini puransa anau, wakate
(lf)	necessary, please atta	ich a statement of additional appli	cations)

12. Nevada Counsel of Record for Petition in this matter is:
(must be the same as the signature on the Nevada Counsel consent page)

<u>Jerry</u>		Snyder	6830
First Name	Middle Name	Last Name	NV Bar#
who has offices at	Jerry Snyder Law		with the second
and the second s	Firm?	Name/Company	re parameter a personal de restrato de la compansión de l
429 W. Plumb Lan		Reno	Washoe County
Street Address	The second secon	City	County
89509	(775) 449-56	#7	
Zip Code	Phone	Number	
13. The following	accurately represents t	ha names and addragges	of each party in this matter,
· · · · · · · · · · · · · · · · · · ·		ite traines und acurezses	or cach party in tina matter,
WHETHER OR N	OT REPRESENTED I	BY COUNSEL, and the	names and addresses of each
counsel of record v	who appeared for said pa	irties: (You may attach as	an Exhibit if necessary.)
NAME		MAIL	NG ADDRESSS
* .		2.7 A.C. 2.4 South	A TOTAL A BARANT MANTEN THE MANTEN SALES AND S
And the second s			
	See attachment,		
4. Petitioner agre	es to comply with the or	ovisions of Nevada Suor	eme Court Rule 42(3) and (13)
		verseying verse runn anger	
and Petitioner con	sents to the jurisdiction	of the courts and discip	olinary boards of the State of
Nevada in accorda	nce with provisions as	set forth in SCR 42(3) at	d (13). Petitioner respectfully
requests that Petitio	oner be admitted to pract	ice in the above-entitled co	ourt FOR THE PURPOSES OF
THIS MATTER O	NLY.		

15. Petitioner has disclosed in writing to the client that the applicant is not admitted to practice in this jurisdiction and that the client has consented to such representation.

- 1. Roderick E. Walston , do hereby swear/affirm under penalty of perjury that the assertions of this application and the following statements are true:
 - 1) That I am the Petitioner in the above entitled matter.
- 2) That I have read Supreme Court Rule (SCR) 42 and meet all requirements contained therein, including, without limitation, the requirements set forth in SCR 42(2), as follows:
 - (A) I am not a member of the State Bar of Nevada;
 - (B) I am not a resident of the State of Nevada;
 - (C) I am not regularly employed as a lawyer in the State of Nevada;
 - (D) I am not engaged in substantial business, professional, or other activities in the State of Nevada;
 - (E) I am a member in good standing and eligible to practice before the bar of any jurisdiction of the United States; and
 - (F) I have associated a lawyer who is an active member in good standing of the State Bar of Nevada as counsel of record in this action or proceeding.
 - 2) That I have read the foregoing application and know the contents thereof, that the same is true of my own knowledge except as to those matters therein stated on information and belief, and as to the matter I believe them to be true.

That I further certify that I am subject to the jurisdiction of the Courts and disciplinary boards of this state with respect to the law of this state governing the conduct of attorneys to the same extent as a member of the State Bar of Nevada; that I understand and shall comply with the standards of professional conduct required by members of the State Bar of Nevada; and that I am subject to the disciplinary jurisdiction to the State Bar of Nevada with respect to any of my actions occurring in the course of such appearance.

	DATED thi	is 1st day of August , 2018
		Petitioner/Affiant (blue ink)
•		
STATE OF)) ss	
Subscribed and sworn to before me	jenistramani	PLEASE SEE ATTACHED FOR CA GOV'T CODE 8202 COMPLIANT JURAT
this day of		***************************************
Notary Public		Andrews

certificate ve who signed is attached,	olic or other officer completing this erifies only the identity of the individual the document to which this certificate and not the truthfulness, accuracy, or at document.
	fornia UNITY A CISTA and sworn to (or affirmed) before me on this 154 ANST, 20 18, by Roderick E. Walston
proved to m person(s) w	e on the basis of satisfactory evidence to be the no appeared before me. ELIZABETH BALLOUE Commission # 2083772 Notary Public - California Contra Costa County My Comm. Expires Oct 9, 2018 Signature Signature

DESIGNATION, CERTIFICATION AND CONSENT OF NEVADA COUNSEL

SCR 42(14) Responsibilities of Nevada attorney of record.

T M S.

- (a) The Nevada attorney of record shall be responsible for and actively participate in the representation of a client in any proceeding that is subject to this rule.
- (b) The Nevada attorney of record shall be present at all motions, pre-trials, or any matters in open court unless otherwise ordered by the court.
- (c) The Nevada attorney of record shall be responsible to the court, arbitrator, mediator, or administrative agency or governmental body for the administration of any proceeding that is subject to this rule and for compliance with all state and local rules of practice. It is the responsibility of Nevada counsel to ensure that the proceeding is tried and managed in accordance with all applicable Nevada procedural and ethical rules.

1 VENET P	ereby agree to associate with Petitioner referenced hereinabove
Print Nevada Counsel Name	
and further agree to perform all of the	e duties and responsibilities as required by Nevada Supreme
Court Rule 42.	
	DATED this 27 day of July ,20 18
	Nevada Counsel of Record (blue ink)
<i>Y</i> / 1	xevada Counsel of Record (orde lik)
STATE OF <u>Nevada</u>	
county of Washoe) ss)
Subscribed and sworn to before me	ANGELINA KLIMEK
this 27 day of July,	Notary Public - State of Nevada Appointment Recorded in Washoe County No: 07-2592-2 - Expires April 21, 2019

In the Supreme Court of the State of Nevada Mineral County, et al. v. Lyon County, et al. Case No. 75917

Attachment to Verified Application for Association of Counsel Under Nevada Supreme Court Rule 42 #13

Mineral County 932 "E" ST HAWTHORNE, NV 89415

Walker Lake Working Company P.O. Box 525 Hawthorne, NV 89415

Lyon County 27 S. Main Street Yerington, NV 89447 Phone: 775-463-6531

Centennial Livestock 652 West Cromwell Avenue # 103 Fresno, CA 93711

Bridgeport Ranchers Organization 68 Twin Lakes Road Bridgeport, CA 93517

Schroeder Group Client group represented by Schroeder Law Offices, P.C. Theresa A. Ure Shroeder Law Offices, P.C. 440 Marsh Avenue Reno, NV 89509

Sean A. Rowe
Mineral County District Attorney
P.O. Box 1210
Hawthorne, NV 89415
775-945-3636
Fax: 775-945-0740
Email: srowe@mineralcountynv.org
Attorneys for Mineral County, Nevada and
Walker Lake Working Group

Simeon M. Herskovits
Advocates for Community & Environment
P.O. Box 1075
El Prado, NM 87529-1075
505-758-7202
Fax: 505-758-7203
Email:
simeon@communityandenvironment.net
Attorneys for: Mineral County, Nevada and
Walker Lake Working Group

Stephen B. Rye, District Attorney Lyon County 31. S. Main Street Yeringron, NV 89447 (775) 463-6511 Attorneys for Lyon County

Jerry M. Snyder 429 West Plumb Reno, NV 89509 (775) 449-5647 nevadajerrysnyder@gmail.com Attorneys for Lyon County

Roderick E. Walston
Best Best & Krieger LLP
2201 N. Main Street, Suite 390
Walnut Creek, CA 94596
925-977-3300
Email: roderick.walston@bbklaw.com
Attorneys for Centennial Livestock, Lyon
County and Schroeder Group

Therese A. Ure Schroeder Law Offices, R.C. 440 Marsh Avenue Reno, N V 89509 (775) 786-8800 t.ure@water-law.com Attorney for the Schroeder Group Gordon H, DePaoli Dale E. Ferguson Woodburn and Wedg 6100 Neil Road, Suite 500 Reno, NV 89511 Tel. 775-688-3000 Fax: 775-688-3088 Email: gdepaoli@woodburnandwedge.com Attorneys for Walker River irrigation District

Adam Paul Laxalt, Attorney General
Bryan L. Stockton, Senior Deputy Attorney
General
100 North Carson Street
Carson City, NV 89701-4717
Tel. 775.684.1228
Fax: 775.684.1103
Email: bstockton@ag.nv.gov
Attorneys for Nevada Department of Wildlife

Stacey Simon, Acting County Counsel
Stephen M. Kerins, Deputy County Counsel
Office of the County Counsel
County of Mono
P,O. Box 2415
Mammoth Lakes, CA 93546
Tel. 760-924-1700
Fax: 760-924-1701
Email: ssimon@mono.ca.gov
Attorneys for County of Mono, California

EXHIBIT 2

EXHIBIT 2

180 HOWARD STREET, SAN FRANCISCO, CALIFORNIA 94105-1617

TELEPHONE: 888-800-3400

CERTIFICATE OF STANDING

July 25, 2018

TO WHOM IT MAY CONCERN:

This is to certify that according to the records of the State Bar, RODERICK EUGENE WALSTON, #032675 was admitted to the practice of law in this state by the Supreme Court of California on January 16, 1962; that from the date of admission to December 15, 2003, he was an ACTIVE member of the State Bar of California; that on December 15, 2003, he transferred at his request to the INACTIVE status; that from that date to April 27, 2004, he was an INACTIVE member of the State Bar of California; that on April 27, 2004, he transferred at his request to the ACTIVE status; that he has been since that date, and is at date hereof, an ACTIVE member of the State Bar of California; and that no recommendation for discipline for professional or other misconduct has ever been made by the Board of Trustees or a Disciplinary Board to the Supreme Court of the State of California.

THE STATE BAR OF CALIFORNIA

Denise Velasco Custodian of Membership Records

EXHIBIT 3

EXHIBIT 3

STAT

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IN THE SUPREME COURT OF THE STATE OF NEVADA

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Case No. 75917

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Mineral Co. 5

Lyon County

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vs.

STATE BAR OF NEVADA STATEMENT PURSUANT TO SUPREME COURT RULE 42(3)(b)

THE STATE BAR OF NEVADA, in response to the application of Petitioner, submits the following statement pursuant to SCR42(3):

SCR42(6) Discretion. The granting or denial of a motion to associate counsel pursuant to this rule by the court is discretionary. court, arbitrator, mediator, or administrative or governmental hearing officer may revoke the authority of the person permitted to appear under this rule. Absent special circumstances, repeated appearances by any person or firm of attorneys pursuant to this rule shall be cause for denial of the motion to associate such person.

- Limitation. It shall be presumed, absent special circumstances, and only upon showing of good cause, that more than 5 appearances by any attorney granted under this rule in a 3-year period is excessive use of this rule.
- The applicant shall have the Burden on applicant. burden to establish special circumstances and good cause for an appearance in excess of the limitation set forth in subsection 6(a) of this rule. The applicant shall set forth the special circumstances and good cause in an affidavit attached to the original verified application.
- 1. DATE OF APPLICATION: August 3, 2018
- 2. APPLYING ATTORNEY: Roderick Eugene Walston, Esq.
- 3. FIRM NAME AND ADDRESS: Best Best & Krieger, LLP, 2001 N. Main Street, Suite 390, Walnut Creek, CA 94596

- 4. NEVADA COUNSEL OF RECORD: Jerry M. Snyder, Esq., Law Office of Jerry M. Sndyer, 429 W. Plumb Lane, Reno, NV 89509
- 5. There is no record of previous applications for appearance by petitioner within the past three (3) years.

DATED this August 3, 2018

Member Services Admin.
Pro Hac Vice Processor
STATE BAR OF NEVADA

EXHIBIT 2

EXHIBIT 2

180 HOWARD STREET, SAN FRANCISCO, CALIFORNIA 94105-1617

TELEPHONE: 888-800-3400

CERTIFICATE OF STANDING

July 25, 2018

TO WHOM IT MAY CONCERN:

This is to certify that according to the records of the State Bar, RODERICK EUGENE WALSTON, #032675 was admitted to the practice of law in this state by the Supreme Court of California on January 16, 1962; that from the date of admission to December 15, 2003, he was an ACTIVE member of the State Bar of California; that on December 15, 2003, he transferred at his request to the INACTIVE status; that from that date to April 27, 2004, he was an INACTIVE member of the State Bar of California; that on April 27, 2004, he transferred at his request to the ACTIVE status; that he has been since that date, and is at date hereof, an ACTIVE member of the State Bar of California; and that no recommendation for discipline for professional or other misconduct has ever been made by the Board of Trustees or a Disciplinary Board to the Supreme Court of the State of California.

THE STATE BAR OF CALIFORNIA

Denise Velasco

Custodian of Membership Records

EXHIBIT 1

EXHIBIT 1

IN THE SUPREME COURT OF THE STATE OF NEVADA

	CO, AND WALKER RKING GORUP,)	No. 75917			
LIVESTOCK; RANCHERS; S WALKER RIV STATE OF NE	Y; CENTENNIAL BRIDGEPORT SHROEDER GROUP, ER IRRIGATION DISTRICT WADA DEPARTMENT OF Y MONO, CALIFORNIA, TS.		ASSOCIATI		N FOR NSEL UNDER URT RULE 42	
	RODERICK	EUGENE	WALSTON		, Petitioner, res	pectfully represents:
	First	Middle Name	Last			
	Petitioner reside	es at <u>19 Estabue</u>	Stree	t Address		
	Orinda		3 3	Contra Costa (, <u>CA</u>
	City			County	Sta	
	94563 , (925) 375-9511		20000400000000		
	Zip Code	Telepl	none			
	Petitioner is Best Best & Krieg	an attorney at 1	aw and a memb	er of the law f	irm of	
	with offices at 200	01 N. Main Stre				
		Street Addres	SS			
	Walnut Creek		, <u>C</u>	ontra Costa		,CA
	City			County		State
	94596	, (925) 977-3:	304	Roderick	.Walston@bbkla	ıw.com
	Zip	Telephon	e		Email	

3. Petitioner has been retained personally or as a member of	f the above named law firm by
Lyon County, Centennial Livestock and Schroeder Group	to provide legal representation in
connection with the above-entitled matter now pending before	ore the above referenced court.
4. Since Jan. 16 of 1962, petitioner has been, and pres	ently is, a member of good standing of
the bar of the highest court of the State of California	where petitioner regularly practices
law.	
5. Petitioner was admitted to practice before the following	g United States District Courts, United
States Circuit Courts of Appeal, the Supreme Court of the Ur	nited States, and/or courts of other states
on the dates indicated for each, and is presently a member in	good standing of the bars of said Courts:
California Federal District Courts: Northern District Eastern District	DATE ADMITTED January 1968 January 1981 October 1983
Southern District Federal Circuit Courts: 1st Circuit	July 2008
2nd Circuit	October 2008
3rd Circuit	November 2008
9th Circuit 11th Circuit	March 1976 July 2008
6. Is Petitioner currently suspended or disbarred in any cougive particulars; e.g., court, jurisdiction, date: No.	urt? You must answer yes or no. If yes,
7. Is Petitioner currently subject to any disciplinary proceed at law? You must answer yes or no. If yes, give particular	
status: No.	

II. Petitioner has	s filed the following apring the past three (3) y	pplication(s) to appear as counselvears in the following matters, if no Title of Court Administrative Body or Arbitrator	under Nevada Supreme
11. Petitioner has Court Rule 42 dur include Federal F Date of Application	s filed the following apring the past three (3) y	oplication(s) to appear as counsel years in the following matters, if n Title of Court Administrative Body	under Nevada Supreme one, indicate so: (do not Was Application Granted or
11. Petitioner has Court Rule 42 dur	s filed the following apring the past three (3) y	pplication(s) to appear as counsel rears in the following matters, if n	under Nevada Supreme one, indicate so: (do not
11. Petitioner has Court Rule 42 dur	s filed the following apring the past three (3) y	pplication(s) to appear as counsel	under Nevada Supreme
II. Petitioner has	s filed the following ap	pplication(s) to appear as counsel	under Nevada Supreme
or suspension pro	oceedings? You must a	nswer yes or no. If yes, give partic	culars: No.
or suspension pro	oceedings? You must a	nswer yes or no. If yes, give partic	culars: No.
terminate Petition	ner's office as an attorne	y in order to avoid administrative,	disciplinary, disbarment,
10. Has I chilone	i, cities by resignation.	, withdrawal, or otherwise, ever te	rminated or attempted to
10 Has Datisian			
		nsion or reinstatement: No.	
administrative bo	dy suspended or revoke	ed? You must answer yes or no. If	yes, give particulars, e.g.
9. Has Petitioner	ever had any certificat	te or privilege to appear and practi	ce before any regulatory
~			
20 20 20 TO 100	particulars, e.g. court,	discipline authority, date, status:	No.
or no. If yes, give			
		thority to discipline attorneys at la	w? You must answer ves
disbarment, by an	ny organization with au	e discipline including, but not li thority to discipline attorneys at la	

12. Nevada Counsel of Record for Petition in this matter is: (must be the same as the signature on the Nevada Counsel consent page)

Jerry		Snyder	6830
First Name	Middle Name	Last Name	NV Bar#
who has offices at Je	rry Snyder Law		
	Firm	Name/Company	,
429 W. Plumb Lane		, Reno	Washoe County
Street Address		City	County
89509	, (775) 449-56	47	
Zip Code	Phone	Number	
WHETHER OR NOT	REPRESENTED	BY COUNSEL, and the	of each party in this matter, names and addresses of each an Exhibit if necessary.)
NAME	appeared for said p		NG ADDRESSS
	See attachment.		
			eme Court Rule 42(3) and (13)
and Pentioner consen	is to the jurisdiction	of the courts and discip	olinary boards of the State of
Nevada in accordance	with provisions as	set forth in SCR 42(3) ar	d (13). Petitioner respectfully
requests that Petitioner	be admitted to pract	ice in the above-entitled co	ourt FOR THE PURPOSES OF
THIS MATTER ONL	Υ.		
15. Petitioner has disc	losed in writing to t	he client that the applican	t is not admitted to practice in

this jurisdiction and that the client has consented to such representation.

- 1, Roderick E. Walston, do hereby swear/affirm under penalty of perjury that the assertions of this application and the following statements are true:
 - 1) That I am the Petitioner in the above entitled matter.
- 2) That I have read Supreme Court Rule (SCR) 42 and meet all requirements contained therein, including, without limitation, the requirements set forth in SCR 42(2), as follows:
 - (A) I am not a member of the State Bar of Nevada;
 - (B) I am not a resident of the State of Nevada:
 - (C) I am not regularly employed as a lawyer in the State of Nevada;
 - I am not engaged in substantial business, professional, or other activities in the State of Nevada;
 - (E) I am a member in good standing and eligible to practice before the bar of any jurisdiction of the United States; and
 - (F) I have associated a lawyer who is an active member in good standing of the State Bar of Nevada as counsel of record in this action or proceeding.
 - 2) That I have read the foregoing application and know the contents thereof; that the same is true of my own knowledge except as to those matters therein stated on information and belief, and as to the matter I believe them to be true.

That I further certify that I am subject to the jurisdiction of the Courts and disciplinary boards of this state with respect to the law of this state governing the conduct of attorneys to the same extent as a member of the State Bar of Nevada; that I understand and shall comply with the standards of professional conduct required by members of the State Bar of Nevada; and that I am subject to the disciplinary jurisdiction to the State Bar of Nevada with respect to any of my actions occurring in the course of such appearance.

	DATED this	1st day of August , 2018
		Roder & Walter
		Petitioner/Affiant (blue ink)
STATE OF		
COUNTY OF) ss	
Subscribed and sworn to before me		PLEASE SEE ATTACHED FOR CA GOV'T CODE 8202 COMPLIANT JURAT
this day of	. 20	•
Notary Public		•

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of California County of CISTA

Subscribed and sworn to (or affirmed) before me on this day of Transcribed, by Roderick E. Walston proved to me on the basis of satisfactory evidence to be the person(s) who appeared before me.

ELIZABETH BALLOUE
Commission # 2083772
Notary Public - California
Contra Costa County
My Comm. Expires Oct 9, 2018

(Seal)

Signature

clypbeth Followe

DESIGNATION, CERTIFICATION AND CONSENT OF NEVADA COUNSEL

SCR 42(14) Responsibilities of Nevada attorney of record.

- (a) The Nevada attorney of record shall be responsible for and actively participate in the representation of a client in any proceeding that is subject to this rule.
- (b) The Nevada attorney of record shall be present at all motions, pre-trials, or any matters in open court unless otherwise ordered by the court.
- (c) The Nevada attorney of record shall be responsible to the court, arbitrator, mediator, or administrative agency or governmental body for the administration of any proceeding that is subject to this rule and for compliance with all state and local rules of practice. It is the responsibility of Nevada counsel to ensure that the proceeding is tried and managed in accordance with all applicable Nevada procedural and ethical rules.

I JERRY M.	SNYDER	_hereby agree to associate with Petitioner referenced hereinabove
Print Nevada C	Counsel Name	
and further agree	e to perform all of	the duties and responsibilities as required by Nevada Supreme
Court Rule 42.		
		DATED this 27 day of July , 20 [8
<i>Y</i>	/	Nevada Counsel of Record (blue ink)
CT ATE OF	101101	

) ss

COUNTY OF Washoe

Subscribed and sworn to before me

this $\frac{27}{2}$ day of $\frac{3}{4}$ day $\frac{3}{4}$ $\frac{1}{4}$

Notary Public

ANGELINA KLIMEK
Notary Public - State of Nevada
Appointment Recorded in Washoe County
No: 07-2592-2 - Expires April 21, 2019

In the Supreme Court of the State of Nevada Mineral County, et al. v. Lyon County, et al. Case No. 75917

Attachment to Verified Application for Association of Counsel Under Nevada Supreme Court Rule 42 #13

Mineral County 932 "E" ST HAWTHORNE, NV 89415

Walker Lake Working Company P.O. Box 525 Hawthorne, NV 89415

Lyon County 27 S. Main Street Yerington, NV 89447 Phone: 775-463-6531

Centennial Livestock 652 West Cromwell Avenue # 103 Fresno, CA 93711

Bridgeport Ranchers Organization 68 Twin Lakes Road Bridgeport, CA 93517

Schroeder Group Client group represented by Schroeder Law Offices, P.C. Theresa A. Ure Shroeder Law Offices, P.C. 440 Marsh Avenue Reno, NV 89509

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Walker Lake Working Group

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County and Schroeder Group

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Attorneys for County of Mono, California

1	Jerry M. Snyder Law Office of Jerry M. Snyder			
2	Nevado Stato Dar No. 6020			
3	Reno, Nevada 89509	lly Filad		
4	4 Telephone (775) 499-5647 Aug 23 201	I8 11:47 a.m		
5	Facsimile (775) 499-5648 Attorney for Lyon County, Nevada Elizabeth A Clerk of Su	v. Brown preme Court		
6	IN THE CUIDENCE COURT OF THE COLUMN			
7	7			
8	8 MINERAL COUNTY and WALKER LAKE			
9	9 WORKING GROUP,	1.7		
10	Appellants, Case No.: 759	17		
11	LYON COUNTY, CENTENIAL LIVESTOCK, BRIDGEPORT			
12	II DANGHEDG COHDOEDED CDOID			
13	DISTRICT, STATE OF NEVADA, DEP'T OF WILDLIFE, AND COUNTY OF			
14	MONO CALIFORNIA			
15	RESPOPNDENTS {			
16	16			
17	17			
18	MOTION TO ASSOCIATE COUNSEL			
19	Respondent Lyon County, Nevada, by and through its counsel of	of record		
20	20			
21				
22	Walston to practice in Nevada pursuant to Nevada Supreme Court Rule 42. This			
23	Motion is supported by the attached "Verified Application for Associat	cion of		
24	Counsel" (Exhibit 1) "Certificate of Good Standing from the State of California"			
25	(Exhibit 2), and the State Bar of Nevada Statement (Exhibit 3)			
26	26			
27				
28	28 ///			

AFFIRMATION

Pursuant to NRS 239B.030, the undersigned does hereby affirm that the preceding document does not contain the social security number of any person.

Dated this 22 day of August, 2018

Jerry M. Snyder

Law Office of Jerry M. Snyder Nevada State Bar No. 6830

429 Plumb Ln.

Reno, Nevada 89509

Jerry@Jerrysnyderlaw.com

Telephone: (775) 499-5647 Facsimile: (775) 499-5648 Attorney for Lyon County, NV

CERTIFICATE OF SERVICE

I hereby certify that the foregoing Motion to Associate Counsel was filed electronically with the Nevada Supreme Court on the 22nd day of August, 2018. Electronic Service of the foregoing document shall be made in accordance with the Master Service List as follows:

Stephen B. Rye Jerry M. Snyder Gordon DePaoli

Bryan Stockton Adam Laxalt Therese Ure

I further certify that on the 22nd day of August, 2018, I served, via USPS first class mail, a complete copy of the foregoing JOINT MOTION TO SUSPEND BRIEFING SCHEDULE on the following attorneys of record who are not

registered for electronic service:

Stacey Simon, County Counsel
Jason Canger, Deputy County Counsel
Office of the County Counsel
County of Mono
P.O. Box 2415
Mammoth Lakes, CA 93546

Dale Ferguson Woodburn and Wedge 6100 Neil Road, Suite 500 Reno, NV 89511

Roderick E. Walston Steven G. Martin Best Best & Krieger LLP 2001 N. Main Street, Suite 390 Walnut Creek, CA 94596

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Jerry Snyder

1	Exhibit List		
2	Exhibit 1:	Verified Application for Association of Counsel	
3 4	Exhibit 2:	Certificate of Good Standing from the State of California	
5	Exhibit 3:	State Bar of Nevada Statement	
6		State Bar of Nevada Statement	
7			
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