IN THE SUPREME COURT OF THE STATE OF NEVADA

MINERAL COUNTY; AND WALKER LAKE WORKING GROUP,

Appellants,

VS.

LYON COUNTY; CENNTENNIAL LIVESTOCK; BRIDEGPORT RANCHERS; SCHROEDER GROUP; WALKER RIVER IRRIGATION DISTRICT; STATE OF NEVADA DEPARTMENT OF WILDLIFE; AND COUNTY OF MONO, CALIFORNIA, Respondents.

No. 75917

FILED

OCT 2 5 2018

CLERK OF SUPREME COURT

BY DEPUTY CLERK

ORDER GRANTING SUPPLEMENTAL MOTION TO ASSOCIATE COUNSEL

We previously granted respondent Lyon County's motion to associate attorney Roderick E. Walston as counsel of record pursuant to SCR 42. Respondents Lyon County and Centennial Livestock have now filed a motion for clarification of our order. Respondents state that their motion requested that Mr. Walston be permitted to appear on behalf of Lyon County, Centennial Livestock, and Schroeder Group, but our order does not indicate whether Mr. Walston may appear on behalf of Centennial and Schroeder Group. Respondents ask that we revise our order to allow Mr. Walston to appear on behalf of Centennial Livestock. Respondents state they do not request that Mr. Walston be authorized to appear on behalf of Schroeder Group as that respondent is represented by other counsel.

Respondents' motion to associate counsel was filed solely on behalf of Lyon County. Accordingly, our order granted Mr. Walston leave to appear only on behalf of Lyon County. Given the current motion, it appears that respondents intended their original motion to be filed on

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behalf of both Lyon County and Centennial. Under these circumstances, we treat the instant motion for clarification as a supplement to the August 23, 2018, motion to associate counsel.

Attached to the original motion to associate Mr. Walston is a verified application, a certificate of standing from the State Bar of California, and a statement pursuant to SCR 42 from the State Bar of Nevada. The State Bar of Nevada's Rule 42 statement indicates that Mr. Walston has not previously applied to appear in Nevada courts within the past 3 years. See SCR 42(6) (stating that repeated appearances by any person pursuant to this rule shall be cause for denial of the motion). Accordingly, we grant the supplemental motion to associate. SCR 42(8). Mr. Walston shall be permitted to appear on behalf of respondents Lyon County and Centennial Livestock in this matter. Nevada attorney Jerry M. Snyder, of the Law Office of Jerry M. Snyder, shall be responsible for all matters presented by Mr. Walston in this matter. See SCR 42(14)(a) (requiring the Nevada attorney of record to be responsible for and actively participate in the representation of a client in these proceedings); NRAP25(a)(5) (requiring all documents submitted to the supreme court for filing to include the original signature of at least one attorney of record who is an active member of the State Bar of Nevada); NRAP 46(a)(3) (requiring Nevada counsel to sign all briefs, be present during oral argument, and be responsible for all briefs and matters presented by foreign counsel).

It is so ORDERED.

Dogles, c.j

SUPREME COURT OF NEVADA



cc: Mineral County District Attorney
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