

FILED *HR.*  
UNITED STATES DISTRICT COURT  
DISTRICT OF NEW MEXICO  
2015 JUL 30 AM 9:37  
CLERK-SANTA FE

From:  
John Hogden  
#3 Cornerstone lane  
Santa Fe, NM 87506

To: the United States District Court for the District of New Mexico

RE: Case 6:66-cv-06639-WJ-WPL Document 10237 filed 7/14/15

I Object to the motion to correct subfile order to adopt priority for Domestic/Livestock well (subfiles 5.59 & 5.68). The motin does not, as it claims, just change a priority date. It also adds the words "or the historic beneficial use, whichever is less" to the section of the subfile that reads:

Amount of Water: Not to exceed a diversion of 3.0 acre-feet per year from the well described above.

Although the court has not given enough time for me to research what appears to be a blatant theft of water rights that is hidden in a motion that claims to only be related to changing the priority date, I don't believe I have ever seen the motion's additional language on any document from the state engineer's office, or any other source, in the 18 years since I bought and owned the rights to 3.0 acre-feet of water.

John Hogden

