

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF NEW MEXICO

STATE OF NEW MEXICO, ex rel. STATE )  
ENGINEER, )

Plaintiff, )

v. )

R. LEE AAMODT, et.al., )

Defendants, )

And )

UNITED STATES OF AMERICA, )

PUEBLO DE NAMBE, )

PUEBLO DE POJOAQUE, )

PUEBLO DE SAN ILDEFONSO, )

and PUEBLO DE TESUQUE, )

No. 66cv6639 WJ/WPL

Acequia Ancon de Jacona  
a/k/a Acequia de Jacona  
Subfile Nos. 6.56 & 6.57

Plaintiffs-in-Intervention.

**ORDER GRANTING MOTION TO CORRECT SUBFILE ORDER TO ADOPT  
PRIORITY FOR DOMESTIC/LIVESTOCK GROUNDWATER RIGHT  
(SUBFILE NOS. 6.56 & 6.57)**

The Court, having considered the *Motion to Correct Subfile Order to Adopt Priority for Domestic/Livestock Groundwater Right (Subfile Nos. 6.56 & 6.57)* (Doc. 10566, filed April 15, 2016) filed by the State of New Mexico (the “State”), with no responses opposing the Motion having been filed, and being otherwise fully advised in the premises, finds that the State’s Motion is well-taken, and that it should be **GRANTED**.

**IT IS ORDERED, THEREFORE,** Subpart B.1 of Paragraph 5 of the February 26, 1974 Subfile Order entered in Subfile Nos. 6.56 and 6.57 is corrected to adopt priority for the domestic/livestock groundwater water right as follows:

Purpose: Non NMSA § 72-12-1 and -1.1 Domestic use for One Household  
and/or Livestock (Groundwater Only)

State Engineer File No.: None

Priority: November 28, 1956 or date the well was completed if earlier

Point of Diversion: SW ¼ NW ¼ SE ¼ Sec. 12, T. 19N., R. 8E.

Place of Use: Within the property owned by the Defendant(s) served by the  
well

Amount of Water: Not to exceed a diversion of 3.0 acre-feet per year from the well  
described above or the historic beneficial use, whichever is less.

Except as expressly corrected by this Order, all other elements of the rights adjudicated under  
Subfile Nos. 6.56 and 6.57 shall remain as stated in the February 26, 1974 Subfile Order and  
subsequent orders of this Court.

  
UNITED STATES DISTRICT JUDGE