

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 SAN ILDEFONSO, and )

PUEBLO DE TESUQUE, )

Plaintiffs-in-Intervention )

No. 66cv6639 WJ/WPL

Acequia del Medio  
(Ortiz Branch)  
Subfile No. 2.45

**[PROPOSED] ORDER GRANTING MOTION TO CORRECT SUBFILE ORDER TO  
CLARIFY “NO RIGHT” ON SUBFILE TRACT (SUBFILE NO. 2.45)**

The Court, having considered the *Motion to Correct Subfile Order to Clarify “No Right”  
On Subfile Tract (Subfile No. 2.45)* (Doc. \_\_\_\_\_, \_\_\_\_\_) filed by the State of New  
Mexico (the “State”), 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, the May 8, 1968, Order entered in Subfile Nos. 2.45 &  
2.46 is corrected to clarify that there is no valid irrigation water right adjudicated under Subfile  
No. 2.45

IT IS FURTHER ORDERED, Paragraph 5.A of the May 8, 1968, Order entered in  
Subfile Nos. 2.45 & 2.46 is corrected to state “No Right” for the acreage in Subfile 2.45.

Except as expressly corrected by this Order, all other elements of the rights adjudicated under May 8, 1968, Order entered in Subfile Nos. 2.45 & 2.46 should remain as stated in said order and subsequent orders of this Court.

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WILLIAM P. JOHNSON  
UNITED STATES DISTRICT JUDGE