## SUPERIOR COURT OF THE STATE OF CALIFORNIA

## COUNTY OF LOS ANGELES

DEPARTMENT 10 HON. WILLIAM F. HIGHBERGER, JUDGE

SANTA BARBARA CHANNELKEEPER, A ) CALIFORNIA NON-PROFIT CORPORATION,)

) SUPERIOR COURT ) CASE NO.

PLAINTIFF,

) 19STCP01176

E DVIII I II.

VS.

STATE WATER RESOURCES CONTROL BOARD, A CALIFORNIA STATE AGENCY, ET AL.,

DEFENDANTS.

EFENDANTS.

AND RELATED CROSS-ACTION.

## REPORTER'S TRANSCRIPT OF PROCEEDINGS

MONDAY, FEBRUARY 14, 2022

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3	MONDAY, FEBRUARY 14, 2022		
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5	ALPHABETICAL/CHRONOLOGICAL LIST OF WITNESSES		
6	(NONE)		
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9	EXHIBITS		
10	(NONE)		
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1	CASE NUMBER: 19STCP01176
2	CASE NAME: CHANNELKEEPERS VS. STATE WATER
3	LOS ANGELES, CA MONDAY, FEBRUARY 14, 2022
4	DEPARTMENT 10 HON. WILLIAM F. HIGHBERGER, JUDGE
5	REPORTER: FELIPE CARRILLO, CSR NO. 9555
6	TIME: P.M. SESSION
7	APPEARANCES: (AS HERETOFORE NOTED.)
8	* * *
9	
10	THE COURT: THE ORDER FOR THE REPORTER HAS
11	BEEN SIGNED.
12	THE REPORTER: THANK YOU, YOUR HONOR.
13	THE COURT: WE'RE ON THE RECORD IN
14	19STCP01176, SAN BERNARDINO CHANNELKEEPERS VERSUS
15	STATE WATER RESOURCES CONTROL BOARD. WE HAVE
16	LAWYERS PRESENT IN COURTROOM. I PUBLISHED THE
17	REVISED TENTATIVE THIS MORNING. I'M AWARE OF
18	MR. BAGGERLY'S MOST RECENT POSTING ON THE FILING
19	SERVEXPRESS BULLETIN BOARD.
20	I HAVE A RESPONSE FOR THE BENEFIT OF
21	MR. BAGGERLY AS WELL AS EVERYBODY ELSE WHO NEEDS TO
22	INTERACT WITH THE COURT IN REGARD TO MATTERS OF
23	FILING, MATTERS OF RESERVING HEARING DATES, MATTERS
24	OF USING LACOURTCONNECT, QUESTIONS ABOUT COURT
25	REPORTERS, AND MOTION HEARING DATES, AND THE LIKE.
26	POSTED AND MESSAGE JUST A FEW MINUTES AGO ENTITLED,
27	TIPS FOR INTERACTING WITH LASC SUPERIOR COURT, THAT
28	INCLUDES THEIR LINKS TO WHERE YOU NEED TO FIND

- 1 INFORMATION ABOUT HOW TO PROPERLY FILE THINGS,
- 2 LINKS TO USING LACOURTCONNECT WHEN THAT IS THE
- 3 PLATFORM, AND OTHER RELEVANT INFORMATION INCLUDING
- 4 A LINK TO INFORMATION ABOUT PROCEDURES IN THE
- 5 COMPLEX PROGRAM GENERALLY.
- 6 SPECIFIC TO MR. BAGGERLY'S CONCERN ABOUT
- 7 HIS NOTICE OF INTENT, ANYBODY WHO IS A PARTY IN
- 8 THIS CASE, AND THAT'S A LOT OF PEOPLE, INCLUDING
- 9 MR. BAGGERLY, CAN SIGN UP TO USE LACOURTCONNECT
- 10 WITHOUT ADVANCE CONSENT BY THE JUDGE.
- 11 SO INSOFAR AS YOU TELL ME, MR. BAGGERLY,
- 12 ALL YOU WANT TO DO IS LISTEN DURING THE COURSE OF
- 13 TRIAL, THAT WILL BE JUST FINE. IT'S IF YOU WANT TO
- 14 START TALKING IN THE COURSE OF TRIAL THAT AT THE
- 15 MOMENT YOU DON'T HAVE THE RIGHT STATUS TO DO THAT.
- 16 BUT ANYBODY WHO IS A PARTY OR AN ATTORNEY
- 17 FOR A PARTY CAN USE LACOURTCONNECT TO LINK IN,
- 18 CONTRARY TO WHEN I THINK WE'LL BE ON A ZOOM
- 19 PLATFORM. AND ONCE WE'RE ON A ZOOM PLATFORM,
- 20 ANYBODY WHO WOULD HAVE THE RIGHT TO ACCESS AND
- 21 LISTEN VIA LACOURTCONNECT SHOULD HAVE AN EQUAL
- 22 OPPORTUNITY TO LISTEN VIA THE ZOOM LINK.
- 23 I THINK I WILL START BY ASKING COUNSEL FOR
- 24 CITY OF VENTURA QUESTIONS, COMMENTS, CONCERNS ABOUT
- 25 WHAT I PUT OUT THERE ABOUT TRIAL PREPARATION, THE
- 26 DOCUMENT THAT YOU HAD YESTERDAY EVENING AT THE END
- 27 OF THE SUPER BOWL AS REVISED THIS MORNING.
- 28 MR. PISANO: GOOD AFTERNOON, YOUR HONOR.

- 1 CHRISTOPHER PISANO APPEARING FOR THE CITY OF
- 2 VENTURA.
- 3 IT WAS A THOROUGH RESPONSE TO THE TRIAL
- 4 READINESS STATEMENTS, SO IT'S GREATLY APPRECIATED.
- 5 WE DID HAVE A CHANCE, MR. HAGERTY AND I HAD A
- 6 CHANCE, TO REVIEW IT LAST NIGHT AND AGAIN THIS
- 7 MORNING, AND I HAVE A FEW OUESTIONS REGARDING SOME
- 8 OF THE INSTRUCTIONS ON HERE, AND I'LL JUST GO DOWN
- 9 THE LIST.
- 10 ITEM NUMBER 1 FOR EXHIBITS. DO YOU WANT
- 11 THEM BATES LABELED, YOUR HONOR? YOU WANT EXHIBITS
- 12 BATES LABELED SO IT WOULD SAY EXHIBIT NUMBER DASH
- 13 AND THEN PAGE NUMBER?
- 14 THE COURT: HE'S GOING TO HAVE HIS PORTION
- 15 BATES NUMBERED, WHICH PROBABLY WOULD BE THE CASE IN
- 16 OVER 90 PERCENT, IF NOT OVER 95 PERCENT, IF NOT
- 17 OVER 99 PERCENT OF THE SITUATIONS. I THINK UNDER
- 18 THE REFERENCE TO PAGES IT WOULD PROBABLY BE USEFUL
- 19 TO HAVE WHATEVER BATES NUMBERS ENCAPSULATES THAT
- 20 DOCUMENT AS A FAILSAFE TO BE SURE WE KNOW WHAT
- 21 WE'RE TALKING ABOUT. I THINK THAT WOULD BE
- 22 HELPFUL. I RAN OUT OF SPACE LEFT TO RIGHT, AND
- 23 THOSE KIND OF THINGS I'M GOING TO MAKE A SIDEWAYS
- 24 SHEET ON LEGAL PAPER. BUT I THINK ELABORATING WITH
- 25 THE HEADING "PAGES" WITH BATES NUMBERS OR HAVING A
- 26 COLUMN ADJACENT TO IT WITH BATES NUMBERS WHEN THEY
- 27 EXIST WOULD BE HELPFUL.
- MR. PISANO: OKAY.

- 1 ANOTHER QUESTION I HAD WITH REGARDS TO
- 2 EXHIBITS, I KNOW YOU INDICATED THAT THE OFFICIAL
- 3 COPY WILL HAVE STICKERS APPLIED. DO WE OBTAIN
- 4 THOSE IN ADVANCE?
- 5 THE COURT: (INDICATING).
- 6 I CAN SHOW YOU WHAT THE STICKERS LOOK LIKE
- 7 WHEN WE HAND THEM OUT IN ADVANCE.
- 8 THE ANSWER IS NO.
- 9 THE COURTROOM ASSISTANT: NO, WE DON'T.
- 10 WHEN THEY BRING IT UP, THAT'S THE TIME.
- 11 THE CLERK: ONCE THEY MARK IT AND NAME IT,
- 12 I'LL TAG IT.
- 13 THE COURT: STEP ONE, IF IT'S ONLY
- 14 IDENTIFICATION IT GETS A TAG, A LITTLE RED/PINK.
- 15 THESE ARE PRETTY OLD. IF IT GETS INTO EVIDENCE IT
- 16 GETS THE YELLOW TAG WHICH SUPERSEDES THE RED/PINK
- 17 TAG.
- 18 OBVIOUSLY, FROM A PROCESS POINT OF VIEW, I
- 19 WOULD HOPE THAT MOST OF THE EXHIBITS WOULD BE
- 20 PREDETERMINED TO BE GOOD TO GO, GET RIGHT INTO
- 21 EVIDENCE, AND DON'T HAVE THIS LITTLE DETOUR OF THEM
- 22 BEING MARKED. BUT THAT'S WHY YOU ARE SUPPOSED TO
- 23 GO OVER THE EXHIBIT LIST WITH ALL OTHER INTERESTED
- 24 PARTIES IN ADVANCE OF THE FIRST MORNING OF TRIAL.
- MR. PISANO: UNDERSTOOD.
- THE COURT: TAKE A MOMENT.
- NEXT?
- 28 MR. PISANO: WHEN IT DOES COME TIME FOR

- 1 CROSS-EXAMINATION AND REBUTTAL EXAMINATION AND WE
- 2 HAVE CROSS-EXAMINATION AND REBUTTAL EXHIBITS THAT
- 3 ARE NOT PART OF THE EXHIBIT LIST --
- 4 THE COURT: BECAUSE YOU WANT TO KEEP YOUR
- 5 PATTERN GOING.
- 6 MR. PISANO: CORRECT.
- 7 THE COURT: THAT'S FAIR.
- 8 MR. PISANO: DO YOU ENVISION THAT IT WOULD
- 9 BE DONE ENTIRELY VIRTUALLY SO EVEN THE ATTORNEYS IN
- 10 THE COURTROOM --
- 11 THE COURT: NO.
- 12 MR. PISANO: -- ESSENTIALLY HAND THE
- 13 WITNESS --
- 14 THE COURT: NO. YOU CAN DO IT OLD SCHOOL
- 15 IF YOU'RE IN THE COURTROOM.
- 16 MR. PISANO: OKAY.
- 17 THE COURT: YOU HAVE TO HAVE THEM AVAILABLE
- 18 IF YOU WANT PEOPLE TO GO IN THEM. AND YOU MAY WANT
- 19 TO FIND YOUR WAY WITH A TECH PERSON, FIGURE OUT HOW
- 20 THEY'RE GOING TO GET IT UP ON THE SCREEN, SO THAT
- 21 PEOPLE PARTICIPATING REMOTELY KNOW WHAT THIS
- 22 STARTING EXHIBIT LOOKS LIKE.
- MR. PISANO: UNDERSTOOD.
- 24 THE COURT: YOU MAY WANT TO HAVE THE TECH
- 25 PERSON HAVE IN HAND A SECRET CONTROL THAT HE KNOWS
- 26 HE HAS HIMSELF BUT ISN'T SHARED UNTIL YOU SAY:
- 27 OKAY, PUT IT UP ON CHAT FOR THE BENEFIT OF THE
- 28 WITNESS. AND IF IT GOES UP ON CHAT, ALTHOUGH THE

- 1 WITNESS CAN OPEN IT AND USE IT QUIETLY AND
- 2 PRIVATELY, I BELIEVE EVERYBODY ELSE WHO HAS ACCESS
- 3 TO ZOOM WILL BE ABLE TO ACCESS THE SAME WITNESS IN
- 4 THE CHAT FUNCTION. SO EVEN IF THEY'RE SITTING IN
- 5 THEIR OFFICE IN VENTURA OR OJAI OR CAMARILLO, THEY
- 6 CAN DO THE SAME THING THAT THE WITNESS IS DOING.
- 7 I WAS ALSO GOING TO TAKE A MOMENT TO OPEN
- 8 UP A ZOOM, ALTHOUGH IF I OPEN UP A ZOOM IT'S GOING
- 9 TO THEN TEMPORARILY BLANK OUT THE LACOURTCONNECT
- 10 IMAGES OF THE COUNSEL WHO ARE APPEARING REMOTELY,
- 11 SO THERE'S A PLUS-MINUS TO DOING THAT. MAYBE WE
- 12 NEED TO HAVE A SECOND SESSION THAT'S PURELY A TECH
- 13 EXPERIMENTATION TO SEE HOW IT WORKS BECAUSE
- 14 LACOURTCONNECT DOES NOT GIVE YOU SHARED SCREEN, AT
- 15 LEAST NOT TO MY KNOWLEDGE, WHEREAS ZOOM OR ONE OF
- 16 ITS COMPETITORS IS PROBABLY BETTER ALSO INCLUDING
- 17 THE TIMELY VALUE OF THE FUNCTION.
- 18 IF THE PARTIES WANTS ONE OF THESE PLATFORMS
- 19 OVER ANOTHER, BUT IT SEEMS PRETTY CLEAR WE NEED AT
- 20 LEAST ONE, IF NOT MORE THAN ONE, TECH PERSON IN
- 21 COURT, DEPENDING ON WHETHER YOU REALLY CAN SHARE
- 22 WITH YOUR LEGAL ADVERSARIES, HERE IN OJAI AND
- 23 OTHERS, WHETHER YOU ARE GOING TO HAVE SEPARATE TECH
- 24 PEOPLE IN THE COURTROOM TRYING TO SHARE THE SAME
- 25 CONNECTIVITY TO THE MONITORS BUT, OTHERWISE, SORT
- 26 OF RESPECTFULLY KEEPING A DISTANT.
- 27 YOU HAVE A DIFFERENT GEOGRAPHIC PROBLEM.
- 28 I'VE GOT TO FIGURE OUT FOR THOSE WHO ARE GOING TO

- 1 COME IN PERSON. BECAUSE AS I COUNT IT, YOU,
- 2 MR. PISANO, MR. HAGERTY, APPEAR TO ALIGN WITH
- 3 VENTURA RIVER WATER AND MEINERS OAKS AND ALSO ALIGN
- 4 WITH WOOD-CLAEYSSENS. SO WOOD-CLAEYSSENS HAS TWO
- 5 DIFFERENT FIRMS. VENTURA RIVER PLUS MEINERS OAKS
- 6 HAS TWO DIFFERENT FIRMS. YOU'RE ONE FIRM BUT
- 7 PROBABLY HAVE MORE THAN ONE LAWYER. YOU ALL -- IN
- 8 THEORY, IN MY MIND, I HAVE TO SOMEHOW MAKE DUE WITH
- 9 ONE COUNSEL TABLE AND THE BACK OF THE GALLERY.
- 10 CITY OF OJAI AND THE PEOPLE ALIGNED WITH
- 11 CITY OF OJAI APPEAR TO BE THE MAIN ADVERSARY UNLESS
- 12 I'M MISSING SOMETHING. SO THEY PROBABLY GET THE
- 13 OTHER TABLE. I DON'T THINK A NOMINAL PLAINTIFF IS
- 14 GOING TO TRY TO SWING A BIG STICK IN THIS EXERCISE.
- 15 THEY HAVEN'T EVEN GIVEN US A NOTICE OF INTENT TO
- 16 APPEAR. SO I THINK FOR THESE PURPOSES YOU GET
- 17 MOVED FORWARD, CITY, AND PLAINTIFF'S COUNSEL AND
- 18 CITY OF OJAI GETS TO SIT AT DEFENSE TABLE.
- 19 ALTHOUGH, YOU AS A MATTER OF HABIT BECAUSE YOUR
- 20 PARTY TECHNICALLY IS A DEFENDANT, FIND THEIR WAY TO
- 21 THE DEFENSE TABLE. BUT OJAI AND THE PEOPLE
- 22 ALIGNING WITH OJAI SHARE ONE TABLE HERE FACING THE
- WELL.
- 24 BUT THEN WE HAVE OTHER PEOPLE LIKE
- 25 MR. JUNGREIS'S CLIENTS WHO DON'T NECESSARILY WANT
- 26 TO FIND THEMSELVES SITTING RIGHT IN THE LAP OF
- 27 VENTURA CITY OR IN THE LAP OF OJAI CITY, WHO WOULD
- 28 PROBABLY WANT TO HAVE THEIR OWN GEOGRAPHIC

- 1 DISTANCE, PERHAPS IN THE JURY BOX, PERHAPS IN ONE
- 2 OF THE COUNSEL TABLES, EXCUSE ME, ONE OF THE BENCH
- 3 SEATS AT THE FRONT OF THE GALLERY WITH A FOLDING
- 4 TABLE IN FRONT OF THEM.
- 5 THE AG'S OFFICE, WHICH HAS TWO DIFFERENT
- 6 ADVOCATES, PRESUMABLY DOESN'T SEE THEMSELVES AS
- 7 TIGHTLY ALIGNED WITH EITHER VENTURA CITY OF OJAI
- 8 CITY. SO I ASSUME THEY WANT THEIR OWN LITTLE
- 9 SAFETY ISLAND TO OCCUPY THEMSELVES.
- 10 I'M NOT SURE IF COUNSEL FOR MANATT PHELPS
- 11 EXPECTS TO COME IN PERSON FOR AREA ENERGY OR JUST
- 12 MONITOR PROCEEDINGS, BUT THAT WOULD BE YET ANOTHER
- 13 ENTITY.
- 14 WE HAVE QUITE A BIT OF FRONT ROW OF GALLERY
- 15 SPACE, ALTHOUGH OFTEN THE TECH PEOPLE FIND THAT A
- 16 CONVENIENT PLACE TO SET UP SHOP, BUT IT DOES ALLOW
- 17 OTHER LAWYERS WHO DON'T WANT TO FEEL THAT THEY ARE
- 18 DIRECTLY AT LINK-LOCKED ARMS WITH VENTURA CITY OR
- 19 OJAI CITY COULD FIND THEIR OWN LITTLE PIECE OF
- 20 INDEPENDENT GEOGRAPHY. BUT WE HAVE TO FIGURE THIS
- 21 OUT, AND IF SOME OF THESE PEOPLE WANT TO DO IT ALL
- 22 VIRTUALLY WITH THE PERILS OF TRYING TO BE EFFICIENT
- 23 ADVOCATES VIRTUALLY WITH OTHER PEOPLE IN THE
- 24 COURTROOM, THEY'RE WELCOME TO TRY; THOUGH, I DO
- 25 THINK THEY PUT THEMSELVES AT A DISADVANTAGE.
- 26 I'M NOT TRYING TO BE PREJUDICIAL TO THEM,
- 27 THAT WOULD BE UNFAIR, BUT I THINK THERE'S A
- 28 PRACTICAL PROBLEM OF HAVING SOME PEOPLE IN COURT

1 AND SOME PEOPLE NOT. 2 GO AHEAD. 3 MR. PISANO: VERY GOOD, YOUR HONOR. SO WITH REGARDS TO SETTING UP A ZOOM SO 4 5 THAT WE HAVE THE FILE SHARE CAPABILITIES, IS THE 6 COURT'S VISION THEN TO HAVE BOTH LACOURTCONNECT AND ZOOM GOING AT THE SAME TIME? 7 8 THE COURT: NO. 9 MR. PISANO: NO, JUST DO IT VIA ZOOM? 10 THE COURT: TRUE. 11 MR. PISANO: OKAY. 12 THE COURT: I WOULD URGE YOU TO REACH OUT. 13 DO YOU REMEMBER, ROBIN (PHONETIC), THE NAME 14 OF THE VENDOR THAT SUPPORTED THE CINCO (PHONETIC) 15 TRIAL? NOT AT THE MOMENT, YOUR HONOR. 16 THE CLERK: 17 THE COURT: THERE WAS ONE PERSON WHO SUPPORTED BOTH SIDES. DID IT EFFECTIVELY. SEEMED 18 19 TO BE TOTALLY NONPARTISAN. 2.0 I KNOW FROM TALKING TO THE HEAD OF 21 EXECUTIVE PRESENTATIONS A FEW MONTHS AGO, THE TECH 22 PEOPLE, AT LEAST DURING THE PEAKS AND VALLEYS OF 23 TRIALS HAVE BEEN UNDEREMPLOYED ON OCCASION AND THEN 24 OVER EMPLOYED AT TIMES. HOPEFULLY IT GETS BACK TO 25 A SITUATION WHERE THEY'RE GOING TO FIND THEMSELVES 26 OVER EMPLOYED. SO YOU MAY NOT FIND IT THE EASIEST 27 THING IN THE WORLD TO FIND SOMEONE AVAILABLE TO START MARCH 16. AND ACTUALLY YOU NEED THEM TO BE 28

- 1 SOONER THAN MARCH 16 TO BE EFFECTIVELY EQUIPPED TO
- 2 SET UP.
- 3 BUT IT AIN'T GOING TO WORK WITHOUT THEM.
- 4 IF YOU JUST DEPEND UPON YOUR TECH ABILITY, MY TECH
- 5 ABILITY, AND CIVIL SERVANTS WORKING FOR L.A.
- 6 SUPERIOR COURT AS YOUR TECH STAFF, YOUR PLANE WILL
- 7 CRASH AND BURN.
- 8 MR. PISANO: UNDERSTOOD, YOUR HONOR.
- 9 AND I HAVE BEEN IN TOUCH WITH A TECH
- 10 COMPANY AND I HAVE SOMEONE LINED UP, SOMEONE WHO I
- 11 HAVE USED IN THE PAST, FOR PURPOSES OF PUTTING
- 12 EXHIBITS AND DEPOSITION TRANSCRIPTS AND VIDEOS UP
- 13 ON THE SCREEN AND THINGS OF THAT NATURE. I WOULD
- 14 CONFIRM WITH THEM. I ACTUALLY FORWARDED YOUR
- 15 TENTATIVE TO THEM BECAUSE I WANT TO MAKE SURE THEY
- 16 CAN ALSO HANDLE THE ZOOM AND RUN THE ZOOM SHOW AS
- 17 WELL. WE WILL GET THAT.
- 18 THE COURT: OUR WI-FI IS HALF DECENT. I'M
- 19 NOT SURE THAT IT'S REALLY ONBOARD, BUT IT'S NOT TOO
- 20 BAD. BUT YOU'VE GOT TO CHECK THAT OUT BECAUSE
- 21 LACOURTCONNECT IS GOING OUT OVER A LANDLINE
- 22 CONNECTION. AS SOON AS YOU GO TO ZOOM OR SOMETHING
- 23 ELSE, YOU ARE GOING TO BE DEPENDANT UPON THE
- 24 WEAKEST LINK IN THE CHAIN, WHICH IS THE WI-FI THAT
- 25 CONNECTS YOUR PERSONAL COMPUTER WITH CELLPHONE
- 26 RIGHT NOW TO THE INTERNET VIA WI-FI. IF YOU ARE
- 27 INSIDE THIS VERY SOLID BUILDING THAT IS ALMOST
- 28 TOTALLY CUT OFF FROM ALL TELEPHONY ON ACCOUNT OF

- 1 THE SOLID CONSTRUCTION, BUT IT DOES HAVE
- 2 INTENTIONAL WIFI WITHIN THE WALLS.
- 3 MR. PISANO: VERY GOOD, YOUR HONOR. I'LL
- 4 MAKE SURE THAT THEY HAVE THAT CAPABILITY AND
- 5 CERTAINLY HAVE THEM COME IN HERE AHEAD OF TIME AND
- 6 COORDINATE WITH COUNSEL FOR THE OTHER PARTIES AND
- 7 SEE IF THAT'S SOMETHING THEY WANT TO SHARE THE
- 8 COSTS.
- 9 BUT IF THE COMPANY WHO I'VE BEEN TALKING TO
- 10 DOESN'T HAVE THAT CAPABILITY, I WILL REACH OUT TO
- 11 THE -- WHOEVER DID THE CINCO. IF I HAVE TO CALL
- 12 THE LAWYERS AND FIND OUT WHO IT WAS, I'LL DO THAT.
- 13 THE COURT: OKAY.
- 14 MR. PISANO: ANOTHER QUESTION I HAD, YOUR
- 15 HONOR, WAS WITH REGARDS TO GETTING BACK TO THE
- 16 EXHIBITS ON YOUR POINT NUMBER 2, YOU WANT US TO
- 17 TAKE OUT THE DUPLICATES. AND THE EXAMPLE YOU HAD
- 18 WAS CITY OF VENTURA EXHIBIT 32 IS THE SAME AS OJAI
- 19 541, AND THE SAME --
- 20 THE COURT: ALL THESE ARE HYPOTHETICAL
- NUMBERS.
- MR. PISANO: RIGHT, OF COURSE. BUT I JUST,
- 23 IN THIS HYPOTHETICAL, WHAT -- WOULD WE SIMPLY TAKE
- 24 OUT 541?
- THE COURT: IT'S VENTURA'S 32 AND YOU DAMN
- 26 WELL EXPECT CITY OF OJAI TO STIPULATE TO IT.
- 27 MR. PISANO: OKAY.
- 28 THE COURT: AND THE OJAI GROUP. BECAUSE

- 1 IT'S PRETTY HYPOCRITICAL TO SAY I WON'T STIPULATE
- 2 TO THEIR EXHIBIT 32 BECAUSE I WANT TO CALL IT MY
- 3 EXHIBIT 541. NO. EXHIBIT 32 COMES INTO EVIDENCE,
- 4 EVERYBODY USES IT, AND THEN MOVE ON.
- 5 MR. PISANO: UNDERSTOOD.
- 6 THE COURT: AND WE SHORTEN EXHIBITS.
- 7 MR. PISANO: CORRECT.
- 8 THE COURT: JUST GETTING RID OF THESE DUPES
- 9 WILL PROBABLY TAKE A THIRD OF THE EXHIBITS OUT THE
- 10 WAY.
- 11 IT DOES REQUIRE PEOPLE TO DO A LITTLE
- 12 HOMEWORK IN ADVANCE OF TRIAL, BUT I'M EXPECTING
- 13 THAT. I WILL BE A MARTINET. I WILL BE THE WORST
- 14 JUNIOR HIGH SCHOOL ENGLISH TEACHER YOU'VE HAD WHEN
- 15 IT COMES TO BEING MARTINET ABOUT DOTTING I'S AND
- 16 CROSSING T'S.
- 17 THAT'S WITH EVERYBODY. I WANT EVERYTHING
- 18 DONE RIGHT THE FIRST TIME.
- 19 MR. PISANO: UNDERSTOOD.
- 20 THE COURT: BECAUSE IT SAVES THE PUBLIC
- 21 MONEY. IT SAVES THE CLIENT'S MONEY, TOO.
- MR. PISANO: CORRECT.
- AND SO, YOUR HONOR, WITH REGARDS TO THE
- 24 ORDER OF PRESENTATION, WHEN YOU ARE TALKING ABOUT
- 25 THE PARTIES WHICH INTEREST THEY'RE ALIGNED WITH, IS
- 26 IT SOMETHING THAT YOU WILL EXPECT US AT THE FINAL
- 27 STATUS CONFERENCE TO COME IN AND SAY PARTIES X, Y
- 28 AND Z ARE ALIGNED SO WE WILL SIT THERE? SO, IN

- 1 OTHER WORDS, YOU WANT US TO WORK THIS ALL OUT AND
- 2 MEET AND CONFER IN ADVANCE OR IS IT SOMETHING WE
- 3 HASH OUT IN COURT WITH YOU?
- 4 THE COURT: OH, THAT WOULD BE A SLOW SPEED
- 5 RESTING CONTEST, AND I WILL BE SO ANNOYED SO
- 6 OUICKLY IF YOU WERE DOING THAT NEGOTIATION IN FRONT
- 7 OF ME. YOU DON'T WANT TO DO THAT.
- 8 MR. PISANO: OKAY.
- 9 THE COURT: I WILL BE THE WORST JUNIOR
- 10 HIGHS SCHOOL MARTINET YOU'VE SEEN. YOU'LL BE AT
- 11 THE BLACKBOARD WRITING SOMETHING YOU DON'T WANT TO
- 12 WRITE ONE THOUSAND TIMES.
- MR. PISANO: UNDERSTOOD, YOUR HONOR. WE'LL
- 14 MEET AND CONFER.
- THE COURT: IT SHOULD BE PRETTY OBVIOUS BY
- 16 NOW.
- 17 MR. PISANO: YES.
- 18 THE COURT: MAYBE I GOT IT WRONG IN
- 19 ASSUMING THAT YOU AND WOOD-CLAEYSSENS ARE ALIGNED,
- 20 BUT YOU WERE BOTH PROPONENTS OF THE PHYSICAL
- 21 SOLUTION. I AGAIN LOOKED AT IT LAST NIGHT, AND
- 22 THAT'S HOW I COME TO THE FACT THAT VENTURA RIVER
- 23 AND MEINERS OAKS ARE ALSO PROPONENTS OF THE
- 24 PHYSICAL SOLUTION.
- MR. PISANO: UNDERSTOOD.
- 26 THE COURT: AND I GUESS YOU ARE TRYING TO
- 27 GET CASITAS IN, BUT YOU HAVEN'T YET. BECAUSE
- 28 CASITAS WANTS TO BE FRIENDS WITH EVERYBODY, AS I

- 1 UNDERSTAND IT.
- 2 MR. JUNGREIS: WE'RE A FRIENDLY GROUP,
- 3 YOUR HONOR.
- 4 THE COURT: YOU OUGHT TO COORDINATE UP WITH
- 5 PEOPLE FROM ALL THESE DIFFERENT ENTITIES.
- 6 MR. JUNGREIS: WE DEFINITELY HAVE SOME
- 7 UNIOUE COMPETING INTERESTS THAT PERHAPS OTHER
- 8 PARTIES DON'T.
- 9 THE COURT: THAT'S WHY I ASSUME YOU DON'T
- 10 WANT TO SIT IN THE SAME LAP AS MS. JACOBSON,
- 11 FIGURATIVELY SPEAK.
- MR. PISANO: YOUR HONOR, THAT'S SOMETHING I
- 13 THINK WE CAN PROBABLY TALK ABOUT IT. I THINK THE
- 14 WAY THAT THE COURT LAID IT OUT PROBABLY MAKES SENSE
- 15 WHERE YOU HAVE -- THERE ARE CERTAIN THINGS THAT I
- 16 THINK WE AGREE WITH FROM MS. JACOBSON'S POSITION AS
- 17 THE OJAI GROUP HAS ASSERTED, BUT THERE ARE SOME
- 18 THINGS THAT ARE DIFFERENT AS WELL.
- 19 THE COURT: THEY'RE DIFFERENT, THOUGH, TOO,
- 20 WHAT YOU CAN AGREE TO, PARTICULARLY ABOUT WHERE THE
- 21 INTERCONNECTEDNESS REPEATEDLY EXISTS VERSUS WHERE
- 22 IT'S HONEST DISPUTE. EXHIBITS YOU WILL ACCEPT,
- 23 EXHIBITS YOU WON'T ACCEPT. THAT WILL ALL BE
- 24 TELLTALES.
- 25 IF I DIDN'T MENTION, AS FAR AS THE
- 26 GEOGRAPHY IN A NON-JURY TRIAL, I THINK THE JURY BOX
- 27 OFFERS EXCELLENT SEATING OPPORTUNITIES AS WELL. AS
- 28 WELL AS YOU FIGURE OUT HAVING A CARD TABLE OR

- 1 EQUIVALENT TO GIVE PEOPLE WORKSPACE FOR THE FIXED
- 2 CHAIRS IN THE JURY BOX.
- 3 AND PEOPLE SHOULD COME AND PRACTICE
- 4 INCLUDING WHAT IT MEANS TO BE AN ADVOCATE IN THE
- 5 JURY BOX WHILE THE WITNESS IS THERE OR I'M HERE,
- 6 VERSUS PUTTING SOMEBODY IN THE GALLERY. YOU KNOW,
- 7 THE LUCKY ONES, I THINK, ARE THE ONES SEATED AT
- 8 COUNSEL TABLE.
- 9 MR. PISANO: VERY GOOD, YOUR HONOR.
- 10 REGARDING PARAGRAPH 4 OF THE TENTATIVE.
- 11 THE COURT: YEAH. THIS WILL BE INTERESTING
- 12 WHEN YOU GIVE ME A SIX-MONTH TRIAL IN TERMS OF TIME
- 13 SHOWING THE WITNESS LIST.
- 14 MR. PISANO: I ACTUALLY SKETCHED IT OUT,
- 15 DID A COCKTAIL NAPKIN SKETCH OUT LAST WEEK. I
- 16 THINK IT WILL WORK. I CAN'T SPEAK FOR
- 17 CROSS-EXAMINATION, HOW MANY PEOPLE ARE GOING TO
- 18 HAVE A DESIRE TO CROSS-EXAMINE EACH WITNESS.
- 19 THE COURT: WELL, AT SOME POINT IT GETS
- 20 CUMULATIVE. YOU KNOW, I SEE THAT IT SEEMS LIKE --
- 21 AND AGAIN I COULD BE WRONG IN FIGURING OUT THESE
- 22 ALIGNMENTS, BUT IT SEEMS LIKE THERE'S FIVE PARTIES
- 23 INCLUDING BUT NOT LIMITED TO CITY OF OJAI, AND
- 24 PARTIES AS WELL, SOMEBODY ACTUALLY HAD A PRETTY
- 25 LONG LIST.
- 26 LIKE MR. BLATZ. HE'S NOT ONLY SENIOR
- 27 CANYON MUTUAL WATER COMPANY, BUT HIS LIST GOES ON
- 28 FOR LIKE 15 OR 20 CLIENTS. THEY HIRED THE SAME

- 1 LAWYER, I ASSUME THEY'VE GOT A SINGLE JOINT
- 2 PURPOSE, WHICH IS WHY THEY HIRED ONE LAWYER. SO
- 3 FOR MY PURPOSES WHETHER MR. BLATZ REPRESENTS ONE OR
- 4 15 PEOPLE ISN'T SO MUCH THE POINT, BUT I CERTAINLY
- 5 DON'T EXPECT MR. BLATZ TO BE SAYING, WELL, THIS
- 6 CROSS-EXAMINATION IS ON BEHALF OF SENIOR WATER
- 7 DISTRICT AND NOW I'M GOING TO DO PLAINTIFF'S
- 8 CROSS-EXAMINATION ON BEHALF OF SOME OTHER CLIENT OF
- 9 MINE.
- 10 MR. PISANO: UNDERSTOOD. THAT'S WHY WHEN I
- 11 SKETCHED IT OUT I THINK IT WILL WORK, BUT OBVIOUSLY
- 12 THAT WAS JUST MY ROUGH OUTLINE AND WE'LL NEED TO
- 13 FIGURE THIS OUT WHEN WE MEET AND CONFER ON THESE
- 14 ISSUES.
- THE COURT: THERE'S A WHOLE LOT OF MEETING
- 16 AND CONFERRING THAT'S GOING TO HAVE TO OCCUR IN THE
- 17 NEXT FOUR WEEKS.
- 18 MR. PISANO: VERY TRUE.
- 19 HOW FAR IN ADVANCE WOULD YOU LIKE THAT
- 20 FILED FROM THE FINAL STATUS CONFERENCE?
- 21 THE COURT: TECHNICALLY I DEFAULT TO THE
- 22 LOCAL RULES, WHICH ARE A LITTLE BIT INDULGENT, BUT
- 23 I TEND TO DO THAT RATHER THAN HAVING A HYBRID OR
- 24 SPECIFIC ORDER.
- 25 BUT I WANTED A GOOD LIST. IF IT'S ONE OF
- 26 THESE JUNK LISTS THAT SAYS, YOU KNOW, IN A PERSONAL
- 27 INJURY CASE, YOU KNOW, PLAINTIFF'S MEDICAL RECORDS
- 28 AND HAS NO SPECIFICITY. THAT, TO ME, IS JUST

- 1 EGREGIOUS NONCOMPLIANCE WITH WHAT I EXPECT.
- 2 BECAUSE HOW CAN YOU EXPECT SOMEBODY TO STIPULATE IF
- 3 THERE'S SOME CATCHALL DESCRIPTION OF THE EXHIBITS?
- 4 THEY REALLY NEED TO BE RECITED.
- 5 LOCAL RULE 3.25(F) PROVIDES THAT ALL THIS
- 6 STUFF COMES IN FIVE CALENDAR DAYS IN ADVANCE, AND I
- 7 CAN LIVE WITH THAT IF IT'S DONE RIGHT. YOU KNOW,
- 8 WHAT I CAN DO IS DELAY THE TRIAL IF I DON'T LIKE
- 9 WHAT I SEE FOR PREPARATION. AND THAT'S A REAL
- 10 BACKBREAKER FOR THOSE OF YOU WHO THOUGHT YOU GOT
- 11 READY FOR TRIAL AND I SAY YOUR TERM PAPER FAILED SO
- 12 YOU ARE NOT GOING TO GET YOUR TRIAL DATE.
- MR. PISANO: WE HAD AGREED, IN THE COURT'S
- 14 TRIAL ORDER, WE HAD AGREED ON MARCH 2 AS THE DATE
- 15 TO EXCHANGE LISTS, BUT FOR PURPOSES OF COMING UP
- 16 WITH A JOINT LIST, THAT'S A LITTLE BIT DIFFERENT.
- 17 SO I THINK IF WE DID HAVE UNTIL MARCH 7...
- 18 THE COURT: ISN'T YOUR FINAL STATUS
- 19 CONFERENCE MARCH 11?
- 20 MR. PISANO: IT IS.
- 21 THE COURT: SO IT'S DUE THE FIFTH PRIOR DAY
- 22 IS MARCH 4.
- MR. PISANO: MARCH 4.
- 24 THE COURT: SO YOU CAN'T WAY TILL MARCH 2
- 25 TO EXCHANGE YOUR LIST. THERE'S NO WAY YOU ARE
- 26 GOING TO GET IT DONE IN 48 HOURS. AND IF YOU DON'T
- 27 HAVE IT SUBMITTED ON MARCH 4, IN ADVANCE OF MARCH
- 28 11, I'LL SIMPLY VOID YOUR MARCH 16 TRIAL WITH NO

- 1 NOTES. SO IF THIS STUFF ISN'T READY ON MARCH 4,
- 2 JUST ASSUME YOU WON'T GO MARCH 16 BECAUSE YOU ARE
- 3 NOT MAKING TRIAL.
- 4 MR. PISANO: UNDERSTOOD.
- 5 THE COURT: DO YOUR HOMEWORK RIGHT ON TIME
- 6 OR ELSE THERE WILL BE NO TRIAL ON MARCH 16.
- 7 MR. PISANO: VERY GOOD, YOUR HONOR.
- 8 THE COURT: THERE WILL BE A TRIAL SOME DAY,
- 9 JUST NOT MARCH 16TH.
- 10 MR. PISANO: VERY GOOD.
- THE COURT REPORTER. YOU HAD INDICATED THAT
- 12 FOR ALL OF THESE HEARINGS YOU WANTED TO MAKE SURE
- 13 THAT THE CITY OF VENTURA HAD A COURT REPORTER
- 14 PRESENT, AND WE ENDEAVOR TO DO THAT AT EVERY
- 15 HEARING.
- 16 WILL IT BE THE CASE THAT THE COURT REPORTER
- 17 IS GOING TO BE A SHARED COST AMONGST ALL
- 18 PARTICIPATING PARTIES?
- 19 THE COURT: SOUNDS LIKE IT CAN AND OUGHT TO
- 20 BE. AND IF SOMEBODY WANTS DAILIES, YOU ARE
- 21 PROBABLY GOING TO HAVE TWO REPORTERS JUST SO THAT
- 22 THEY CAN BE PRODUCTIVE ENOUGH TO GENERATE DAILIES.
- 23 I PERSONALLY DON'T EVEN USE REALTIME. DON'T DO
- 24 DAILIES FOR MY SAKE.
- 25 BUT IF YOU WANT DAILIES, YOU ARE GOING TO
- 26 HAVE TO STAFF UP ACCORDINGLY. BUT THE FACT THAT
- 27 YOU ARE OTHERWISE REQUIRED TO HAVE A REPORTER HERE
- 28 DOESN'T IN MY MIND SUGGEST THAT IT IS A SOLELY

- 1 UNIQUE BURDEN THAT OUGHT TO LAND ON THE BACK OF
- 2 CITY OF VENTURA. BUT THERE'S PROBABLY SOME
- 3 DIVISIONS IN THE STATE RULES OR LOCAL RULES. I
- 4 DON'T KNOW WHAT THEY ARE OFF THE TOP OF MY HEAD.
- 5 BUT EVER SINCE WE WENT TO PARTY-SUPPLIED REPORTERS,
- 6 I CAN'T IMAGINE THAT JUST ONE PARTY GETS STUCK WITH
- 7 ADVANCING ALL THE EXPENSE.
- 8 MR. PISANO: VERY GOOD, YOUR HONOR.
- 9 AND THEN MY LAST QUESTION --
- 10 THE COURT: IT'S HARDER TO GET A YES,
- 11 THOUGH. IF YOU CAN LOOK AT CITY OF OJAI AND SAY,
- 12 HEY, WOULD YOU PAY HALF? CITY OF OJAI IS PROBABLY
- 13 NOT GOING TO SAY YES. THEN YOU LOOK AT
- 14 WOOD-CLAEYSSENS. THEN YOU GO TO PLAINTIFF'S
- 15 SHOULDERS AND, YOU KNOW, ARE THEY SHARING THEIR
- 16 COSTS? AND ARE YOU LOOKING AT MR. GARRISON AND HIS
- 17 CLIENTS OR MR. BLATZ AND HIS MULTITUDE OF CLIENTS
- 18 OR MR. JUNGREIS? AND, YOU KNOW, THEY SEEM TO BE
- 19 BIG AND POWERFUL, MAYBE THEY HAVE A BUNCH OF MONEY
- 20 TO THROW.
- 21 IT'S NOT EASY HOW TO ALLOCATE THE COURT
- 22 REPORTER WHEN YOU HAVE SO MANY DIFFERENT PARTIES
- 23 WITH SO MANY DIFFERENT ALIGNMENTS AS I'VE HAD IN
- 24 THIS CASE, AND WANT TO PARTICIPATE IN THE TRIAL.
- 25 I'M NOT SURE HOW WE DO THAT, IF THEY'RE GOING TO BE
- 26 WRITING CHECKS FOR THE COURT REPORTER OR NOT.
- 27 MR. PISANO: WE WILL ADD THAT TO OUR LIST
- 28 OF ITEMS TO DISCUSS IN MEET AND CONFER.

- 1 AND THEN YOU INDICATED THAT YOU DO WANT
- 2 OPENING STATEMENTS. I TAKE THAT IT WILL TAKE PLACE
- 3 RIGHT ON MARCH 16TH?
- 4 THE COURT: I DIDN'T SEE GOING BEFORE MARCH
- 5 16TH.
- 6 MR. PISANO: CORRECT.
- 7 AND SO DOES THE COURT ALSO HAVE ANY
- 8 THOUGHTS RIGHT NOW ABOUT CLOSING ARGUMENTS OR WOULD
- 9 THAT BE DONE IN BRIEFS?
- 10 THE COURT: FOR -- THEY MIGHT BE BRIEFED.
- 11 THERE MAY BE STUFF WHERE THE COMPETING LIVE
- 12 TESTIMONY IS FRESH IN MIND AND THE CLOSING THAT
- 13 TRIES TO DEMONSTRATE WHICH PART OF THE LIVE
- 14 TESTIMONY IS BELIEVABLE AND WHICH PART SHOULD BE
- 15 DISCREDITED OUGHT TO BE DONE SOONER RATHER THAN
- 16 LATER WHILE COMPETING LIVE TESTIMONY IS STILL FRESH
- 17 IN MIND. IS THERE STATED SUBTLETIES HAVING TO DO
- 18 WITH, YOU KNOW, MATHEMATICAL FORMULAS AND HOW
- 19 BACKWATERS TRANSPIRE TO THE GROUND OR SOMETHING?
- 20 MAYBE THAT NEEDS SUPPLEMENTAL BRIEFING.
- BUT IF IT'S, YOU KNOW, WHO IS TELLING THE
- 22 TRUTH AND WHO IS MAKING IT UP AS THEY GO, THAT
- 23 MIGHT BENEFIT FROM CLOSING ARGUMENT QUICKLY ON THE
- 24 HEELS OF LIVE TESTIMONY BECAUSE I HAVE THE RIGHT TO
- 25 DECIDE DISPUTED FACTS. THIS IS FUNCTIONALLY
- 26 EQUIVALENT TO A JURY TRIAL, JUST HASN'T GONE TO THE
- 27 JURY.
- MR. PISANO: VERY GOOD, YOUR HONOR.

1 THE COURT: ANYTHING ELSE FROM VENTURA 2 BEFORE I TURN TO OJAI? 3 MR. PISANO: THOSE WERE OUR QUESTIONS, YOUR 4 HONOR. 5 THE COURT: OKAY. 6 MS. JACOBSON, GOOD MORNING. ARE YOU WITH 7 US? 8 MS. JACOBSON: GOOD AFTERNOON, YOUR HONOR. 9 THE COURT: OKAY. DO YOU PLAN TO COME TO 10 COURT IN PERSON OR ARE YOU GOING TO TRY TO DO IT 11 VIRTUALLY? 12 MS. JACOBSON: OH, NO. I WILL BE THERE. 13 THE COURT: OKAY. BUT NOT TODAY? 14 MS. JACOBSON: NOT TODAY, YOUR HONOR. 15 THE COURT: OKAY. WELL, SAME OUESTIONS 16 AND/OR FROM YOU -- AND MR. PISANO ATTACHED SOME OF 17 THESE THINGS. 18 WHAT'S ON TOP OF MIND FOR YOU? 19 MS. JACOBSON: WHILE I APPRECIATE MR. PISANO'S QUESTIONS, I HAD SIMILAR ONES. 2.0 GUESS MY GREATEST CONCERN AT THE MOMENT IS IF 21 22 THERE'S GOING TO BE A NEED FOR AN ADDITIONAL WEEK 23 OF TRIAL? PERHAPS GIVEN THE NUMBER OF EXPERTS IN 24 THIS CASE AND THE NUMBER OF PARTICIPANTS, IS THE 25 COURT AVAILABLE THE FOLLOWING WEEK IN APRIL OR ARE 26 WE GOING TO JUST DEAL WITH THAT ON THE FLY? 27 THE COURT: SO AT THE MOMENT WE HAVE ALL 28 DECIDED THAT THE TRIAL ENDS FRIDAY APRIL 1.

- 1 DON'T SEE ANYTHING ON CALENDAR THE WEEK OF APRIL 4
- 2 THAT I WOULDN'T BE WILLING TO CONTINUE AND IT'S
- 3 PROBABLY JUST AS WELL TO PUSH THIS THING OVER THE
- 4 FINISH LINE. I'M DARK ON MONDAY APRIL 11, BUT IF
- 5 WE HAD TO GO INTO THE WEEK OF APRIL 11, NOT
- 6 INCLUDING THAT MONDAY, THAT LOOKS POSSIBLE.
- 7 I DO NEED TO NAVIGATE AROUND MY WIFE'S
- 8 UPCOMING CHEMO, BUT HER CHEMO IS SCHEDULED FOR
- 9 CHAVEZ DAY, WHICH IS THURSDAY MARCH 31. SO BY
- 10 HAPPY COINCIDENCE HER CHEMO SESSION IS A DAY WHEN
- 11 THE COURT WOULD OTHERWISE BE DARK. SHE HAS
- 12 ACTUALLY ALREADY STARTED A COURSE OF CHEMOTHERAPY
- 13 AND SHE NEEDS HER HUSBAND WITH HER AT HER CHEMO
- 14 SESSIONS.
- MS. JACOBSON: ABSOLUTELY, YOUR HONOR.
- 16 THAT'S VERY IMPORTANT.
- 17 OKAY. SO THERE'S POTENTIAL TO BLEED OVER
- 18 INTO APRIL, IF NEED BE. AND I MENTION IT JUST
- 19 BECAUSE, AGAIN, LOOKING AT THE NUMBER OF PARTIES, I
- 20 AM A BIT DOUBTFUL, HAVING SKETCHED IT OUT ON A
- 21 COCKTAIL NAPKIN MYSELF, THAT WE'LL BE ABLE TO WRAP
- 22 THIS UP BY APRIL 1ST. SO I APPRECIATE THAT. I
- 23 JUST WANTED THE CONSIDERATION.
- 24 THE COURT: THE GOOD NEWS IS BECAUSE OF MY
- 25 CANCELED TRIP TO EGYPT, IT LANDED ON THREE EMPTY
- 26 WEEKS; OTHERWISE, HAVEN'T FILLED UP THE CALENDAR.
- 27 SO YOU HIT A SWEET SPOT ON THE STARTING DATE.
- MS. JACOBSON: IN TERMS OF IDENTIFYING THE

- 1 PARTICIPANTS, I BELIEVE THE PARTIES ARE REQUIRED TO
- 2 FILE A NOTICE OF INTENT TO -- I INTEND TO
- 3 PARTICIPATE, BUT IT'S STILL UNCLEAR WHO IS
- 4 PARTICIPATING IN WHAT CAPACITY, AND I THINK THAT
- 5 WOULD BE REALLY HELPFUL IN DETERMINING THE
- 6 LOGISTICS.
- 7 SO, FOR EXAMPLE, THERE ARE A NUMBER OF
- 8 PARTIES WHO HAVE INDICATED THEY DESIRE TO
- 9 PARTICIPATE, BUT IT'S UNCLEAR TO ME WHETHER THEY'RE
- 10 GOING TO BE PROVIDING A PRIMA FACIA CASE OR SIMPLY
- 11 WANT TO CONDUCT CROSS, FOR EXAMPLE.
- 12 THE COURT: I'LL BE READY TO TAKE A ROLL
- 13 CALL IN A LITTLE BIT WHEN WE'RE DONE WITH THE OTHER
- 14 THINGS AND START SEEING WHO ALIGNS UP WITH WHO. WE
- 15 HAVE A NICE WHITEBOARD HERE. I CAN BRING OUT A
- 16 MARKER AND SEE WHO WANTS TO DANCE WITH WHO.
- 17 MS. JACOBSON: I THINK THAT WOULD BE
- 18 HELPFUL FOR LOGISTICS GOING BACK TO YOUR GEOGRAPHY
- 19 IN THE COURTROOM AS WELL.
- 20 AND AM I TO UNDERSTAND, WITH REGARD TO THE
- 21 EXHIBIT BINDERS, THAT ONCE THE PARTIES MEET AND
- 22 CONFER AND SUCCESSFULLY IDENTIFY THE JOINT
- 23 EXHIBITS, YOU JUST WANT ONE -- TWO COPIES, TWO
- 24 PHYSICAL BINDERS, NOT THAT YOU WANT TWO BINDERS
- 25 FROM EVERY PARTY; CORRECT?
- 26 THE COURT: CORRECT. I WANT A SINGLE
- 27 COLLATED JOINT EXHIBIT BINDER, ONE FOR ME IN A
- 28 THREE-RING BINDER, ONE FOR MY RESEARCH ATTORNEY IN

- 1 A THREE-RING BINDER. AND I THINK, THANKFULLY,
- 2 AFTER YOU TALKED TO MY JUDICIAL ASSISTANT WHO IS
- 3 GONE FOR THE DAY, MR. LIN (PHONETIC), HE'LL TELL
- 4 YOU EXACTLY THE FORM THAT HE WANTS. BUT MY GUESS
- 5 IS GOING TO BE HE DOESN'T WANT IT IN A THREE-RING
- 6 BINDER, BUT PROBABLY SOMETHING LIKE A MANILA FOLDER
- OR WHATEVER, SEPARATED EXHIBIT BY EXHIBIT BY
- 8 EXHIBIT, WHETHER IT'S ONE SHEET OR A THOUSAND AND
- 9 SIX PAGES SO THAT HE CAN PUT THE EXHIBIT STICKERS
- 10 ON IT ITEM BY ITEM BY ITEM. BECAUSE IT GETS ONE
- 11 STICKER IF IT'S GOT A EXHIBIT NUMBER AND ONE PAGE,
- 12 IT STILL GETS ONE STICKER. IF IT'S A THOUSAND AND
- 13 SIX SHEETS OF PAPER, ITS GOT ITS OWN EXHIBIT
- 14 NUMBER. SO HE PROBABLY DOESN'T WANT HIS IN A
- 15 THREE-RING BINDER WITH HOLES PUNCHED IN THEM, BUT
- 16 PROBABLY IN BEACON'S BOXES IN MANILA FOLDERS.
- 17 MS. JACOBSON: AND DO YOU HAVE A PREFERENCE
- 18 FOR TAB STYLES? SOME JUDGES PREFER SIDE TABS,
- 19 OTHERS PREFER BOND TABS. I PERSONALLY PREFER SIDE
- 20 TABS.
- 21 THE COURT: FOR MY BINDER AND THE RESEARCH
- 22 ATTORNEY BINDER SIDE TABS REMAIN. AND YOU'LL HAVE
- 23 TO FIGURE OUT WHAT NUMBER RANGES MAKE SENSE. YOU
- 24 KNOW, CITY OF VENTURA GOES FIRST SO THEN DUPLICATE
- 25 EXHIBITS BECOME CITY OF VENTURA EXHIBITS. SO CITY
- 26 OF VENTURA IS GOING TO HAVE A VERY DISPROPORTIONATE
- 27 NUMBER OF EXHIBITS BY NUMBER COUNT. BECAUSE YOU
- 28 ARE GOING TO PICK UP WHAT ARE OTHERWISE POTENTIALLY

- 1 AGREEMENTS ON EXHIBITS, AND THAT MAKES A
- 2 SUBSTANTIAL USE OF THE NUMBER THE CITY OF OJAI
- 3 NEEDS. OR THAT MR. GARRISON NEEDS FOR ONE OR MORE
- 4 OF HIS CLIENTS. I'D PREFER YOU HAVE TO FIGURE OUT
- 5 IN ADVANCE ABOUT WHAT'S THE NUMBERING.
- 6 BUT I DON'T WANT YOU COMING IN HERE AND
- 7 SAYING, OH, THIS IS EXHIBIT 11 BECAUSE IN THE SEAR
- 8 (PHONETIC) DEPO FOR LAST EIGHT MONTHS WE'VE BEEN
- 9 CALLING IT EXHIBIT 11, EVERYBODY KNOWS IT'S
- 10 EXHIBIT 11. SORRY ABOUT THAT. YOU MAY KNOW IT'S
- 11 EXHIBIT 11, BUT I WASN'T AT THE SEAR DEPOSITION SO
- 12 I DON'T GIVE A HOOT ABOUT THAT. I JUST WANT A
- 13 CONSECUTIVE SET OF NUMBERS WITHOUT CONFUSING
- 14 THINGS. USE NUMBERS 1 THROUGH INFINITY. PICK A
- 15 RANGE THAT SEEMS TO BE ENOUGH FOR VENTURA TO HAVE
- 16 SOME ELBOW ROOM. FIGURE OUT WHO IS AFTER VENTURA
- 17 OR WOOD-CLAEYSSENS OR VENTURA WATER DISTRICT, OR IF
- 18 THEY HAVE ANY EXHIBITS THAT THEY WANT TO BE THEIR
- 19 OWN.
- 20 EITHER THEY'RE ALIGNED WITH VENTURA CITY,
- 21 THEY GET SOME NUMBERS. AND THEN FINALLY WHEN WE'RE
- 22 DONE WITH WHAT APPEARS TO BE THE ALLIES OF VENTURA
- 23 CITY, WE MOVE ON TO PEOPLE WHO ARE NOT ALLIES OF
- 24 VENTURA CITY. AND I WOULD PROBABLY START WITH OJAI
- 25 AS THE MOST OBVIOUS ANTAGONIST. I'M TRYING TO SET
- 26 UP THE CHARACTERISTICS OF THE TRIAL. AND THEN GIVE
- 27 OJAI SOME NICE ROUND NUMBER TO START WITH, WHETHER
- 28 THAT'S 2,000 OR 5,000, AND GO FOR SOME RANGE OF

- 1 NUMBERS THAT OJAI NEEDS. THEN SEPARATELY OFFER
- 2 SOME NUMBERS TO THE PEOPLE WHO ARE TIGHTLY ALIGNED
- 3 TO OJAI.
- 4 AND WHEN WE ARE DONE WITH THAT, THEN WE
- 5 TURN ON TO THE AGNOSTICS AND THE NEUTRAL NATIONS
- 6 LIKE SENIOR -- WATER DISTRICT AND GIVE THEM SOME
- 7 NUMBERS. AND THE STATE OF CALIFORNIA IS ANOTHER
- 8 NEUTRAL NATION, THEY GET THEIR OWN NUMBER RANGE,
- 9 UNTIL WE FINALLY GIVE EVERYBODY A NUMBER RANGE THAT
- 10 ARE JUST NUMBERS NOT LETTERS.
- MS. JACOBSON: UNDERSTOOD. THANK YOU.
- 12 MY LAST QUESTION IS ABOUT THE WIFI IN THE
- 13 COURTROOM.
- 14 THE COURT: YES.
- 15 MS. JACOBSON: YOU HAD MENTIONED THAT THE
- 16 WIFI IS OKAY, WE NEED A TECH PERSON, WHETHER IT'S A
- 17 JOINT TECH PERSON, MULTIPLE TECH PERSONS,
- 18 REGARDLESS. ARE YOU SAYING THAT WE MAY NEED TO
- 19 CONNECT PHYSICALLY TO LIKE TO THE PORT IN THE WALLS
- 20 OR WOULD A HOTSPOT WORK, DO YOU KNOW?
- THE COURT: YEAH, I'M TRYING TO REMEMBER
- 22 WHAT WE DID IN THIS TRIAL, CINCO, 13 MONTHS AGO. I
- 23 REMEMBER SOME WIRES GOING TO THE JURY ROOM. I
- 24 FIGURED WHAT WAS HAPPENING ON ACCOUNT OF BEING IN
- 25 THE JURY ROOM. WHEN YOU GET TO THE JURY ROOM AND
- 26 GET TO THE WINDOW PANE, WHEN YOU GET TO THE WINDOW
- 27 PAIN, YOU DO GET TO WIRELESS NETWORKS FOR THINGS
- 28 LIKE VERIZON --

THE COURTROOM ASSISTANT: I THINK THEY 1 2 EXTENDED THEIR ROUTER CLOSE TO THE WINDOW AND THEY 3 JUST RUN THE WIRE TO THEIR LAPTOP. 4 THE COURT: MAYBE WHAT THEY DID WAS PUT A 5 ROUTER BY THE WINDOW TO SEE HOW MUCH CONNECTIVITY 6 THEY COULD GRAB OFF OF ONE OF THE PUBLIC CELL 7 SERVICE PROVIDERS, 5G, 4G, WHATEVER IS OUT THERE AS A BACKUP FOR WHAT'S HERE. 8 NOW, FORTUNATELY, YOU KNOW, SEND SOMEBODY 9 10 IN SOONER RATHER THAN LATER AND START GIVING THEM 11 THE ROUNDS. FRANKLY, THE LAWYERS HERE, YOU ARE 12 WELCOME TO GO WALK THE HALL AND TALK TO COURTS AND 13 STAFF. PARTICULARLY ON THE SECOND FLOOR THEY DO 14 NOTHING BUT TRIALS. THEY'VE HAD THIS PROBLEM ON A 15 MORE RECURRING BASIS AND ASK THEM WHAT WORKS AND 16 WHAT DOESN'T. 17 IF YOU GET TO A VENDOR, LIKE EXECUTIVE 18 PRESENTATIONS, THAT MAKES A GOOD STEADY LIVING 19 DOING THINGS FOR PARTIES, THEY ALREADY KNOW OFF THE 20 TOP OF THEIR HEAD -- SPRING STREET THIS FLOOR SUCH 21 AND SUCH, SPRING STREET SECOND FLOOR IS DIFFERENT. 22 I WOULD DEFINITELY TRY TO GO WITH SOMEBODY 23 WHO HAS BEEN IN TRIAL IN THIS BUILDING AND NOT SEND 24 IN SOMEBODY WHO IS GREAT AT DOING IT IN ORANGE 25 COUNTY OR VENTURA OR SAN DIEGO, BUT GET SOMEBODY, 26 LIKE EXECUTIVE PRESENTATIONS THAT DO IT. 27 IT WASN'T EXECUTIVE PRESENTATIONS THAT DID

OUR TRIAL FOR CINCO, BUT THE PEOPLE WHO DID THE

28

- 1 TRIAL IN CINCO DID A VERY CAPABLE JOB.
- 2 MS. JACOBSON: THANK YOU.
- 3 THAT ACTUALLY BRINGS UP A REALLY GOOD
- 4 QUESTION, WHICH IS, WHAT IS THE AVAILABILITY OF THE
- 5 COURTROOM FOR US TO SEND VENDORS TO FOR THIS TYPE
- 6 OF EXAMINATION?
- 7 THE COURT: EXCELLENT. I CAN DO MY CASES
- 8 FROM CHAMBERS. ON OCCASION IT'S EVEN POSSIBLE TO
- 9 DO IT FROM OTHER LOCATIONS. YOU CAN HAVE AS MANY
- 10 HOURS IN THE COURTROOM ANY WORKING DAY AS YOU WANT.
- MS. JACOBSON: WOULD YOU LIKE US TO POST A
- 12 MESSAGE FIRST? CALL THE CLERK? HOW WOULD YOU LIKE
- 13 US TO DO THAT?
- 14 THE COURT: PROBABLY CALL MR. LIN OR
- 15 MR. SANCHEZ AND JUST SAY CAN WE COME.
- 16 MS. JACOBSON: OKAY. THANK YOU, YOUR
- 17 HONOR. THAT'S ALL I HAVE.
- 18 THE COURT: OKAY.
- 19 MR. JUNGREIS, YOU CAME IN PERSON.
- 20 THOUGHTS? COMMENTS?
- 21 MR. JUNGREIS: I THINK THE ONLY ONE I HAD,
- 22 YOUR HONOR, WAS AS TO REBUTTAL. I THINK A LOT OF
- 23 WHAT CASITAS WILL LIKELY PUT ON WILL BE IN THE
- 24 NATURE OF REBUTTAL, ALTHOUGH NOT ALL.
- 25 HOW YOU WOULD ENVISION...THE WAY YOU'VE
- 26 LAID IT OUT MAKES SENSE. YOU HAVE DIFFERENT SIDES
- 27 PRESENTING THEIR CASES IN CHIEF. HOW WOULD YOU
- 28 ENVISION THE REBUTTAL WOULD BE DONE? WOULD IT GO

- 1 IN THE SAME SEQUENCE? WHAT DO YOU HAVE IN MIND,
- 2 YOUR HONOR?
- THE COURT: I THINK VENTURA GOES FIRST AND
- 4 THE PEOPLE WHO WANT TO BE SEEN AS ALIGNED WITH
- 5 VENTURA GO FIRST. AND THEN THE PEOPLE WHO ARE JUST
- 6 SORT OF SEMI-ALIGNED WITH VENTURA AND NOT REALLY
- 7 ALIGNED WITH OJAI, I DON'T THINK THEY GO SECOND. I
- 8 THINK AFTER VENTURA GOES FIRST, THE PEOPLE WHO ARE
- 9 MOST INDISPUTABLY AGAINST VENTURA GO SECOND. SO
- 10 THAT MEANS OJAI AND PEOPLE WHO WANT TO OVERTLY
- 11 ALIGN WITH OJAI GO SECOND.
- 12 AND THEN THE WALLFLOWERS AND THE WEEDS AND
- 13 THE REST WHO WANT TO BE A LITTLE BIT NEUTRAL, BUT
- 14 WANT TO BE IN THE GAME, ARE SORT OF UMM-UMM-UMM.
- 15 THEY WAIT UNTIL I'VE HAD A BY B, AND THEN I START
- 16 WITH C KIND OF A THING AND DO WHATEVER C WANTS TO
- 17 DO, THEORETICALLY WITH A PRESENTATION OF CASE, IF
- 18 YOU WANT. ALTHOUGH, IT'S QUESTIONING A WITNESS
- 19 THAT HAD BEEN OFFERED IN THEIR PRIMA FACIE CASE,
- 20 OBVIOUSLY, OKAY, THEIR FIRST WITNESS FOR VENTURA
- 21 CITY HAS BEEN ON THE STAND, WOODS-CLAEYSSENS --
- 22 WOODS-CLAEYSSENS BY ASKING THEIR WITNESS GOOD
- 23 QUESTIONS MR. PISANO ALREADY ASKED HIM BECAUSE
- 24 SOMEHOW WOODS-CLAEYSSENS WANTS TO SHOW WHY THEIR
- 25 HAVING THEIR OWN LAWYERS AND PAYING THE LEGAL BILL
- 26 BECAUSE THEY WANT TO COVER THE SAME TERRITORY
- 27 TWICE, EVEN THOUGH MR. PISANO AND MR. HAGERTY ARE
- 28 JUST FINE, THANK YOU, BECAUSE THEY'RE ALIGNED.

- 1 SO THEY WASTE THE COURT'S TIME, GOD FORBID,
- 2 I'M NOT TAKING IT PERSONAL, BUT WOODS-CLAEYSSENS'
- 3 CLIENT IS A LAWYER. BUT THIS IS WHAT COULD HAPPEN
- 4 IN A BAD WORLD BECAUSE THEY JUST WANT TO SHOW THAT
- 5 THEIR LAWYERS WENT TO LAW SCHOOL AND THEY KNOW --
- 6 SO THEY BOTH COVER THE SAME GROUND WITH NO REAL
- 7 PURPOSE EXCEPT TO DEMONSTRATE THEY'RE THERE, AND
- 8 THEN MAYBE VENTURA WATER DISTRICT AND MEINERS OAKS
- 9 MAKES IT EVEN WORSE BY DOING THE SAME THING A
- 10 SECOND TIME.
- THEN MS. JACOBSON OR SOMEBODY ON HER TEAM
- 12 ACTUALLY DOES CROSS-EXAMINATION OF THE WITNESS
- 13 BECAUSE THEY'RE TRYING TO DEMONSTRATE THE CONVERSE.
- 14 AND NOW THERE'S REAL CROSS GOING ON, AND HOPEFULLY
- 15 WE WOULD HAVE ENOUGH TIME TO SPEND WITH
- 16 WOODS-CLAEYSSENS OR VENTURA WATER DISTRICT BEFORE
- 17 WE GET TO OJAI. NOT A LOT OF CROSS OF A WITNESS.
- 18 NOW, AFTER MR. JACOBSON OR WHOEVER DOES A
- 19 GREAT JOB, HOW MUCH TIME DOES MR. GARRISON NEED OR
- 20 MR. BLATZ OR...TO SORT OF PLOW THE SAME GROUND.
- 21 THEY HAVE SOME THEORETICAL DUE PROCESS RIGHTS TO DO
- 22 IT, BUT AGAIN IF THEY'RE JUST DOING THE SAME THING
- 23 A SECOND OR THIRD TIME, IT'S NO BETTER THAN
- 24 WATCHING WOODS-CLAEYSSENS, YOU KNOW, SORT OF
- 25 REPLOWING THE SAME GROUND THAT MR. PISANO AND
- 26 HAGERTY COVERED BEFORE IT FINALLY GOES TO
- 27 MS. JACOBSON.
- 28 AND THEN AFTER WE'VE HAD REAL CROSS BY

- 1 SOMEBODY WHO IS REALLY GOING TO BE ANTAGONISTIC TO
- 2 THE PROPONENT, THEN I GUESS YOU GET TO STEP FORWARD
- 3 WITH WHATEVER WORDS OF WISDOM YOU'VE GOT AS YOU TRY
- 4 TO STRADDLE THE MIDDLE, BUT WANT TO SORT OF
- 5 ELUCIDATE SOMETHING FOR THE COURT'S BENEFIT. AND
- 6 THEN, LIKEWISE, IF THE STATE REPRESENTATIVES HAVE
- 7 NO QUESTIONS, WON'T ELUCIDATE, THEY'RE JUST KIND
- 8 OF --
- 9 IT ISN'T QUITE LIKE A TORT CASE WHERE
- 10 YOU'VE GOT CALTRANS DEFENDING THE HIGHWAY
- 11 CONSTRUCTION, THE PEOPLE WHO FIXED OR DIDN'T FIX
- 12 THE BRAKES, THE DRUNK DRIVER, AND TOYOTA WHO SOLD
- 13 THE CAR AS CO-DEFENDANTS ALL TRYING TO BEAT UP ON
- 14 THE PLAINTIFF. THIS IS A LITTLE BIT DIFFERENT WITH
- 15 HOW IT WORKS, BUT IT IS SORT OF A -- A LITTLE MORE
- 16 HOW THAT GOES IN TERMS OF THEN WHEN YOU GET TO
- 17 QUESTION, THIS IS THE VERY FIRST WITNESS
- 18 HYPOTHETICALLY.
- 19 AND THEN THE AG'S PEOPLE, I DON'T KNOW
- 20 IF -- I THINK, I HOPE THAT MANATT PHELPS IS
- 21 ACTUALLY GOING TO STAND ASIDE AND NOT HAVE A WHOLE
- 22 BUNCH OF QUESTIONS FOR THEIR PETROLEUM COMPANY
- 23 CLIENT, BUT MAYBE THEY WILL.
- 24 THEN WE GO BACK TO REBUTTAL, EXCUSE ME,
- 25 REDIRECT BY MR. HAGERTY AND MR. PISANO, TRYING TO
- 26 FIX THE DAMAGE THAT WAS DONE DURING ALL THIS
- 27 CROSS-EXAMINATION, AND THEN THEY CALLED IN THE
- 28 TROOPS.

MR. HAGERTY, WHAT PROMPTS YOU TO STAND? 1 2 MR. HAGERTY: I'M SORRY. MAY I MAKE ONE 3 COMMENT? 4 MR. JUNGREIS: GO AHEAD. 5 MR. HAGERTY: I'M SORRY. 6 I JUST DO THINK IT MIGHT BE HELPFUL TO HEAR 7 FROM MR. MELNICK BECAUSE IN THE ORDERING, AT LEAST 8 IN PHASE 1, I WOULD THINK IT MIGHT BE SLIGHTLY 9 DIFFERENT THAN HAVING JUST BEING -- BY THE CITY AND 10 THE SUPPORTING PARTIES, WOOD-CLAEYSSENS AND 11 WHATNOT. I -- I DON'T THINK THAT THEY'LL BE 12 ACTIVELY CONTRIBUTING THAT MUCH RELATIVE TO OTHERS, 13 BUT I DO THINK IN THIS UNIOUE SITUATION, IF THEY 14 WANT, THE STATE WILL ACTUALLY LIKELY FOLLOW THE 15 CITY. BECAUSE IN THIS INSTANCE WITH THE 16 INTERCONNECTIVITY ISSUE, THE STATE'S VIEW IS 17 RELATIVELY SIMILAR TO THE VENTURA'S VIEW. 18 SO I JUST WANT TO INTERJECT THAT SO THAT --WELL, THAT'S TRUE. 19 THE COURT: THEN HE'S ALIGNING WITH YOU AND, IN THEORY, HE'S JUST BEING 20 21 REDUNDANT LIKE WOODS-CLAEYSSENS OR VENTURA RIVER. 22 MR. HAGERTY: I THINK THAT'S WHY -- I JUST 23 WANTED TO NOTE THAT YOU MIGHT WANT TO HEAR FROM 24 MR. MELNICK. I'M SURE YOU WOULD ANYWAY. BUT IN 25 TERMS OF THINKING ABOUT THE PHASING, I THINK THAT'S 26 THE RELEVANT PIECE THAT MIGHT BE MISSING FROM THIS 27 DISCUSSION. 28 THAT WAS MY ONLY COMMENT, YOUR HONOR.

IF I COULD, YOUR HONOR? 1 MR. JUNGREIS: 2 I THINK A LOT OF THE THINGS THAT CASITAS 3 WILL HAVE TO SAY IN THE TRIAL REALLY MAY RELATE TO WHAT EVIDENCE THE STATE MAY PUT ON, AND TO A LESSER 4 5 EXTENT TO WHAT VENTURA HAS. BUT STATE HAS A MODEL 6 AND A NUMBER OF THINGS THEY'VE ASSERTED, AND I 7 THINK A LOT OF WHAT CASITAS IS CONCERNED ABOUT IS 8 RELATES TO WHAT THE STATE MAY BE CONCERNED ABOUT. 9 THE COURT: MR. MELNICK, DO YOU WANT TO 10 VOUCH YOUR LOYALTY TO THE CITY OF VENTURA AT THIS 11 TIME? 12 MR. MELNICK: I DON'T THINK I WANT TO DO 13 THAT, YOUR HONOR, BUT I THINK THE REALITY IS THAT 14 ON THIS ISSUE OF INTERCONNECTION, ON YOUR -- THE 15 EVIDENCE THAT WE'LL PUT ON WILL BE SUPPORTIVE OF 16 THE CITY OF VENTURA'S POSITION. SO I THINK AS FAR AS THIS PHASE 1, MR. HAGERTY IS RIGHT, WE'RE MORE 17 18 ALIGNED WITH THE CITY OF VENTURA THAN ANYBODY ELSE 19 IN THIS CASE. 20 MR. JUNGREIS IS NOT QUITE, I THINK, BEING 21 COMPLETE IN HIS DESCRIPTION OF CASITAS' POSITION 22 I THINK HE SHOULD BE CUTTING DOWN WITH THE HERE. 23 SAME PLACE AS THE CITY OF OJAI. 24 AND...BUT I THINK WHAT MR. HAGERTY'S 25 SUGGESTING, WHICH IS THAT THE CITY OF VENTURA PUT 26 ON ITS WITNESSES FIRST AND THEN PROBABLY WE SHOULD 27 FOLLOW, JUST IN THE WAY THAT YOU ARE THINKING ABOUT 28 THE CASE, AND THEN IT WOULD CONTINUE AS YOU

- 1 SUGGESTED.
- THE COURT: WELL, CERTAINLY, IF YOU ARE
- 3 ALIGNED WITH VENTURA CITY, IF NOT LITERALLY, EVERY
- 4 SQUARE INCH OF THE WATERSHED OF THE GROUNDWATER
- 5 BASIN ENOUGH THAT THAT'S THE MOST OBVIOUS THING
- 6 YOU'VE GOT IN THE COURTROOM, PROBABLY HAVING YOU GO
- 7 SECOND DOES MAKE SENSE. OF COURSE -- AND SECOND
- 8 AFTER WOODS-CLAEYSSENS AND VENTURA WATER DISTRICT
- 9 WHO ARE REALLY TIED AT THE HIPS WITH VENTURA CITY.
- 10 MR. MELNICK: I DON'T THINK -- I DO NOT
- 11 KNOW IF MR. SLATER CAN CHYME IN, BUT -- AND
- 12 MS. ZOLEZZI, BUT THEY HAVEN'T DESIGNATED ANY
- 13 SEPARATE EXPERTS, SO...AS FAR AS CROSS-EXAMINATION.
- 14 YOU KNOW, THAT'S I THINK THE PROPER GROUPINGS.
- 15 BUT, UMM, I THINK THE ONLY PARTIES ADVANCING EXPERT
- 16 WITNESSES FOR THE PROPOSITION OF INTERCONNECTION
- 17 ARE THE CITY OF VENTURA AND THE STATE AGENCIES.
- 18 MS. ZOLEZZI: YOUR HONOR, THIS IS JEAN
- 19 ZOLEZZI. AND MR. MELNICK IS CORRECT AS FAR AS
- 20 EXPERTS AND THE LIKE, VENTURA RIVER WATER
- 21 DISTRICT -- WATER DISTRICT DID NOT HAVE THEIR OWN
- 22 EXPERTS DESIGNATED.
- WE WILL BE CROSS-EXAMINING, PERHAPS,
- 24 WITNESSES AND PROVIDING OPENING STATEMENTS, BUT
- 25 WILL NOT BE PUTTING ON REBUTTAL WITNESSES.
- MR. SLATER: YOUR HONOR, THIS IS SCOTT
- 27 SLATER, WOODS-CLAEYSSENS. AND AS NOTED BY
- 28 MR. MELNICK, WE DID NOT INTEND TO PUT ON ANY

- 1 EXPERTS AT THIS PHASE OF TRIAL, AND OUR
- 2 PARTICIPATION WOULD BE LIMITED TO CROSS, OPENING
- 3 STATEMENT.
- 4 AND I TAKE IT TO HEART YOUR HONOR'S
- 5 SUGGESTION ABOUT COORDINATING OUR APPROACHES WITH
- 6 THE CITY OF VENTURA, AND WE LOOK FORWARD TO DOING
- 7 THAT AS WELL AS POTENTIALLY STIPULATING ON ISSUES
- 8 TO FURTHER NARROW OUR PARTICIPATION.
- 9 THE COURT: MR. KRASNER FOR THE DEPARTMENT
- 10 OF FISH AND WILDLIFE, ARE YOU WITH US THIS
- 11 AFTERNOON?
- MR. KRASNER: YES, YOUR HONOR.
- AND I WILL...ONE WITNESS AS WELL, AND --
- 14 BUT I'LL BE VERY ALIGNED WITH MR. MELNICK, AND
- 15 MR. MELNICK WILL LIKELY ONLY HAVE ONE OPENING
- 16 STATEMENT BETWEEN THE TWO OF US, AND PROBABLY ONLY
- 17 ONE PERSON CROSS-EXAMINING AND ALL OF THAT STUFF.
- 18 SO WE'LL BE ALIGNED TOGETHER.
- 19 THE COURT: DO WE HAVE ANYBODY FROM MANATT
- 20 PHELPS THIS AFTERNOON FOR THE PETROLEUM COMPANY?
- 21 NO RESPONSE. SO I GUESS THAT TELLS US THAT THEY'RE
- 22 GOING TO BE ON THE SIDELINES, WHICH IS FINE.
- MR. HAGERTY: YOUR HONOR, IN THE JOINT
- 24 TRIAL READINESS THEY DID SUGGEST A FOOTNOTE THAT
- 25 THEY ADDED WHERE THEY DO HAVE AN EXPERT, BUT THEY
- 26 DO NOT PER THE FOOTNOTE ANTICIPATE THAT HE WILL BE
- 27 PUT ON IN PHASE 1, AND THEY'RE RESERVING THOSE
- 28 ISSUES THAT WE SUCCESSFULLY PUT ON.

- I CAN'T SPEAK FOR THEM, BUT I THINK THEY'D
- 2 ASK THAT THAT BE INCLUDED.
- 3 THE COURT: SO VENTURA CITY HAPPILY
- 4 ACKNOWLEDGES THE SUPPORT OF WOODS-CLAEYSSENS AND
- 5 VENTURA RIVER/MEINERS OAKS; RIGHT?
- 6 MR. HAGERTY: YES, YOUR HONOR.
- 7 THERE'S ONE OTHER PARTY, MUTUAL.
- 8 THE COURT: BUT THEY DIDN'T GIVE ME A
- 9 NOTICE OF INTENT TO APPEAR SO YOU DON'T HAVE TO
- 10 WORRY ABOUT IT.
- MR. HAGERTY: YES. I DON'T REMEMBER THAT,
- 12 BUT IT'S IRRELEVANT.
- 13 THE COURT: AT LEAST ACCORDING TO MY
- 14 REVIEW. I KNOW I MISSED A FEW, BUT I WAS LOOKING
- 15 FOR THEM, AND I MISSED THEM, BUT MIGHT HAVE BEEN
- 16 THE DISTRACTION OF THE SUPER BOWL.
- 17 MR. HAGERTY: WHICH WAS A GREAT GAME.
- 18 THE COURT: IT WAS. ESPECIALLY FOR L.A.
- 19 SO DOES VENTURA CITY SHARE THE SENTIMENT
- 20 THAT THE STATE AG'S OFFICE IS YOUR NEAR FRIEND IF
- 21 NOT YOUR NATO ALLY?
- 22 MR. PISANO: OUR EXPERTS SEEM TO BE ALIGNED
- 23 IN THEIR TREATMENTS, YOUR HONOR, AT LEAST AS FAR AS
- 24 PHASE 1 GOES ON THE ISSUE OF INTERCONNECTIVITY.
- 25 THE COURT: THEY SEEM NOT TO BE GETTING IN
- 26 THE WAY OF YOUR CASE.
- 27 MR. PISANO: CORRECT. FOR PHASE 1.
- THE COURT: THAT'S ALL I CARE ABOUT.

- 1 WHO ELSE, IF ANYBODY, DOES VENTURA CITY SEE
- 2 AS A HELPFUL ALLY OR NON-OBSTRUCTIONIST?
- 3 MR. HAGERTY: I THINK YOU HAVE YOUR LIST
- 4 THERE, HOPEFULLY.
- 5 THE COURT: AND DOES CASITAS THINK IT HAS
- 6 INTERESTS SO CLOSE TO VENTURA CITY THAT IT WANTS TO
- 7 BE SEEN AS AN UNACKNOWLEDGED ALLY?
- 8 MR. JUNGREIS: NOT THE CITY OF VENTURA. I
- 9 BELIEVE WE CERTAINLY SERVE ALL OUR CUSTOMERS AND
- 10 HAVE TREMENDOUS RELATIONSHIPS.
- 11 THE COURT: YOU LOVE ALL YOUR CUSTOMERS.
- MR. JUNGREIS: THAT'S TRUE, YOUR HONOR.
- 13 I THINK WE'RE PROBABLY ALIGNED WITH CITY OF
- 14 OJAI AS FAR AS THE POSITIONS OF THE EXPERTS IN THE
- 15 SENSE THAT WE HAVE QUESTIONS AS TO THE
- 16 INTERCONNECTION OF THE GROUNDWATER IN THE VENTURA
- 17 RIVER. SO AT LEAST PHYSICALLY AN INTERCONNECTION.
- 18 SO I THINK IN THAT SENSE THERE'S PROBABLY A GREATER
- 19 ALIGNMENT WITH THE CITY OF OJAI AND THE EAST OJAI
- 20 RIVER.
- 21 THE COURT: MS. JACOBSON FOR THE CITY OF
- 22 OJAI, DO YOU HAVE ANY OBJECTION AS THE STATE AG'S
- 23 REP -- YOU GET TO GO BEFORE SO THEY SORT OF BUILD
- 24 UP VENTURA CITY'S CASE BEFORE YOU COUNT.
- MS. JACOBSON: NO, YOUR HONOR. I THINK THE
- 26 BEST WAY TO THINK ABOUT THIS IS THERE ARE PARTIES
- 27 WHO ARE GOING TO TAKE THE POSITION THAT THE
- 28 GROUNDWATER AND SURFACE WATER ARE CONNECTED, SUCH

- 1 THAT WE SHOULD BE HERE IN FRONT OF YOUR HONOR, AND
- 2 THERE ARE PARTIES WHO OPPOSE THAT. SO THERE'S THE
- 3 CONNECTED POSITION AND THE NOT CONNECTED POSITION.
- 4 SO IF YOU WANT TO LOOK AT IT THAT WAY
- 5 RATHER THAN ALIGNMENT, FULL ALIGNMENT OR WHAT HAVE
- 6 YOU, I HAVE NO OPPOSITION TO THE STATE BOARD GOING
- 7 IN THAT FASHION.
- 8 THE COURT: AND DO YOU, MS. JACOBSON, FOR
- 9 CITY OF OJAI THINK THAT YOU'RE THE TIP OF THE SPEAR
- 10 OF THE NON-CONNECTED GROUP OR DO YOU HAVE SOMEBODY
- 11 ELSE YOU WANT TO SEND OVER THE TOP OF THE TRENCH
- 12 FIRST?
- 13 MS. JACOBSON: OH, I WANT TO SACRIFICE
- 14 OTHER PEOPLE FIRST, SO...
- THE COURT: WHO IS YOUR VOLUNTEER?
- 16 MS. JACOBSON: I WOULD GO WITH EAST OJAI
- 17 GROUP.
- THE COURT: WELL, MAYBE THEY WANT TO.
- MS. JACOBSON: MAYBE.
- 20 THE COURT: LET'S SEE. THAT IS
- 21 MR. PATTERSON. IS HE WITH US THIS AFTERNOON?
- YES, GREG PATTERSON.
- MR. PATTERSON: YES, I'M HERE, YOUR HONOR.
- 24 THE COURT: SO DO YOU WANT TO BE FIRST OUT
- 25 OF THE CHUTE FOR THOSE HERE?
- 26 MR. PATTERSON: AFTER THE...I THINK IT
- 27 MAKES SENSE, YOUR HONOR, THAT THE CITY OF VENTURA
- 28 AND THE STATE PUT ON WHATEVER CASE THEY HAVE.

- 1 THE COURT: OH, YEAH. THEY'RE PROPONENTS.
- 2 DO YOU WANT TO BE THE FIRST TO CROSS AND
- 3 LET MS. JACOBSON SWEEP UP BEHIND YOU?
- 4 MR. PATTERSON: THAT WOULD BE FINE WITH US,
- 5 YOUR HONOR.
- THE COURT: CONGRATULATIONS, MS. JACOBSON.
- 7 MS. JACOBSON: THANK YOU.
- 8 MR. PATTERSON: I THINK HOPEFULLY WE'LL
- 9 HAVE A BETTER IDEA OF WHAT THE DEFINITION OF
- 10 INTERCONNECTED IS BY THE TIME OF TRIAL, BUT THAT'S
- 11 THE -- STRICTLY THE COMPLAINT. I AGREE WITH
- 12 MS. JACOBSON THAT ESSENTIALLY YOU ARE GOING TO BE
- 13 LOOKING AT WHETHER AND HOW MUCH THERE IS
- 14 INTERCONNECTIVITY BETWEEN THE VARIOUS FOUR BASINS
- 15 AND THE SURFACE WATER, AND THERE'S GOING TO BE SOME
- 16 PARTIES THAT WE'LL HEAR FROM WHO SAY THEY ARE AND
- 17 SOME WHO SAY THEY AREN'T, AND THEN WE CAN ASK HOW
- 18 MUCH THEY ARE OR NOT.
- 19 THE COURT: MR. BLATZ, ARE YOU STILL -- DO
- 20 YOU WANT TO GO FIRST OR YOU WANT TO ARM WRESTLE FOR
- 21 THE PREROGATIVE?
- MR. BLATZ: YOUR HONOR, WE HAVE NO PROBLEM
- 23 WITH THAT. WE DID NOT NAME OUR OWN EXPERT. WE'RE
- 24 GOING TO, YOU KNOW -- WE'RE NOT -- I DON'T KNOW.
- 25 DEPENDING ON EVEN THE SCOPE WHERE WE ARE ABOUT
- 26 WHETHER THIS IS A DEGREE OF INTERCONNECTION OR MORE
- 27 OF A LIGHT SWITCH QUESTION, AS YOU BROUGHT UP AT
- 28 ONE OF THE PRIOR HEARINGS, ONE DROP IS SUFFICIENT

- 1 TO BE CONNECTED. WE'RE STILL A LITTLE CONFUSED ON
- 2 WHAT THE SCOPE OF THIS PHASE IS GOING TO BE. WE
- 3 WANT TO MAKE SURE BEFORE WE SIT AT THE TABLE THAT
- 4 DEPENDING ON WHERE THINGS GO, WE'LL BE...LOGISTICS
- 5 OF OUR LEVEL OF INVOLVEMENT. SO I HAVE NO PROBLEM
- 6 WITH CITY OF OJAI OR...
- 7 THE COURT: MS. JACOBSON, DO YOU THINK YOU
- 8 GO SECOND AFTER EAST OJAI GROUP OR DO YOU HAVE
- 9 ANOTHER INFANTRY DIVISION YOU WANT TO LURE ON THE
- 10 FIELD OF BATTLE FIRST?
- 11 MS. JACOBSON: I REALLY APPRECIATE BEING
- 12 PUT INTO THE POSITION OF KIND OF THE COLONEL OR
- 13 MILITARY LEADER IN THIS WAY, AND I'D LOVE TO TAKE
- 14 THE OPPORTUNITY TO -- BUT I WON'T. I THINK I'M
- 15 HAPPY WITH EAST OJAI, THEN OJAI, AND THEN WHOMEVER
- 16 WANTS TO FOLLOW.
- 17 THE COURT: IS THERE ANYBODY WHO WANTS TO
- 18 FIGHT MS. JACOBSON FOR THE HONOR OF BEING THE
- 19 SECOND OVER THE TOP OF THE TRENCH? NO RESPONSE.
- 20 MR. PATTERSON: WHEN IS CASITAS FINISHED IN
- 21 THIS? BECAUSE WE HAVE EXPERTS.
- 22 MR. JUNGREIS: YEAH. WE HAVE THE --
- 23 PROBABLY THIRD, YOUR HONOR. WE'RE -- WE'RE...THE
- 24 DIFFERENCE BETWEEN THE CITY OF -- EAST OJAI AND THE
- 25 CITY OF OJAI IS THAT CASITAS IS GOING TO BE IN
- 26 THIS. BECAUSE OF THEIR NATURE BECAUSE THEY HAVE
- 27 SURFACE WATER DIVERSIONS, WE'RE IN THIS CASE NO
- 28 MATTER HOW THE COURT ULTIMATELY RULES IN PHASE 1,

- 1 WE'RE GOING TO BE -- WE'RE STILL GOING TO BE THERE.
- 2 BUT WE DO HAVE CONCERNS WITH SOME OF THE
- 3 EXPERT OPINIONS, PARTICULARLY OF THE STATE BUT ALSO
- 4 THAT THE CITY OF VENTURA HAS PUT FORWARD. SO WE DO
- 5 HAVE TWO EXPERTS. I ENVISION WE'LL PROBABLY PUT ON
- 6 TWO EXPERTS AND WE MAY OR MAY NOT HAVE ONE
- 7 PERCIPIENT WITNESS.
- 8 THE COURT: SO MR. PATTERSON AND
- 9 MS. JACOBSON, DOES IT SIT COMFORTABLY WITH YOU FOR
- 10 CASITAS TO GO NEXT BEFORE SOMEBODY ELSE WHO MAY BE
- 11 MORE THEOLOGICALLY PURE IN IDENTIFYING WITH YOUR
- 12 POSITION?
- MS. JACOBSON: YOUR HONOR, THIS IS HOLLY
- 14 JACOBSON. I THINK IT MAKES SENSE BECAUSE THEY HAVE
- 15 DECLARED AN EXPERT, AND I AM NOT AWARE OF ANY OTHER
- 16 EXPERTS THAT ARE OUTSTANDING ON THAT LIST.
- 17 THE COURT: SO I'LL PUT IT DOWN
- 18 HYPOTHETICALLY THAT THE CASITAS MUNICIPAL GOES NEXT
- 19 IN SEQUENCE IN THE CROSS TEAM.
- 20 IS THERE ANYBODY WHO WANTS TO BE HEARD TO
- 21 TRY TO JUMP THE LINE IN FRONT OF CASITAS?
- MR. GARRISON: YOUR HONOR, THIS IS GREGG
- 23 SCOTT GARRISON, AND WE'RE HAPPY TO FOLLOW CASITAS'
- 24 NO FAULT POSITION.
- THE COURT: THAT MAKES SENSE TO YOU,
- 26 MS. JACOBSON, AND TO YOU, MR. PATTERSON?
- 27 MS. JACOBSON: I HAVE NO OBJECTION.
- MR. PATTERSON: NO OBJECTION, YOUR HONOR.

- 1 I THINK WHAT WILL HAPPEN, I KNOW WE'RE
- 2 STARTING ON THE 16TH, AND WE'RE TRYING TO KEEP
- 3 EVERYBODY CLEAR, THERE WILL BE SOME ADJUSTMENTS
- 4 HERE AND THERE, BUT IN TERMS OF THE PEOPLE THING,
- 5 THAT'S FINE WITH ME.
- 6 THE COURT: MR. BLATZ, ARE YOU OKAY WITH
- 7 THIS SO FAR?
- 8 MR. BLATZ: YES, YOUR HONOR.
- 9 THE COURT: DO YOU WANT TO BE ON THE DANCE
- 10 CARD, MR. BLATZ, OR ARE YOU MORE OBSERVING THAN
- 11 TALKING?
- 12 MR. BLATZ: WELL, I THINK I ANTICIPATE
- 13 MAKING AN OPENING STATEMENT AND, LIKE I SAID,
- 14 DEPENDING ON WHERE THINGS ARE, YOU KNOW, WHAT THE
- 15 DEGREE OF WHAT WE'RE TALKING ABOUT REALLY DEPENDS
- 16 ON THE LEVEL OF INVOLVEMENT AT THAT POINT. BUT I
- 17 DON'T ANTICIPATE BEING REDUNDANT, AND I THINK A LOT
- 18 OF THE QUESTIONS THAT WE'RE GOING TO ASK ARE
- 19 BROADLY GOING TO BE FOR MY OTHER OF COLLEAGUES
- 20 BEFORE IT GETS TO US. BUT I DO WANT TO MAKE SURE
- 21 WE HAVE A PIECE OF THE CAKE IN CASE WE NEED TO
- 22 BRING SOMETHING UP.
- THE COURT: SO I'VE INDENTED MR. BLATZ'
- 24 NAME AS A KIND OF SUBTLE INDICATOR THAT HE MAY NOT
- 25 NEED TO DO A LOT OF TALKING IF THE PEOPLE BEFORE
- 26 HIM HAVE DONE THE JOB WELL.
- 27 ALL RIGHT. DO I HAVE ANYBODY FOR THE PARTY
- 28 IDENTIFIED AS ROBERT MARTIN FROM OSSENTJUK & BOTTI?

- 1 OKAY. DO I HAVE ANYBODY ELSE WHO THINKS
- 2 THEY WANT TO BE IDENTIFIED ON THE DANCE CARD FOR
- 3 CROSS-EXAMINATION OF MOST IF NOT ALL WITNESSES?
- 4 MR. QUIRK: TREVOR QUIRK, DEFENDANT IN THE
- 5 CASE.
- 6 THE COURT: BEAR WITH ME.
- 7 THIS IS MR. TREVOR QUIRK?
- 8 MR. QUIRK: YES.
- 9 THE COURT: OKAY. DID YOU FILE A NOTICE OF
- 10 INTENT TO APPEAR IN THE COURSE OF THE PHASE 1
- 11 TRIAL, MR. QUIRK?
- MR. OUIRK: I WAS ONLY RECENTLY ADDED AFTER
- 13 THAT DEADLINE, SO THE ANSWER IS NO.
- 14 THE COURT: IN THAT CASE YOU SHOULD MAKE AN
- 15 EX-PARTE APPLICATION TO HAVE PARTICIPANT -- YOUR
- 16 OPPORTUNITY TO PARTICIPATE. BUT IF YOU HAVE JUST
- 17 BEEN ADDED, IS THERE A PERFECTLY LOGICAL
- 18 EXPLANATION OF WHY YOU ARE JOINING THE EXERCISE AT
- 19 THIS TIME?
- 20 MR. OUIRK: I WAS ANTICIPATING SPEAKING TO
- 21 THE COURT ABOUT THAT TODAY, SO THANK YOU.
- 22 THE COURT: AND THOSE TIPS FOR INTERACTING
- 23 WITH L.A. SUPERIOR COURT ARE PARTICULARLY USEFUL IF
- 24 YOU HAVEN'T HAD TO DEAL WITH OUR VARIOUS ELECTRONIC
- 25 PORTALS FOR FILING AND SIGNING UP FOR
- 26 LACOURTCONNECT EVENTS AND OTHERWISE INTERACTING
- 27 WITH THE COURT SYSTEM. SO I URGE YOU TO SPEND A
- 28 LITTLE TIME WITH THE LINK AND EDUCATE YOURSELF

- 1 ABOUT HOW TO NAVIGATE A CIVIL COURTROOM, MR. QUIRK.
- 2 MR. QUIRK: THANK YOU.
- THE COURT: MR. QUIRK, CAN I ASK WHERE YOUR
- 4 LAND IS LOCATED WHICH IS PROBABLY AN INDICATION OF
- 5 WHERE YOUR INTERESTS LAY?
- 6 MR. OUIRK: UPPER OJAI OUTSIDE OF THE
- 7 GROUNDWATER BASIN, WHICH IS ANOTHER ISSUE, WHEN THE
- 8 TIME IS RIGHT I WANT TO DISCUSS WITH THE COURT.
- 9 THE COURT: NO PROBLEM. IF YOU ARE
- 10 REPRESENTING YOURSELF, YOU ARE WELCOME TO APPEAR
- 11 WITHOUT BEING A LAWYER OR LICENSED OR TRAINED IN
- 12 THE LAW. BY THE SAME TOKEN I'LL ASK YOU, OUT OF
- 13 CURIOSITY, IF YOU HAVE LEGAL TRAINING?
- MR. QUIRK: IF I HAVE? I'M SORRY.
- 15 THE COURT: FORMAL TRAINING IN LAW.
- MR. OUIRK: I AM AN ATTORNEY.
- 17 THE COURT: OH, SO MUCH BETTER. YOU JUST
- 18 WERE CASUAL TODAY LIKE SO MANY LAWYERS, SO IT
- 19 DIDN'T SCREAM OUT LAWYER DRESS.
- MR. QUIRK: SORRY.
- 21 THE COURT: ARE YOU REPRESENTING YOURSELF
- OR DO YOU HAVE CLIENTS AS WELL MR. QUIRK?
- MR. QUIRK: JUST MYSELF.
- 24 THE COURT: OKAY. MR. QUIRK, THIS IS ONE
- 25 OF THE MORE UNUSUAL CASES YOU ARE GOING TO COME
- 26 ACROSS IN YOUR LEGAL CAREER. AT LEAST IT IS FOR
- 27 ME.
- 28 MR. QUIRK: THANK YOU.

- 1 THE COURT: ARE THERE OTHER PEOPLE WHO WANT
- 2 TO BE PUT ON THE DANCE CARD AS REGULAR
- 3 CROSS-EXAMINERS?
- 4 MR. WHITMAN, I NOTE YOU'RE WITH US THIS
- 5 AFTERNOON. THERE'S A SERVED NOT FILED NOTICE OF
- 6 INTENT. ARE YOU HAPPY TO LET THE OTHER PEOPLE DO
- 7 THE FIGHTING AND WATCH, OR DO YOU LIKE TO GET A
- 8 WORD IN FROM TIME TO TIME?
- 9 MR. WHITMAN: WELL, I -- I CAN'T SPEAK WHAT
- 10 NEEDS TO BE -- CAN BE FILED OR NOT.
- 11 THE COURT: FAIR ENOUGH.
- MR. QUIRK, ANY OTHER QUESTIONS?
- 13 MR. OUIRK: OTHER OUESTION AND THE ISSUE I
- 14 RAISED WITH THE VENTURA CITY TEAM WAS WHETHER OR
- 15 NOT INDIVIDUAL DEFENDANTS LIKE MYSELF WHO OWN
- 16 PARCELS OUTSIDE OF THE COURT-DEFINED GROUNDWATER
- 17 BASINS ARE PROPER PARTIES TO THIS CASE.
- 18 AND I'VE KIND OF FULLY RESOLVED THAT ISSUE
- 19 WITH THE -- CITY OF VENTURA. I SAT THROUGH A
- 20 COUPLE DIFFERENT DEPOSITIONS, ALL-DAY DEPOSITIONS,
- 21 OF THE STATE WATER EXPERTS. AND MY READING OF THE
- 22 STATUTE, I DON'T THINK THAT FOLKS LIKE MYSELF WHO
- 23 ARE OUTSIDE OF THE COURT-DEFINED GROUNDWATER BASIN
- 24 ARE PROPER PARTIES TO THIS CASE. THAT'S ONE ISSUE.
- 25 THE SECOND -- SHOULD I KEEP GOING?
- 26 THE COURT: NO, I WANT TO SPEAK TO THAT,
- 27 AND I'M ALSO GOING TO INVITE MR. HAGERTY TO SPEAK
- 28 TO IT.

- 1 BUT THERE OUGHT TO BE BOUNDARIES IN
- 2 BULLETIN 118, AND IT WAS MY UNDERSTANDING THAT THE
- 3 BOUNDARY THAT THE COURT ADOPTED THAT APPEARED TO BE
- 4 AT THAT POINT BY CONSENT WITH THE UPPER OJAI
- 5 GROUNDWATER BASIN FAITHFULLY FOLLOWED THE
- 6 BOUNDARIES DELINEATED IN BULLET 118 FOR THAT ARE
- 7 PARTICULAR UPPER OJAI GROUNDWATER BASIN. AND IF
- 8 YOU FIND YOURSELF SERVED WITH THE SHORT CUT NOTICE
- 9 ALLOWED BY THE COMPREHENSIVE STREAMLINED
- 10 GROUNDWATER ADJUDICATION ACT, THAT IN THEORY IS
- 11 BECAUSE YOUR FEE SIMPLE SITS ON TOP OF THE
- 12 GROUNDWATER BASIN AS DEFINED IN BULLET 118.
- 13 MR. HAGERTY: IF I MIGHT?
- 14 I'D LOVE TO MEET WITH MR. QUIRK AND GO OVER
- 15 THIS. WE'VE OFFERED TO DO THAT, AND I HOPE HE WILL
- 16 TAKE UP THE OFFER TO MEET AND CONFER BECAUSE WE CAN
- 17 EXPLAIN IT. I DON'T KNOW THAT WE'LL CONVINCE HIM,
- 18 BUT AT LEAST WE COULD EXPLAIN AND DEMONSTRATE THE
- 19 BASIS OF OUR POSITION.
- 20 MR. QUIRK IS NAMED LIKE OTHERS BECAUSE HE'S
- 21 A DORMANT BUT VARIANT OWNER. SO HE OWNS LAND
- 22 THROUGH WHICH A EPHEMERAL STREAM RUNS THAT THEN
- 23 RUNS TO LINES IN ENTRY. SO HE'S NOT IN THE BASIN,
- 24 BUT HE'S IN THE WATERSHED.
- 25 SO THE CONFUSION, THERE WERE FOUR PARTIES
- 26 INCLUDING MR. QUIRK. WE SENT OUT FORMAL NOTICE OF
- 27 THE COURT'S RULING ON THE WATERSHED BOUNDARIES AND
- 28 THE BASIN BOUNDARIES. THERE WERE FOUR PARTIES THAT

- 1 HAVE THE QUESTION THAT MR. QUIRK HAS, WHY AM I
- 2 NAMED IN THIS CASE BECAUSE I DON'T OWN PROPERTY
- 3 WITHIN A BASIN, AND WE SOUGHT TO EXPLAIN THAT
- 4 FAIRLY AND FULLY EXPLAIN THAT TO PEOPLE AND WE'RE
- 5 HAPPY TO DO THAT.
- 6 BUT THE REASON WHY MR. QUIRK IS IN THE CASE
- 7 IS BECAUSE HE IS A DORMANT BUT VARYING OWNER, AND
- 8 AS THE COURT --
- 9 THE COURT: AND IS ONLY IN CONNECTION WITH
- 10 HIS LAND RIGHTS.
- MR. HAGERTY: CORRECT, YOUR HONOR. I MEAN
- 12 THAT'S -- AND HE'S PERSONALLY SERVED. SO HE
- 13 WASN'T -- HE DID -- WHEN WE SERVED PEOPLE WITH ALL
- 14 THE PACKAGE, HE GOT EVERYTHING, BUT HE DIDN'T GET
- 15 THE NOTICE THAT WENT TO THE PARTIES AS WELL, BUT HE
- 16 WAS PERSONALLY SERVED. HE WAS PERSONALLY SERVED
- 17 BACK IN JULY, AND WE RECENTLY NEGOTIATED A WAY FOR
- 18 HIM TO BE INVOLVED...
- 19 AND THAT'S WHY WE'RE HERE. BUT HE IS IN
- 20 THE CASE BECAUSE HE'S A DORMANT BUT VARIANT OWNER.
- 21 AND THE COURT HAS BECOME FAMILIAR WITH THE LONG
- 22 VALLEY CASE AND TO HAVE THE PHYSICAL SOLUTION BEING
- 23 COMPREHENSIVE AS TO BOTH SURFACE WATER, NOT THE
- 24 WATERSHED, GROUNDWATER WITHIN THE BASINS...
- 25 SO --
- 26 THE COURT: THE RELATIONSHIP RUNS IS
- 27 THERE'S AN EPHEMERAL SECTION, WHAT TOURISTS AT
- 28 YOSEMITE CALL AN EPHEMERAL FAULT, BUT IN THIS CASE

- 1 IT'S AN EPHEMERAL CREEK OR STREAM.
- 2 MR. HAGERTY: RIGHT. IT'S AN AREA THAT
- 3 JOINS ANOTHER AREA THAT TRIBUTARY ALIGNS TO THE --
- 4 TRIBUTARY TO VENTURA.
- 5 THE COURT: AND SO SOMEHOW THE WATER GETS
- 6 IN THE RIVER BED.
- 7 MR. HAGERTY: EXACTLY, YOUR HONOR.
- 8 AND, YOU KNOW, THAT'S THE AREA WHERE, YOU
- 9 KNOW, THERE'S A DIFFERENCE OF OPINION ABOUT WHY
- 10 HE'S IN THE CASE, AND WE'RE HAPPY TO EXPLAIN THAT.
- 11 BUT THE REASON WHY THE CITY HAD TO NAME PARTIES IN
- 12 THAT SITUATION IS THEY HAVE DORMANT OR VARIANT
- 13 RIGHTS, AND THE ONLY WAY THE COURT CAN HAVE
- 14 JURISDICTION UNDER THE PHYSICAL SOLUTION IN THE
- 15 LONG VALLEY CASE IS TO SERVE THEM PERSONALLY.
- THE COURT: MR. HAGERTY'S SPOKEN. I AM NOT
- 17 SAYING I ADOPT OR REJECT HIS POSITION, BUT YOU
- 18 HEARD WHAT HE SAID, I ASSUME, MR. QUIRK?
- 19 MR. OUIRK: I DID, AND I DISAGREE WITH IT.
- 20 AND I MET AND CONFERRED AT LENGTH WITH OPPOSING
- 21 COUNSEL WHO ASKED ME TO STOP E-MAILING ALL PARTIES
- 22 BECAUSE I WAS UNNECESSARILY BURDENING PEOPLE. SO
- 23 HERE WE ARE. WE STILL HAVE THE ISSUE. I WAS
- 24 HOPING THAT WE COULD RESOLVE IT.
- 25 I'VE GOT A DIFFERENT OPINION, AND I DON'T
- 26 WANT TO GO INTO THAT BECAUSE I'M NOT SURE THIS IS
- 27 THE PROPER TIME AND PLACE TO DO IT, UNLESS YOU ARE
- 28 INCLINED TO HEAR ME OUT. I'D BE HAPPY TO EXPLAIN

- 1 IT TO THE COURT.
- THE COURT: I THINK AT THE MOMENT I
- 3 UNDERSTAND WHY YOU ARE NAMED. THERE WAS A
- 4 THEORETICAL DESIRE TO BRING EVERY PROFESSED OWNER
- 5 IN WATERSHED, AND THE BOUNDARIES OF THE WATERSHED
- 6 ARE NOT THE SAME AS THE BOUNDARIES OF CERTAIN OF
- 7 THE GROUNDWATER BASINS. BUT IT MAY BE THAT THEY'RE
- 8 WRONG IN TERMS OF WHETHER YOU ARE IN THE WATERSHED
- 9 AND/OR WHETHER OR NOT THE EPHEMERAL STREAM IS OF
- 10 ANY RELEVANCE TO THE EXERCISE WE'RE ENGAGED IN.
- MR. QUIRK: IT SEEMS TO ME IN A BRIEF
- 12 ASSESSMENT, THE STATUTE REQUIRES THE COURT TO MAKE
- 13 AN INDEPENDENT DETERMINATION BASED ON FACTS THAT
- 14 ARE BEFORE IT, LINKING ME TO THE CASE SO I CAN BE
- 15 MADE A PARTY TO THIS CASE. BECAUSE WE'RE
- 16 ADJUDICATING BASINS, NOT WATERSHEDS. MY PARCELS
- 17 ARE NOT IN THE BASINS.
- 18 THE COURT: THAT WAS THE GIST OF VARIOUS
- 19 MOTION PRACTICES I HAD FAIRLY RECENTLY. I DON'T
- 20 KNOW IF YOU HAD A CHANCE TO LOOK INTO THEM. BUT,
- 21 CERTAINLY, WITH ISSUES AT THE MOMENT WE'RE GOING TO
- 22 HAVE A TRIAL TO FIGURE OUT WHAT SOME OF THE FACTS
- 23 ARE.
- 24 MR. QUIRK: THAT'S FINE. I READ ALL THE
- 25 PLEADINGS.
- 26 THE COURT: WAS THERE ANOTHER ISSUE YOU
- 27 WANTED TO TAKE UP, MR. QUIRK?
- MR. QUIRK: YES. EXPERT DEPOSITIONS ARE...

- 1 JUST MAYBE THERE WERE OTHERS, BUT I JUST SAT
- 2 THROUGH TWO SINCE I JOINED THE CASE GOING TEN
- 3 HOURS. I ASKED OPPOSING COUNSEL IF WE COULD
- 4 VIDEOTAPE THEM. THEY'RE REFUSING TO DO SO. THEY
- 5 LITERALLY -- I DON'T KNOW HOW TECHNICALLY SAVVY
- 6 THIS COURT IS. TO CLICK A BUTTON ON THE ZOOM, AND
- 7 THAT ENABLES PERSONS TO RECORD IT, THAT -- THAT
- 8 WOULD FACILITATE THE WATCHING OF THESE EXPERT
- 9 DEPOSITIONS AND MAYBE CUTTING THEM UP AND
- 10 PRESENTING THEM AT TRIAL, IMPEACHING DIFFERENT
- 11 EXPERTS WITH VARIOUS TESTIMONY.
- 12 SO I ASK THAT THE COURT MAKE AN ORDER THAT
- 13 WE ARE ALLOWED TO VIDEOTAPE DEPOSITIONS SO
- 14 HOMEOWNERS LIKE ME DON'T HAVE TO SIT THROUGH TEN
- 15 HOURS OF DEPOSITIONS. THAT'S ONE ISSUE.
- 16 THE COURT: SO COUNSEL FOR VENTURA CITY,
- 17 ARE ANY OF THE EXPERT DEPOSITIONS BEING VIDEOTAPED
- 18 AT THE MOMENT?
- 19 MR. PISANO: NONE OF THE EXPERT DEPOSITIONS
- 20 ARE VIDEOTAPED, YOUR HONOR. THEY'RE ALL BEING
- 21 TRANSCRIBED. THE PARTIES DESIGNATED EXPERTS AND WE
- 22 MET AND CONFERRED AND WORKED OUT A SCHEDULE. WE
- 23 ALL DISCUSSED THE ISSUES AND ALL INDICATED THAT WE
- 24 WERE JUST GOING TO TAKE AND TRANSCRIBE BUT NOT
- 25 VIDEOTAPE THE DEPOSITIONS, AND THAT'S WHAT WE'VE
- 26 BEEN DOING. THE TRANSCRIPTS, ANYONE CAN ORDER THE
- 27 TRANSCRIPT. ANYONE CAN READ THE TRANSCRIPT.
- 28 THE COURT: ARE THEY BEING DONE REMOTELY SO

- 1 THAT A LINK SUCH AS ZOOM IS BEING USED AS A
- 2 NECESSITY?
- 3 MR. HAGERTY: YES, THERE IS A ZOOM LINK,
- 4 AND ANYONE CAN WATCH THEM.
- 5 THE COURT: WHAT'S THE MARGINAL COST OF
- 6 RECORDING IT ON ZOOM?
- 7 MR. HAGERTY: I DON'T KNOW WHAT THE
- 8 ADDITIONAL COST IS. IF THE COURT REPORTER DOES IT,
- 9 MY UNDERSTANDING FROM ANOTHER CASE, NOT FROM THIS
- 10 ONE, IS THERE IS A WAY TO JUST PUSH A BUTTON, BUT
- 11 IT'S ESSENTIALLY YOU NEED A VIDEOGRAPHER, SOMEONE
- 12 TO BRING YOU INTO THE DEPO, TO DO THE ANNOUNCEMENT
- 13 AT THE BEGINNING. AND IT'S AN ADDED COST AND WE'RE
- 14 NOT BEARING THAT COST. NONE OF THEM HAVE BEEN
- 15 NOTICED FOR VIDEO.
- 16 AT THIS POINT THE DEPOS ARE ALL HAPPENING
- 17 THIS WEEK AND NEXT. IT WOULD BE UNTIMELY NOTICE AT
- 18 THIS POINT FOR ANYONE TO SERVE A NOTICE AND
- 19 VIDEOTAPE A DEPOSITION. I DON'T UNDERSTAND WHY
- 20 MR. QUIRK WANTS TO VIDEOTAPE THEM SO HE CAN WATCH
- 21 THEM LATER. HE'S ATTENDING THE DEPOSITIONS.
- THE COURT: HE CAN QUEUE THEM UP. HE MIGHT
- 23 HAVE SOMETHING ELSE HE WANTS TO DO WITH TEN HOURS.
- 24 I CAN IMAGINE A LOT OF REASONS WHY ONE MIGHT WANT
- 25 THE BENEFIT OF THE VIDEOTAPE.
- 26 IF SOMEBODY HIT THE RECORD FUNCTION ON ZOOM
- 27 THE RESULTING RECORD WOULD NOT BE ADMISSIBLE
- 28 BECAUSE IT WASN'T DONE BY A PROPER VIDEOGRAPHER;

1	TRUE?
2	MR. PISANO: TRUE.
3	MR. QUIRK: BUT THE
4	THE COURT: BEAR WITH ME.
5	DO YOU UNDERSTAND THE POINT I JUST MADE,
6	MR. QUICK?
7	MR. QUIRK: I DO, BUT THAT RULE ONLY
8	APPLIES TO EXPERT WITNESSES, NOT LAY WITNESSES.
9	THE COURT: THESE ARE EXPERTS APPARENTLY.
10	MR. QUIRK: I GOT THAT. I KNOW IT. WHICH
11	IS WHY DURING THE LAST DEPOSITION I ASKED
12	MR. BREAL (PHONETIC), CAN YOU RECORD IT, AND I GOT
13	AN OBJECTION, AND THE COST OF VERITEXT SERVICE
14	THEY'RE USING, THE COST OF VIDEO RECORDER
15	DEPOSITIONS IS ZERO. ALL THE GUY DOES IS READ ON A
16	SCRIPT AND PRESS A ZOOM RECORD.
17	THE COURT: THAT'S IF IT'S TO BE MADE THE
18	OFFICIAL RECORD OF THE COURT. I'M ASKING A
19	DIFFERENT QUESTION.
20	I ASKED MR. PISANO WHAT THE COST IS JUST
21	PUSHING THE RECORD WITHOUT THE NICETIES.
22	THE COST OF THAT IS ZERO, IF I HEARD RIGHT?
23	MR. PISANO: I ASSUME SO. I NEVER MADE
24	THAT INQUIRY.
25	THE COURT: THE POINT OF THAT, MR. QUIRK,
26	THAT MIGHT WELL CREATE AN ACCESSIBLE HISTORY OF THE
27	DEPOSITION BUT NOT ONE YOU COULD USE AT THE TIME OF
28	TRIAL. DO YOU UNDERSTAND THE POINT?

- 1 MR. QUIRK: YES, I DO.
- 2 THE COURT: AND WOULD YOU FIND IT OF
- 3 UTILITY FOR YOUR PURPOSES AND PERHAPS THAT OF OTHER
- 4 HOMEOWNERS WHO FIND THEMSELVES IN THIS LITIGATION,
- 5 IF THE EXPERT DEPOSITIONS ARE RECORDED IN THAT
- 6 FASHION, EVEN THOUGH YOU UNDERSTAND YOU HAVE AN
- 7 UNOFFICIAL RECORD THAT CANNOT BE USED AT THE TIME
- 8 OF THE TRIAL?
- 9 MR. QUIRK: YES, THAT'S PART OF THE REASON
- 10 I'M MAKING THIS REQUEST. YES, JUDGE.
- 11 THE COURT: SO IF I TOLD THEM TO RECORD IT
- 12 WITHOUT THE NICETIES OF A VIDEOGRAPHER ANNOUNCING
- 13 IT, THAT WOULD, IN THEORY, GIVE YOU ACCESS BUT IT
- 14 WOULDN'T GIVE SOMETHING YOU CAN USE AT THE TIME OF
- 15 TRIAL; YOU HAVE TO ARRANGE TO GET THE STENOGRAPHIC
- 16 TRANSCRIPT AND USE THAT AT THE TIME OF TRIAL IN
- 17 THIS COURTROOM.
- 18 MR. OUIRK: I UNDERSTAND. IF THAT'S GOING
- 19 TO BE THE COURT'S ORDER, I INTEND TO JOIN THESE
- 20 DEPOSITION NOTICES AND SERVE THE NOTICE OF INTENT
- 21 TO VIDEOTAPE, AND I'LL PAY THE \$25 VERITEXT CHARGES
- 22 TO READ ON THE SCRIPT BECAUSE THAT'S THE ONLY
- 23 DIFFERENCE.
- 24 THE COURT: SO IF YOU WANT TO SPEED IT UP
- 25 YOU MAY NEED TO SHORTEN TIME BASED ON THE SEQUENCE
- 26 OF THESE DEPOSITIONS BECAUSE APPARENTLY THEY'RE
- 27 UNDERWAY. AND SO IF YOU'RE TRYING TO FIX SOME
- 28 DEFECT IN PRIOR NOTICES, YOU WILL WANT TO MAKE AN

- 1 EX-PARTE APPLICATION WITH THE COURT SOONER RATHER
- 2 THAN LATER, MR. QUIRK.
- 3 MR. QUIRK: NO, I UNDERSTAND THAT, JUDGE.
- 4 I MEAN, WE'VE BEEN IN TRIALS WHERE YOU CLIP UP
- 5 DEPOSITIONS, AN EXPERT TESTIFIES TO X, YOU
- 6 IMPEACHMENT ON Y BASED ON THEIR PRIOR VIDEOTAPED
- 7 DEPOSITION. THAT'S ONE OF THE REASONS WHY I WANT
- 8 TO VIDEOTAPE THIS DEPOSITION. BECAUSE IF AN EXPERT
- 9 TESTIFIES DIFFERENTLY IN THE COURTROOM, RATHER THAN
- 10 ME READ THE TRANSCRIPT I WANT TO PLAY HIS OR HER
- 11 VIDEO. IT'S A LOT STRONGER EVIDENCE. THAT'S PART
- 12 OF THE REASON.
- THE SECOND REASON IS YOU ARE RIGHT, I DON'T
- 14 HAVE TEN HOURS TO SIT THERE THROUGHOUT THE DAY AND
- 15 LISTEN TO EXPERTS TESTIFY.
- 16 THE COURT: SO, MR. PISANO, WHY SHOULDN'T I
- 17 TELL YOU GOING FORWARD TO HAVE THEM RECORDED AND
- 18 LEAVE TO IT MR. QUIRK TO FIGURE OUT WHETHER HE CAN
- 19 MAKE THEM DONE IN A WAY THAT MAKES THEM ADMISSIBLE,
- 20 BUT JUST TO RECORD THEM SO PEOPLE LIKE MR. QUIRK
- 21 CAN HAVE ACCESS TO THEM WITH THE UNDERSTANDING AT
- 22 THE MOMENT THEY'D BE UNOFFICIAL?
- 23 MR. PISANO: YOUR HONOR, I WOULD
- 24 RESPECTFULLY OBJECT TO THAT ONLY BECAUSE A LOT OF
- 25 THE EXPERT DEPOSITIONS HAPPENED AND THEY HAVEN'T
- 26 BEEN RECORDED. SO THE EXPERTS, FOR EXAMPLE...
- 27 THE COURT: WHY DO YOU NOT RECORD THEM? IS
- 28 THIS A LOW-VALUE CASE? IT'S SORT OF ODD NOT TO

- 1 RECORD THEM. NORMALLY IT'S STANDARD PRACTICE TO
- 2 RECORD A DEPOSITION BY VIDEO.
- MR. PISANO: WE DIDN'T RECORD THEM, YOUR
- 4 HONOR, BECAUSE ALL OF THE EXPERTS ARE GOING TO BE
- 5 IN HERE TESTIFYING.
- 6 THE COURT: AS FOR CROSS IT'S ALWAYS FUN TO
- 7 MAKE THEM LOOK LIKE THEY'RE...
- 8 MR. PISANO: WELL, THE COLLECTIVE DECISION
- 9 OF THE GROUP WAS THAT WE WERE NOT GOING TO RECORD
- 10 THEM BY VIDEO. AT THIS POINT IT'S TOO CLOSE TO THE
- 11 DEPOSITIONS. SOME OF THEM HAVE ALREADY HAPPENED
- 12 AND HAVE FINISHED. I THINK IT WOULD BE UNFAIR TO
- 13 ORDER IT FOR SOME BUT NOT ALL EXPERTS.
- MR. GARRISON: YOUR HONOR, THIS IS GREGG
- 15 GARRISON, AND I JOIN WITH MR. QUIRK IN THAT WE,
- 16 TOO, WOULD LIKE THE LATITUDE AND THE CONVENIENCE OF
- 17 A RECORDED ZOOM EXPERT GOING FORWARD IN THIS CASE.
- 18 I SUPPORT MR. QUIRK'S POSITION.
- 19 THE COURT: MS. JACOBSON, DO YOU HAVE ANY
- 20 SENTIMENTS ON THE TOPIC?
- MS. JACOBSON: HONESTLY, YOUR HONOR, I
- 22 DON'T RECALL ANY CONVERSATION ABOUT WHETHER TO
- 23 RECORD OR NOT. MY UNDERSTANDING AND EXPERIENCE
- 24 WITH THE COURT REPORTER PART OF THIS IS THAT IT'S A
- 25 TECHNICALITY, OTHER THAN THE NOTICE REQUIREMENTS,
- 26 OF COURSE. BUT THE COURT REPORTER FIRM NEEDS TO
- 27 HAVE A BOX CHECKED TELLING THEM TO RECORD IT, AND
- 28 THAT BOX HASN'T BEEN CHECKED FOR WHATEVER REASON,

- 1 FOR THE PREVIOUSLY NOTICED DEPOS.
- 2 I DON'T REALLY CARE, TO BE HONEST, MOVING
- 3 FORWARD. I DON'T HAVE AN OBJECTION.
- 4 THE COURT: MR. MELNICK, DO YOU HAVE A
- 5 SENTIMENT?
- 6 MR. MELNICK: YOUR HONOR, I DON'T CARE
- 7 MOVING FORWARD.
- 8 THE COURT: MR. KRASNER, DO YOU HAVE A
- 9 SEPARATE SENTIMENT FROM YOUR COLLEAGUE,
- 10 MR. MELNICK?
- 11 MR. KRASNER: NO, I AGREE WITH MR. MELNICK.
- 12 THE COURT: ANYBODY ELSE WISH TO BE HEARD
- 13 ON THE TOPIC?
- 14 MR. PATTERSON: YOUR HONOR, THIS IS GREG
- 15 PATTERSON. WE HAVE A NOTICE OF DEPOSITION FOR
- 16 TOMORROW MORNING AT 9:00. I'LL SEE WHAT I CAN DO
- 17 ABOUT MAKING SURE THAT IT CAN BE RECORDED, BUT AT
- 18 THE MOMENT IT'S BEYOND MY TECHNICAL KNOW-HOW. I'LL
- 19 HAVE TO CHECK WITH THE COURT REPORTERS. I DON'T
- 20 HAVE ANY OBJECTION TO THEM. I JUST DON'T KNOW IF I
- 21 CAN DO IT THAT QUICKLY.
- THE COURT: MR. JUNGREIS, YOU HAVE AN
- 23 EXPERT; RIGHT?
- 24 MR. JUNGREIS: WE HAVE TWO, YOUR HONOR.
- 25 MR. PISANO: YOUR HONOR, WE DO OBJECT.
- 26 THERE'S INSUFFICIENT NOTICE AND THERE'S NO
- 27 APPLICATION EVEN BEFORE THE COURT TO DO THIS.
- 28 MR. BLATZ: YOUR HONOR, THIS IS BRIAN

- 1 BLATZ. I JUST WANT TO SAY THAT IT MAKES A LOT
- 2 SENSE IN THIS CASE TO HAVE THE ABILITY FOR ALL THE
- 3 PUBLIC THAT ARE ACCESSING THIS INFORMATION -- WE
- 4 ALREADY HAVE WEBSITES UP, WE HAVE OTHER PLACES, AND
- 5 IT MAKES A LOT OF SENSE THAT THERE BE ACCESS TO
- 6 SOME OF THE EXPERTS' TESTIMONY THROUGH THE
- 7 AUTHORITY, YOU KNOW, STATUS OF THE WEBSITE FOR THE
- 8 PUBLIC AND A LOT OF PEOPLE FOLLOWING ALONG TO GO
- 9 THERE, IF NOT, THE TRANSCRIPTS THEMSELVES.
- 10 IT WOULD MAKE A LOT OF SENSE IF THAT COULD
- 11 BE AVAILABLE. I KNOW THERE'S A LOT OF PEOPLE IN
- 12 THE OJAI VALLEY WHO WOULD LIKE TO BE ABLE TO ACCESS
- 13 SO EVERYONE KNOWS WHAT'S GOING ON. YOU ARE OUTSIDE
- 14 OF THE ACTIVE PARTICIPANTS. MR. QUIRK BRINGS UP A
- 15 REALLY GOOD POINT THAT FOR HOW EASY IT IS
- 16 TECHNICALLY. IT WOULD ACTUALLY HAVE A LOT OF VALUE
- 17 TO EVERYONE INVOLVED.
- 18 THE COURT: I HAVE TO RECESS TO CALL
- 19 ANOTHER CASE. WE'LL BE IN RECESS UNTIL 3:15, BUT I
- 20 WILL SET AN ORDER TO SHOW CAUSE IN THIS COURT AT
- 21 3:15 TODAY WHY THE REMAINING DEPOSITIONS SHOULD NOT
- 22 BE OFFICIALLY RECORDED WITH A VIDEOGRAPHER, EXPENSE
- 23 TO BE SHARED BETWEEN MR. QUIRK, MR. GARRISON, AND
- 24 MR. PATTERSON, ALL OF WHOM ASKED FOR THEM TO BE
- 25 RECORDED.
- 26 COURT IS IN RECESS.
- 27 (THE COURT HEARD OTHER MATTERS.)
- THE COURT: WE'RE BACK ON THE RECORD IN THE

- 1 SAN BERNARDINO CHANNELKEEPERS MATTER.
- 2 I'LL HEAR FROM THE CITY OF VENTURA AS TO
- 3 THE ORDER TO SHOW CAUSE.
- 4 MR. PISANO: YOUR HONOR, FIRST CAN I GET
- 5 SOME CLARIFICATION ON THE SCOPE OF THE ORDER TO
- 6 SHOW CAUSE?
- 7 THE COURT: CERTAINLY.
- 8 MR. PISANO: IS IT AN ORDER TO SHOW CAUSE
- 9 REGARDING WHY THE DEPOSITIONS ON A GOING FORWARD
- 10 BASIS SHOULD NOT BE RECORDED BY THE ZOOM OPERATOR,
- 11 BUT NOT BY AN OFFICIAL VIDEOGRAPHER SUCH THAT THE
- 12 VIDEOTAPE COULD THEN NOT BE USED AT TRIAL?
- THE COURT: COULD BE ONE OR THE OTHER. IT
- 14 STRIKES ME AS AN ODD CHOICE BY THOSE WHO HIRED
- 15 EXPERTS NOT TO VIDEOTAPE THEM AND TO RELY ONLY ON
- 16 STENOGRAPHIC TRANSCRIPTS FOR CROSS-EXAMINATION,
- 17 TYPICALLY IN A CASE WITH A HIGH DEGREE OF PUBLIC
- 18 INTEREST.
- 19 BUT THE CURE AT THE MOMENT MIGHT BE LIMITED
- 20 TO JUST MAKING NON ADMISSIBLE ZOOM RECORD OF FUTURE
- 21 DEPOSITIONS AVAILABLE, RATHER THAN AN ELECTRONIC
- 22 SUBSTITUTION OF STENOGRAPHIC TRANSCRIPTS. YOU ARE
- 23 RESISTING IT ALL, VERY FRIENDLY, AND I UNDERSTAND
- 24 EVEN AT THE RISK OF THE POSSIBILITY OF THE DELAY OF
- 25 TRIAL -- WHICH IS MY OTHER OPTION IF YOU FIND THAT
- 26 THE NOTICE PERIOD IS INADEQUATE. I CAN JUST VACATE
- 27 THE TRIAL DATE AND SOLVE THIS PROBLEM REAL QUICK
- 28 THIS AFTERNOON. BUT YOU ARE PUSHING HARD AND NOT

- 1 COOPERATING MUCH.
- 2 MR. PISANO: WELL, YOUR HONOR, THE REASON
- 3 FOR MY HESITANCY TO AGREE TO THIS IS, AT PRESENT,
- 4 WE HAVE COMPLETED SIX OF THE EXPERT DEPOSITIONS.
- 5 THE COURT: WONDERFUL. THIS IS THE FIRST
- 6 WE'VE EVER HEARD THAT YOU CHOSE NOT TO VIDEOTAPE
- 7 THE DEPOSITIONS IN SOME FASHION FOR THE BENEFIT OF
- 8 THE PUBLIC AND SELF-REPRESENTED PARTIES. SO, FOR
- 9 ME, THIS IS A NEW TOPIC AND YOU MAYBE HAVE A LOT OF
- 10 HISTORY, BUT TO ME THIS IS THE FIRST I'VE HEARD OF
- 11 IT.
- 12 MR. PISANO: OKAY.
- 13 SIX ARE COMPLETED, TWO ARE PARTIALLY
- 14 COMPLETED, AND THREE HAVE NOT YET COMMENCED AND
- 15 WILL COMMENCE EITHER THIS WEEK OR NEXT, AND TWO OF
- 16 THOSE THREE ARE THE CITY'S EXPERTS. AND I JUST
- 17 THINK IT'S UNFAIR TO THE CITY TO MAKE THIS
- 18 REQUIREMENT NOW WHEN SO MUCH OF THE EXPERT
- 19 DISCOVERY HAS BEEN DONE.
- 20 NOW --
- 21 THE COURT: I'M GLAD TO CONTINUE THIS FOR
- 22 FURTHER BRIEFING. IF YOU WANT TO DELAY THE TRIAL
- 23 DAY BY DAY I'LL GIVE YOU THE OPPORTUNITY TO BRIEF
- 24 IT.
- 25 MR. PISANO: I DON'T THINK THAT'S
- 26 NECESSARY, YOUR HONOR, AND I WOULDN'T REQUEST THAT.
- 27 THE COURT: IT'S -- ASYMMETRICAL PREJUDICE
- 28 TO HAVE YOUR EXPERTS RECORDED VIA VIDEO AT LEAST

- 1 FOR UNOFFICIAL PURPOSES, AS OPPOSED TO OTHER
- 2 PEOPLE'S EXPERTS THAT WEREN'T RECORDED BECAUSE
- 3 NOBODY ASKED.
- 4 WHAT'S SO BAD ABOUT AN UNOFFICIAL
- 5 RECORDING?
- 6 MR. PISANO: WELL, YOUR HONOR --
- 7 THE COURT: A NON ADMISSIBLE UNOFFICIAL
- 8 RECORDING?
- 9 MR. PISANO: IF THAT'S THE ORDER OF THE
- 10 COURT, WE WOULD ACCEPT THAT AND MOVE ON. AGAIN,
- 11 IT'S --
- 12 THE COURT: THAT, TO ME, SOUNDS LIKE THE
- 13 FAIR RESOLUTION SO PEOPLE LIKE MR. OUIRK CAN GET TO
- 14 IT IN A COST-EFFECTIVE FASHION. BUT IF PEOPLE WANT
- 15 TO USE SOMETHING AT THE TIME OF TRIAL, THEN THEY
- 16 HAVE TO GO FIND THEIR WAY TO THE STENOGRAPHIC
- 17 TRANSCRIPT.
- 18 MR. PISANO: FAIR ENOUGH, YOUR HONOR.
- THE COURT: MR. QUIRK, DO YOU UNDERSTAND MY
- 20 EFFORT TO KIND OF SPLIT THE BABY?
- MR. QUIRK: I DO.
- 22 I'M READING CCP 2025.330, AND THE STATE'S
- 23 TEAM OF LAWYERS ARE PROVIDING SOME SORT OF
- 24 OBJECTION ON TIMELINESS GROUNDS. THE WAY THAT I
- 25 READ THAT STATUTE, IT SAYS THAT IF I'M NOT THE
- 26 NOTICING PARTY, IT SAYS ANY OTHER PARTY AT THAT
- 27 PARTY'S EXPENSE MAY MAKE AN AUDIO OR VIDEO RECORD
- 28 OF THE DEPOSITION PROVIDED THAT THE OTHER PARTY

- 1 PROMPTLY AND IN NO EVENT LESS THAN THREE CALENDAR
- 2 DAYS BEFORE THE DEPOSITION SERVES THE NOTICE.
- 3 SO I'M NOT SURE WHAT THE STATUTORY OR LEGAL
- 4 BASIS IS FOR THE CITY'S OBJECTION, OTHER THAN THEY
- 5 DON'T HAVE ONE AND THEY DON'T WANT IT TO BE MADE
- 6 PUBLIC, AND THEY WANT TO HIDE THIS THING FROM
- 7 14,000 PEOPLE THEY CHOSE TO SUE.
- 8 THE COURT: IS THERE A DEPOSITION TOMORROW?
- 9 MR. QUIRK: THERE IS. I DON'T KNOW WHOSE
- 10 DEPOSITION IS TOMORROW. IT'S NOT THE CITY'S.
- 11 THE COURT: HEARING NOTICE TODAY,
- 12 MR. QUIRK, IS NOT THREE DAYS IN ADVANCE OF
- 13 TOMORROW. IT'S THREE DAYS IN ADVANCE OF THURSDAY,
- 14 THREE DAYS ADVANCE OF FRIDAY, THREE DAYS IN ADVANCE
- 15 OF NEXT WEEK, BUT IT'S NOT THREE DAYS IN ADVANCE OF
- 16 TOMORROW.
- 17 MR. QUIRK: CORRECT.
- 18 THE COURT: SO WHAT I'LL DO IS PROVIDE THAT
- 19 THE DEPOSITIONS TO BE TAKEN ON TUESDAY AND
- 20 WEDNESDAY WILL BE ZOOM RECORDED AS UNOFFICIAL
- 21 RECORDS. AND IF YOU SERVE NOTICE ON FILING
- 22 SERVEXPRESS THIS AFTERNOON, MR. QUIRK, FOR ANY
- 23 DEPOSITIONS ON OR AFTER THE 17TH, THAT WILL BE
- 24 DEEMED TIMELY NOTICE, BUT YOU'LL HAVE TO MAKE
- 25 ARRANGEMENTS TO CAUSE THE OFFICIAL RECORDING BY THE
- 26 VIDEOGRAPHER TO OCCUR AT YOUR EXPENSE, MR. QUIRK.
- 27 MR. QUIRK: I UNDERSTAND.
- THE COURT: AND YOU'LL GIVE NOTICE,

- 1 MR. QUIRK.
- 2 MR. QUIRK: OKAY.
- 3 MR. PATTERSON: WE USED VERITEXT TO DO
- 4 THESE DEPOSITIONS AND SET UP ALL THE TECHNICAL
- 5 STUFF, AND THEY WILL NOT RECORD -- THEY WILL NOT
- 6 RECORD ANYTHING UNLESS YOU HAVE A VIDEOGRAPHER
- 7 PRESENT, AND I CAN'T GET ONE BY TOMORROW MORNING.
- 8 THE COURT: WHAT THEY'RE SUPPOSED TO DO IS
- 9 HIT THE RECORD BUTTON, HIT THE RECORD BUTTON ON
- 10 ZOOM.
- MR. PATTERSON: THEY DON'T DO THAT.
- 12 THE COURT: TELL THEM THE JUDGE ORDERED
- 13 THEM TO DO IT.
- MR. PATTERSON: OKAY.
- 15 I HAVE NO OBJECTION TO THE DEPOSITION FOR
- 16 TOMORROW BEING RECORDED AT ALL. I JUST -- I JUST
- 17 RIGHT NOW AM TRYING TO FIGURE OUT HOW WE ACTUALLY
- 18 GET THAT DONE.
- 19 THE COURT: THEY CAN CONTACT THE COURT IF
- 20 THEY WANT TO KNOW.
- 21 MR. PATTERSON: THANK YOU, YOUR HONOR.
- THE COURT: WHAT NEXT?
- MR. BLATZ: YOUR HONOR, THIS IS BRIAN
- 24 BLATZ. I HAVE A QUICK QUESTION BASED ON AN ISSUE.
- 25 IS IT PLANNED THAT THE TRANSCRIPTS FOR THE
- 26 DEPOSITION OF THE EXPERTS WOULD ACTUALLY BE
- 27 PUBLISHED ON THE COURT'S WEBSITE IN THE CASE?
- 28 THE COURT: I'M NOT SURE, BUT THE COURT

- 1 REPORTERS ARE VERY PROPRIETARY ABOUT WHO PAYS FOR
- 2 COPIES OF THEIR TRANSCRIPTS AND AREN'T USED TO
- 3 HAVING THINGS FLASHED TO THE UNIVERSE WITHOUT
- 4 GETTING THE EXTRA FEES THAT THE FEEL THAT THEY ARE
- 5 ENTITLED TO. SO I'M GOING TO BE AGNOSTIC RIGHT NOW
- 6 AND READ PEOPLE THE CODE UNTIL SOMEBODY MAKES A
- 7 PROPER APPLICATION FOR GOOD CAUSE SHOWING.
- 8 MR. BLATZ: ALL RIGHT. YOUR HONOR, I BRING
- 9 IT BECAUSE THE TRANSCRIPTS FROM WE CALL THE
- 10 HEARINGS ARE PUBLIC. SO THE COURT REPORTER'S
- 11 TRANSCRIPTS FOR LIKE, FOR EXAMPLE, TODAY'S HEARING
- 12 AND PRIOR HEARING, THOSE HAVE BEEN PUBLISHED ON THE
- 13 CITE.
- 14 THE COURT: I CAN'T SPEAK TO WHY ONE
- 15 HAPPENS AND NOT THE OTHERS, BUT I KNOW THAT
- 16 DEPOSITION REPORTERS FEEL THEY HAVE A LEGAL AND
- 17 FINANCIAL INTEREST IN WHO COPIES THE TRANSCRIPT.
- 18 SO I'M NOT GOING TO JUST, YOU KNOW, ABROGATE THEIR
- 19 RIGHTS WILLY-NILLY.
- 20 MR. BLATZ: THANK YOU, YOUR HONOR.
- THE COURT: ANYTHING ELSE, MR. QUIRK?
- MR. QUIRK: THANK YOU, JUDGE. THAT'S IT.
- THE COURT: OKAY.
- 24 WHO ELSE WANTS TO BE HEARD THIS AFTERNOON?
- 25 STRIKES ME WE NEED ANOTHER CONFERENCE TO
- 26 SEE HOW YOU ARE DOING WITH YOUR TECHNICALITIES AND
- 27 THIS AND THAT BEFORE MARCH 11 IN THE HOPES THAT YOU
- 28 CAN FIGURE OUT HOW TO ACCELERATE YOUR EXHIBIT

- 1 EXCHANGE INFORMATION AND WITNESS EXCHANGE
- 2 INFORMATION SO YOU ACTUALLY CAN MEET A MARCH 4
- 3 DEADLINE AND NOT BLOW THE TRIAL DATE. I HAVE NO
- 4 DESIRE TO BLOW THE TRIAL DATE. I HAVE RESERVED THE
- 5 TIME, KEPT IT OPEN, I WANT THIS TRIAL TO PROCEED ON
- 6 MARCH 16. HOW ABOUT A FURTHER STATUS CONFERENCE ON
- 7 THURSDAY, FEBRUARY 24, A WEEK FROM THURSDAY?
- 8 WHAT DO YOU THINK, MR. HAGERTY AND
- 9 MR. PISANO, IS THAT TOO SOON OR IS THAT A BAD DAY?
- 10 MR. HAGERTY: I THINK THAT'S A DEPO DATE,
- 11 YOUR HONOR.
- MR. PISANO: WE DO HAVE ONE OF THE EXPERT
- 13 DEPOSITIONS THAT DAY.
- 14 THE COURT: LET'S AVOID THAT.
- 15 WHAT ABOUT FRIDAY THE 25TH?
- MR. HAGERTY: THAT WORKS FOR US, YOUR
- 17 HONOR.
- 18 THE COURT: OKAY. WE'LL HAVE A CONTINUED
- 19 TRIAL READINESS CONFERENCE ON FRIDAY THE 25TH AT
- 20 1:30 P.M.
- YES, MR. GARRISON?
- MR. GARRISON: YOUR HONOR, BACK ON DECEMBER
- 23 10 AND DECEMBER 13 WE DISCUSSED REVISION OF THE
- 24 MAPS, AND THE APPEARING DEFENDANTS FROM THE AUGUST
- 25 13TH, 2021, DATE, THE CITY OF VENTURA, DID REVISE
- 26 THOSE MAPS AND HAVE PUBLISHED AND WE THANK THEM FOR
- 27 THAT.
- THE SECOND GROUP OF MAPS WAS TO BE THE MAP

- 1 OF A DEFAULTING DEFENDANT IN THIS CASE. THE CITY
- 2 OF VENTURA SAID THAT THAT WAS TOO TIME CONSUMING,
- 3 THEY DIDN'T HAVE RESOURCES, BUT THEY WILL PROVIDE
- 4 US A LIST OF THE DEFAULT DEFENDANTS. THAT HAS BEEN
- 5 SERVED TODAY; HOWEVER, THE LIST IS BY FIRST NAME
- 6 FIRST, NOT BY LAST NAME, AND THERE'S NO PROPERTY
- 7 ADDRESS. SO WE HAVE THE FIRST NAME FIRST AND THE
- 8 APN NUMBER, BUT THAT IS NOT SUFFICIENT TO IDENTIFY
- 9 THE DEFAULTING DEFENDANTS BY SPECIFIC PROPERTY AND
- 10 BY NAME.
- 11 THE COURT: WELL, CAN YOU READILY
- 12 REORGANIZE IT BY SURNAME? I DO KNOW THAT THE
- 13 CURRENT WORD HAS A BAD HABIT OF WANTING TO
- 14 ALPHABETIZE BY FIRST NAME BECAUSE PEOPLE DON'T USE
- 15 SURNAMES ANYMORE. IT'S JUST CHARLIE AND WILLIAM
- 16 AND GARY AND SEAN AND CHRISTOPHER AND JEREMY, ALL
- 17 FIRST NAME BUDDY-BUDDY, BUT APN SHOULD BE TRACEABLE
- 18 THROUGH THE VENTURA COUNTY LAND RECORDS. THEY WENT
- 19 BACK TO --
- 20 MR. HAGERTY: I THINK MR. GARRISON IS
- 21 SPEAKING OF THE ACTUAL STREET ADDRESS.
- 22 THE COURT: I WAS GOING TO ASK ABOUT THAT,
- 23 BUT MY FIRST QUESTION IS HOW HARD IS IT TO GIVE
- 24 THEM ONE WHERE IT GOES BY SURNAME?
- 25 MR. HAGERTY: MY UNDER- --
- 26 THE COURT: BECAUSE I GET OFFENDED BY WHEN
- 27 IT'S RECORDED BY GIVEN NAMES, FRANKLY, SO IT DOES
- 28 NOT SIT WELL WITH ME. A BONA FIDE SORTED LIST

- 1 SHOULD BE BY SURNAME. I KNOW HOW IT HAPPENED
- 2 BECAUSE OF THE BAD TENDENCIES OF MODERN SOFTWARE.
- 3 MR. PISANO: IT'S HOW -- WE GAVE THE LIST
- 4 HOW WE -- HOW IT'S MAINTAINED BY US, AND THAT'S
- 5 WHAT WE GET.
- 6 THE COURT: CAN'T YOU CHANGE THE DATA FIELD
- 7 SO THE SURNAME GOES FIRST AND WHEN THE
- 8 ALPHABETIZING HAPPENS IT WILL HAVE IT BY SURNAME?
- 9 MR. PISANO: I HAVE TO CHECK WITH OUR
- 10 PEOPLE, YOUR HONOR.
- 11 THE COURT: MAKE THAT CHECK.
- 12 MR. PISANO: I KNOW YOU CAN SEARCH THE
- 13 DOCUMENTS.
- 14 THE COURT: THAT'S A DIFFERENT QUESTION.
- 15 IF THIS WAS -- I THINK THEY'D BE POSTING THEM BY
- 16 SURNAME. MAKE THAT SORTABLE BY SURNAME.
- 17 MR. PISANO: WE WILL DO SO, YOUR HONOR.
- 18 THE COURT: ANYTHING FURTHER,
- 19 MR. GARRISON?
- 20 MR. GARRISON: NO. THANK YOU, YOUR HONOR.
- THE COURT: OKAY.
- 22 OTHER PEOPLE WISH TO BE HEARD? I WAS
- 23 TRYING TO GET SOMETHING SET WHEN MR. GARRISON
- 24 BROUGHT UP HIS PROBLEM.
- 25 ARE OTHERS ACCEPTING OF A FURTHER STATUS
- 26 CONFERENCE FOR TRIAL READINESS ON THE AFTERNOON OF
- 27 FRIDAY, FEBRUARY 25, AT 1:30?
- 28 THAT WILL BE THE ORDER OF THE COURT. I'LL

HAVE VENTURA CITY GIVE NOTICE. MR. TREVOR QUIRK IS 1 2 GIVING NOTICE ON THE RECORDING QUESTION OF THE 3 DEPOS. 4 AND I'D LIKE AN UPDATED SHOWING TO THE 5 COURT BY FEBRUARY 23, A WEEK FROM WEDNESDAY, TO 6 GIVE YOU SOME TIME TO LET THINGS DEVELOP RATHER 7 THAN JUST HAVING YOU REPORT IN A FEW DAYS FROM NOW 8 THAT WON'T SHOW MUCH IN WAY OF A CHANGE. 9 MR. HAGERTY: YES, YOUR HONOR. 10 THE COURT: OKAY. 11 WHO ELSE HAS AN ISSUE THEY'D LIKE TAKEN UP 12 WITH THE COURT THIS AFTERNOON? 13 HEARING NOTHING, COURT IS IN RECESS. 14 DO FEEL FREE TO SEND YOUR TECH PEOPLE IN TO 15 START TRYING THINGS OUT SO THAT WE CAN BE AS ROBUST 16 AND READY TO GO AS POSSIBLE. 17 WILL DO, YOUR HONOR. MR. PISANO: 18 THE COURT: IN THE TIME AVAILABLE YOU MAY 19 WANT TO WANDER THESE OTHER COURTROOMS AND ASK ABOUT 20 THE ELECTRIC THINGS. 21 MR. PIANO: THANK YOU, YOUR HONOR. 22 THANK YOU, YOUR HONOR. MR. HAGERTY: 23 MR. JUNGREIS: THANK YOU, YOUR HONOR. 24 THE COURT: COURT IS IN RECESS. 25 OFF THE RECORD. 26 (WHEREUPON, THE PROCEEDINGS ADJOURNED.) \* \* \* 27 28

1	SUPERIOR COURT OF THE STATE OF CALIFORNIA
2	COUNTY OF LOS ANGELES
3	DEPARTMENT 10 HON. WILLIAM F. HIGHBERGER, JUDGE
4	
5	SANTA BARBARA CHANNELKEEPER, A ) CALIFORNIA NON-PROFIT CORPORATION,)
6	CALIFORNIA NON-PROFII CORPORATION,)  SUPERIOR COURT  PLAINTIFF,  CASE NO.
7	VS.  (CASE NO. ) 19STCP01176  VS.
8	) REPORTER'S STATE WATER RESOURCES CONTROL ) CERTIFICATE
9	BOARD, A CALIFORNIA STATE AGENCY, ) ET AL.,
10	DEFENDANTS. )
11	AND RELATED CROSS-ACTION.
12	)
13	
14	I, FELIPE CARRILLO, OFFICIAL REPORTER PRO
15	TEMPORE OF THE SUPERIOR COURT OF THE STATE OF
16	CALIFORNIA, FOR THE COUNTY OF LOS ANGELES, DO
17	HEREBY CERTIFY THAT THE FOREGOING PAGES 1 THROUGH
18	67, COMPRISE A TRUE AND CORRECT TRANSCRIPT OF THE
19	PROCEEDINGS TAKEN IN THE ABOVE-ENTITLED CAUSE ON
20	MONDAY, FEBRUARY 14, 2022.
21	
22	DATED THIS 18TH DAY OF FEBRUARY, 2022.
23	V () ( (21 Ls
24	, CSR 9555
25	FELIPE F. CARRILLO OFFICIAL REPORTER PRO TEMPORE
26	
27	
28	

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