

NEVADA FIRST CORPORATION,

Appellant,

vs.

BUREAU OF LAND MANAGEMENT,

Respondent.

Wildhorses & Burros) Appeal from the Area) Manager's Final Decision) dated March 26, 1993,) Paradise-Deno Res. Area,) Winnemucca District, Nevada

WITHDRAW OF W. ALAN SCHROEDER

W. ALAN SCHROEDER hereby withdraws as the designated representative of the above-entitled appellant. Respondent and the Office of Hearings & Appeals should designate James Bonavia and Gary Bengochea as the designated representative of the aboveentitled appellant from this time forward. All future correspondence and pleadings should be mailed to the following address of appellant:

> Nevada First Corporation President - James Bonavia COO - Gary Bengochea P.O. Box 490 Winnemucca, Nevada 89445 702-623-2586 (w) 702-623-2587 (fax)

Respectfully submitted this 15th day of February, 1994.

Tchoes in W. ALAN SCHROEDER P.O. Box\267 Boise, Idaho 83701 Telephone: 208-384-1627



United States Department of the Interior

OFFICE OF HEARINGS AND APPEALS

Hearings Division 6432 Federal Building Salt Lake City, Utah 84138 (Phone: 801-524-5344)

November 15, 1993

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Bureau VI Land Managen DISTRICT OFFICE WINNEMI ICCA. NEVADA

11-18-93

WILLIAM C. CUMMINGS,

NV2-92-9

Appellant

v.

Appeal from the Area Manager's Proposed Decision dated May 11, 1992, Paradise-Denio Resource Area, Winnemucca District, Nevada

BUREAU OF LAND MANAGEMENT,

Respondent

ORDER

On motion of William C. Cummings and good cause appearing therefor, it is Ordered:

1. William C. Cummings is substituted for Russell Ranches as the real party in interest and appellant in the above captioned matter.

2. The said William C. Cummings is charged with the notices, motions and pleadings heretofore issued, filed, or entered in this proceeding.

3. Since the said William C. Cummings intends to select new counsel, herein, the matter is continued for hearing and shall come on for hearing on a hearing calendar at 2:00 p.m. on January 3, 1993, at Courtroom 5, U.S. District Court, 650 Capital Mall, Sacramento, California.

Hearings noticed for hearing at this calendar call will continue daily with the first hearing to commence upon completion of the call of the calendar.

All parties are required to answer this calendar call unless previously excused by the undersigned judge, and be prepared for the hearing when their case is reached. Failure of a party to appear at the hearing will be considered cause for dismissal and/or entry of judgement. If the parties agree to a settlement prior to the time set for hearing, the undersigned judge shall be promptly notified.

Any discovery contemplated by a party shall be initiated early enough, when giving due allowance for hearing on objections by the opposition, if any, to permit completion of discovery no later than 7 days prior to the date set for hearing. Depositions on oral examination and documents produced in response to requests for production shall not be filed with this office unless so ordered or for use in the proceedings.

The parties will be expected to confer and stipulate facts and evidence of which there is no bona fide dispute prior to said hearing. Copies or a full description of all proposed exhibits and a list of prospective witnesses shall be exchanged by the parties no later than 5 working days prior to hearing. A copy of the witness list shall be furnished the judge.

The hearing will be held pursuant to the authority of Section 9 of the Taylor Grazing Act (43 U.S.C. § 315a) and Part 4, Title 43 Code of Federal Regulation, and in accordance with provisions of the Administrative Procedure Act (5 U.S.C. §§ 551-559 (Supp. V, 1956-1969).

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Ramon M. Child Administrative Law Judge