

Montana Water Court  
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**FILED**  
FEB 06 2000

Montana Water Court

IN THE WATER COURT OF THE STATE OF MONTANA  
UPPER MISSOURI DIVISION  
MISSOURI RIVER - FROM HOLTER DAM TO SUN RIVER - BASIN 41QJ

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IN THE MATTER OF THE ADJUDICATION )  
OF THE EXISTING RIGHTS TO THE USE )  
OF ALL THE WATER, BOTH SURFACE AND )  
UNDERGROUND, WITHIN THE MISSOURI )  
RIVER - FROM HOLTER DAM TO THE SUN )  
RIVER - BASIN 41QJ. )  
\_\_\_\_\_ )

**FINDINGS OF FACT AND CONCLUSIONS OF LAW  
FOR THE TEMPORARY PRELIMINARY DECREE OF THE MISSOURI RIVER  
BETWEEN HOLTER DAM AND THE SUN RIVER  
- BASIN 41QJ -**

These Findings of Fact and Conclusions of Law are issued by the Chief Water Judge for inclusion in the Temporary Preliminary Decree for the Missouri River between Holter Dam and the Sun River (Basin 41QJ).

**FINDINGS OF FACT**

1. AUTHORITY TO ACT

The Chief Water Judge issues these findings and conclusions as authorized by § 3-7-224(2) and § 85-2-231, MCA.

2. GENERAL ADJUDICATION OF EXISTING WATER RIGHTS

This is a general adjudication of existing water rights. An existing water right is a right to the use of water that would be protected under the law as it existed prior to July 1, 1973. The term "existing right" includes federal non-Indian and Indian reserved water rights created under federal law and water rights created under state law. Section 85-2-102(12), MCA. This action for the adjudication of existing water rights commenced on

June 8, 1979, when the Montana Supreme Court issued its Order requiring the filing of statements of claim of existing rights. Certain claims for existing rights were “exempt” from the filing process, but could be voluntarily filed. Section 85-2-222, MCA. This Decree includes the "exempt" water right claims that were voluntarily filed, but does not include those "exempt" water right claims which were not filed.

### 3. RESERVED WATER RIGHTS

Claims for water rights reserved under the laws of the United States of America are included in the Montana general adjudication of water rights. The State of Montana, through the Reserved Water Rights Compact Commission, is engaged in the negotiation of reserved water right compacts with Indian tribes and the federal government. While negotiations for the conclusion of a compact are being pursued, all proceedings to generally adjudicate the reserved water rights that are being negotiated are suspended. Section 85-2-217, MCA.

Some claims for reserved water rights are not being negotiated and are included within this Decree. By letter dated April 2, 1998, the Montana Reserved Water Rights Compact Commission formally notified the Water Court that “negotiations between the United States Bureau of Land Management and the State of Montana for any and all reserved water right claims except those for the Upper Missouri National Wild and Scenic River and the Bear Trap Canyon Public Recreation Site were terminated as of this date.” Pursuant to § 85-2-704, MCA, the Bureau of Land Management (BLM) was required to file all of its claims for reserved rights within six months of the termination of negotiations. BLM claims for reserved water rights are included in this Decree.

### 4. SENIOR WATER RIGHTS

Judicial notice is taken of the fact that water rights exist on the Missouri River main stem between Holter Dam and Sun River, on its tributaries, and in adjoining basins or subbasins that may be senior to some of the rights decreed in Basin 41QJ. Rights decreed herein may be subject to curtailment or cessation during times of water shortage

in order to satisfy senior rights on a claimant's own source of supply, on the Missouri River main stem, on any tributaries of the Missouri River, or in adjoining basins or subbasins.

5. DESCRIPTION OF BASIN

There are a total of 2,584 claims for existing rights for irrigation, stock water, domestic, and other uses in this Decree. Basin 41QJ encompasses the drainage of the Missouri River between Holter Dam and the Sun River and its tributaries except for the Dearborn River drainage (Basin 41U) and The Smith River drainage (Basin 41J). This Decree affects all sources of water located within Basin 41QJ.

6. DECREE ABSTRACTS AND INDEXES

In addition to these Findings and Conclusions, this Decree consists of four bound volumes of computer-printed abstracts of the individual water right claims decreed in Basin 41QJ. Accompanying the Decree is an Index designed to help people research and find water rights included in the Decree. The Index is composed of the following six sections:

- Source Name Index
- Owner Name Index
- Point of Diversion Index
- Priority Date Index
- Water Right Claim Identification Number Index
- Issue Remarks Index

Bound volumes of the Decree and Index are located at the Department of Natural Resources and Conservation (DNRC) Water Resources Regional Offices in Helena and Lewistown, at the DNRC Water Rights Adjudication Office in Helena, at the Cascade County Clerk of District Court Office in Great Falls, and at the Montana Water Court in Bozeman. The information is also available on the Internet.

7. WATER RIGHT OWNER

A water right is decreed in the name of the claimant(s). If a water right transfer certificate or ownership update was properly filed and administratively processed prior to January 31, 2008, the Court issued the right in the name of the new owner. If a transfer

certificate or ownership update is properly filed and administratively processed after January 31, 2008, the new owner's name will appear in any subsequent decree.

Some previously decreed water rights are claimed by more than one person. When the combined flow rate of such claims exceeds the previously decreed flow rate, each claimant is decreed the claimed flow rate, but a "decree exceeded" remark is added to each right noting the conflict.

#### 8. SPECIFICS OF EXAMINATION PROCEDURE

The DNRC examined each claim in Basin 41QJ for incomplete or inaccurate information in accordance with the Water Right Claim Examination Rules, originally adopted by the Montana Supreme Court on July 7, 1987. The Supreme Court has occasionally amended the Rules, most recently by its Order of December 6, 2006.

The extent of each water right claim in this Decree is further defined by these Findings of Fact and Conclusions of Law. The specifics of each claim appear in the abstract of the water right. Each abstract of the claimed right includes (when the information is available and applicable):

- (a) The name and mailing address of the owner(s) of the right;
- (b) The amount of water included in the right (all flow rates and volumes are measured at the point of diversion unless otherwise noted on the abstract);
- (c) The priority date of the right;
- (d) The purpose for which the right is used;
- (e) The place of use and a legal description of the land, if any, to which the right is appurtenant;
- (f) The source of water included in the right;
- (g) The point of diversion and means of diversion;
- (h) The inclusive dates during which the water is diverted or used each year; and
- (i) Any other information necessary to define the nature and extent of the right.

If the claim did not include all the information required by § 85-2-224, MCA, and the information was not provided to the DNRC prior to issuance of this Decree, the right was decreed within the limits of the information submitted. Remarks were added to the abstracts flagging any unresolved issues.

Where a claimant filed two or more water rights on the same claim form, each right was separated and assigned an individual water right number, or a remark was added to the water right abstract noting the issue. The additional claims are called "implied claims."

9. MULTIPLE USES OF A WATER RIGHT

Historically, when water rights were decreed, a single water right may have been used for several purposes or uses. In this adjudication, the claimants were required to file separate claims for each use of a water right. Special claim forms were used for irrigation, stock water, domestic use, and a catch-all form for all "other uses". As a result of this specific filing, each use of a water right is separately decreed. Therefore, a water right might be represented by two or more claims for the multiple uses. A remark noting the multiple use of a water right appears whenever irrigation, stock, domestic, or an "other use" claim are for the same right. The use of a water right for several purposes does not increase the extent of the water right, rather it decrees the right to alternate and interchange the use or purpose of water in accord with historical practices.

10. SOURCE NAME

Although some sources were claimed under several names, sources are generally designated by the name listed in the most recent United States Geological Survey (USGS) quadrangle maps. If the source has not been designated by the USGS, the source name most commonly recognized in the locality may be used, or, the source may be designated as an "Unnamed Tributary of \_\_\_\_\_" or "Spring, unnamed Tributary of \_\_\_\_\_."

Sources for claims associated with lakes and reservoirs are generally decreed under the name of the inflowing streams. If a lake or reservoir has a commonly recognized name, that name is also noted.

When more than one source is claimed for a water right, all sources are listed on the abstracts and indexes. Secondary sources and points of diversions are identified in a

remarks. Frequently, multiple sources actually represent separate water rights for which "implied claims" may be generated.

#### 11. PRIORITY DATE

Priority dates are decreed as claimed, except where the date is incomplete or it contradicts the claim's supporting documentation. Where a claimed priority date included only a year, or a year and a month, the last day of the year or the last day of the month is decreed as the priority date.

Priority dates for groundwater rights after 1961 are reviewed for compliance with the 1961 Groundwater Act and decreed accordingly. If a claim to groundwater after 1961 does not comply with the 1961 Groundwater Act, the priority date is decreed as the filing date of the statement of claim and an issue remark is added noting the problem.

#### 12. GUIDELINES

Guidelines were established in the Water Right Claim Examination Rules to aid in the examination of certain claimed flow rates and volumes. The guidelines are merely estimates of reasonable water use. Flow rates and volumes decreed according to the guidelines are not absolute or unchangeable. The guidelines are subject to modification to accurately reflect a claimant's water right in its true and historical sense. "The quantity of water which may be claimed lawfully under a prior appropriation is limited to that quantity within the amount claimed which the appropriator has needed, and which within a reasonable time he has actually and economically applied to a beneficial use . . . the principle of beneficial use [being of] paramount importance." *Allen v. Petrick, et al.* (1924), 69 Mont. 373, 376-77, 222 P. 451, 452 (cited in *McDonald v. State* (1986), 220 Mont. 519, 536, 722 P.2d 598). There is no exact uniform rule for computing the duty or reasonable quantity of water to be applied for all situations alike.

#### 13. RESERVOIRS AND STORAGE OF WATER

Reservoirs and other storage facilities incident to the beneficial use of water are noted on the abstract of a water right for which such facilities are utilized.

A flow rate is decreed for off stream reservoirs. This flow rate represents the rate at which water is withdrawn or diverted from the source. The flow rate guideline for off stream reservoir claims is the capacity of the diversion and conveyance system. In most situations, unless specified by purpose, if the claimed flow rate exceeds the guideline and if the accompanying documentation or other data does not substantiate the flow rate, the flow rate is decreed as claimed and an issue remark is added noting the problem.

Volume may or may not be quantified for reservoirs depending on the purpose for which the water is stored and used. *See* the Findings of Fact concerning each purpose for further discussion.

The period of diversion for reservoirs may or may not be identified. If the claimant identified a period of diversion different from the period of use, the identified period of diversion is decreed. If the claimant did not identify a period of diversion, then a remark was added that the period of diversion from the source into storage cannot be identified.

Earlier in Montana's general adjudication of water rights, the Court found that the right to store water in a reservoir is a storage right separate from a water right and that the actual beneficial use of stored water creates a water right. Disagreement exists in Montana over the precise nature of reservoir storage. The resolution of such a significant issue should not be determined in the general findings of a preliminary decree. The scope and extent of reservoir storage rights should be resolved in an adversarial proceeding in which all interested parties would have an opportunity to participate.

#### 14. IRRIGATION RIGHTS

##### Flow Rate:

Direct flow irrigation rights are decreed by flow rate.

Flow rate is decreed in gallons per minute (gpm) or in cubic feet per second (cfs) instead of the traditional miner's inches. Section 85-2-103, MCA. One miner's inch is equivalent to 11.22 gpm. Forty miner's inches are equivalent to one cfs. The flow rate of

a previously decreed water right is decreed as claimed, but miner's inches are converted in the manner described.

Flow rates of rights based on a filed notice of appropriation or based on use shall not exceed a reasonable application rate. Based upon information and a recommendation provided by the DNRC, the Water Court finds that a reasonable application rate for direct flow irrigation is 17.00 gpm per acre (1.50 miner's inches per acre). For every claim where the submitted documentation clearly substantiates a flow rate in excess of 17.00 gpm per acre, it was so decreed. If a flow rate in excess of 17.00 gpm per acre was claimed, but not clearly substantiated, the flow rate was reduced to 17.00 gpm per acre and a remark was added to the water right claim abstract noting the reduction.

Water spreading and other irrigation systems not susceptible to measurement by flow rate are generally decreed by volume only. Natural subirrigation and natural overflow were not decreed a flow rate or volume, but the right is limited to the amount of water historically used for a beneficial use.

A flow rate is decreed for off stream reservoirs, but is not decreed for on stream reservoirs. However, if it is determined that the on stream reservoir is not a significant part of the irrigation system, flow rate is decreed and a remark is added noting the system is primarily a direct flow irrigation system.

Volume:

Volume is not decreed for direct flow irrigation rights unless a volume was established in a prior court judgment or decree, or where the Water Court determines that volume is necessary to adequately administer the particular water right. Section 85-2-234(6)(b), MCA.

Volume is decreed for rights involving a reservoir. However, if it is determined that a reservoir is not a significant part of an irrigation system, volume is not decreed and a remark is added noting the system is primarily a direct flow irrigation system.

When volume is decreed, it is decreed in acre-feet per year. An acre-foot of water will cover one level acre to a depth of one foot.



### Period of Use:

Because the period of use can vary widely for each individual user, a claimed period of use that is reasonable is accepted unless it contradicts a previously decreed or documented period of use. If a period of use was not designated by the claimant or was not within the appropriate climatic zone guideline, an issue remark was added noting the problem, with the exception that the period of use for water spreading, if not claimed, will be assigned a year round period of use.

### Place of Use:

#### A. Examination of Place of Use:

The place of use of a right is designated by legal land description. Aerial photographs, Water Resource Surveys, field investigations, and data submitted by the claimant are used by the DNRC to examine the claimed place of use. The resources actually used are specified on the DNRC's examination worksheet which is located in the claim file. The place of use for irrigation is decreed as claimed. If, upon examination, the land did not appear irrigated, a remark was added to the abstract noting the acreage discrepancy.

#### B. Supplemental Water Rights and Place of Use:

Several water rights with different priority dates or different sources may be combined to supplement the irrigation requirements of all or part of the same acreage. Each right is limited to the flow rate and place of use of the respective right. The sum total flow rate of the rights shall not exceed the amount historically used for a beneficial purpose.

### Point of Diversion and Means of Diversion:

The point of diversion and means of diversion are decreed. The point of diversion is specifically designated by legal land description. Secondary points of diversion are noted in a remark when possible or necessary. In many cases, the claim and claimant's map will more specifically define the points of diversion. The means of diversion is reviewed and decreed as claimed unless a different means of diversion is apparent.

## 15. DOMESTIC RIGHTS

### Flow Rate:

Domestic rights with a claimed flow rate of 35.00 gpm or less are decreed as claimed. If the claimed flow rate exceeds 35.00 gpm and the accompanying documentation or other data does not substantiate the flow rate, the flow rate is decreed as claimed and an issue remark is added noting the potential problem. When a flow rate claimed was previously decreed, the flow rate is not changed. A flow rate is decreed for off stream reservoirs, but is not decreed for on stream reservoirs.

### Volume:

The volume guideline for domestic use is 1.50 acre feet per year per household and 2.50 acre feet per year per acre of lawn and garden. A volume is decreed for both on stream and off stream reservoirs.

### Place of Use:

Land irrigated as part of the domestic use is decreed as part of the place of use. If a claim for domestic use included irrigation separate from the domestic use, an "implied claim" was generated for the separate irrigation use.

### Period of Use:

The period of use claimed is the period of use decreed.

## 16. STOCK WATER RIGHTS

### Volume:

Unless otherwise directed by the Water Court, stock water claims are not decreed a specific volume. The limit of the right is based on a consumptive use of 30.00 gallons per day per animal unit. An animal unit is described as a cow/calf pair or equivalent. The number of animal units is limited to the reasonable carrying capacity of the area historically serviced by the water source. Such rights are limited to their historical beneficial use. The claimed volume was decreed for all stock water claims filed by the United States of America involving pothole lakes and reservoirs pursuant to the August 7, 1987 Order of the late Chief Water Judge W. W. Lessley.

### Flow Rate:

The flow rates for stock water rights from wells, developed springs, pumps, and gravity flow pipelines are governed by the diversion's capacity. If the claimed flow rate exceeds 35.00 gpm and the accompanying documentation or other data does not substantiate the flow rate, the flow rate is decreed as claimed and an issue remark is added noting the problem.

Rights involving stock drinking directly from surface water sources or a ditch system are not decreed a specific flow rate. Although not quantified by flow rate, such rights are limited to their historical beneficial use.

A flow rate is decreed for off stream reservoirs, but not for on stream reservoirs.

### Point of Diversion:

When a stock water use is direct from a surface water source, the legal land description for the point of diversion will be the same as that for the place of use. Where there is a ditch, pipeline, reservoir, or off stream storage the legal land description for the point of diversion may differ from that for the place of use.

## 17. OTHER USE RIGHTS

In this statewide adjudication effort, water right claims were submitted for many beneficial uses, including such "other uses" as: commercial, fire protection, fish and wildlife, fish raceways, institutional, lawn and garden, mining, multiple domestic, municipal, power generation, recreation, and wildlife.

### Flow Rate and Volume:

Except for direct from source fish and wildlife claims, fire protection claims, and mining claims, the flow rate and volume of these other use rights were generally decreed as claimed, as clarified by the DNRC, or as amended by the claimant. If the accompanying documentation or other data did not substantiate the flow rate or volume of these other uses, an issue remark was added noting the problem. A flow rate was decreed for off stream reservoirs, but not for on stream reservoirs. A volume was decreed for all reservoirs.

Recreation, Wildlife, and Fish and Wildlife claims: There are claims in this decree for recreation, wildlife, and fish and wildlife purposes. On September 24, 2002, the Montana Supreme Court overruled its 1988 decision of *In the Matter of Dearborn Drainage Area* (1988), 234 Mont. 331, 766 P.2d 228, which held that “Montana, prior to 1973, did not recognize fish, wildlife and recreation appropriations, whether diversionary or non-diversionary.” *In the Matter of the Missouri River Drainage Area*, 2002 MT 216 ¶ 40, 311 Mont. 327, 55 P.3d 396.

In its September 24, 2002 opinion, the Montana Supreme Court stated at ¶ 40:

We hold that Montana recognized fish, wildlife and recreation uses as beneficial and that valid instream and inlake appropriations of water existed in Montana prior to 1973 where the intended beneficial use did not require diversion, and when the facts and circumstances indicate that notice of the appropriator’s intent had been given.

In its opinion at ¶ 41, the Supreme Court instructed the Water Court:

[to] identify, review and hold hearings in a manner similar to *Adjudication of Water Rights of Yellowstone River* (1992), 253 Mont. 167, 832 P.2d 1210, on all pre-1973 recreation, fish and wildlife claims, both diversionary and non-diversionary, and determine the validity of such claims under the holding herein.

By Order dated December 6, 2006, the Supreme Court adopted Rules 27(h)(5) and 27(h)(6), W.R.C.E.R. The Supreme Court directed the DNRC to place a remark on all such wildlife, recreation, and fish and wildlife claims. The remark identifies which wildlife, recreation, and fish and wildlife claims would be subject to a Water Court hearing. Rules 27(h)(5) and 27(h)(6), W.R.C.E.R. state in part as follows:

(5) wildlife, recreation, and fish and wildlife claims that do not receive a factual or legal issue remark as a result of the claims examination process will receive the following remark: BECAUSE THIS CLAIM DID NOT RECEIVE A FACTUAL OR LEGAL ISSUE REMARK DURING THE CLAIMS EXAMINATION PROCESS, THE WATER COURT WILL NOT HOLD A HEARING ON THIS CLAIM UNDER *Matter of the Adjudication of Existing Rights in Basin 411*, 2002 MT 216, 311 Mont. 327, 55 P.3d 396 UNLESS A VALID OBJECTION IS FILED UNDER SECTION 85-2-233, MCA, OR THE WATER COURT CALLS THE CLAIM IN ON ITS OWN MOTION UNDER RULE 8, W.R.ADJ.R.

(6) wildlife, recreation, and fish and wildlife claims that receive a factual or legal issue remark as a result of the claims examination process will receive the following remark: THE WATER COURT WILL HOLD A HEARING ON THIS CLAIM TO DETERMINE ITS VALIDITY SUBJECT TO SECTION 85-2-248, MCA, AND *Matter of the Adjudication of Existing Rights in Basin 411*, 2002 MT 216, 311 Mont. 327, 55 P.3d 396. A HEARING MAY ALSO BE HELD ON THIS CLAIM IF A VALID OBJECTION IS FILED UNDER SECTION 85-2-233, MCA, OR THE WATER

COURT CALLS THE CLAIM IN ON ITS OWN MOTION UNDER RULE 8,  
W.R.ADJ.R.

The Water Court will follow the Supreme Court's most recent direction on this issue, as set forth in Rules 27(h)(5) and 27(h)(6), W.R.C.E.R.

Murphy Rights:

All instream fish and wildlife claims filed by the Montana Department of Fish, Wildlife, and Parks on Murphy Right streams as identified under § 85-801, R.C.M. (1969) were decreed flow rates and volumes as claimed.

Instream claims:

For all instream other use claims, other than Murphy Right claims, a flow rate and volume was not decreed. Each such claim carries a remark limiting the flow rate and volume to the minimum amount necessary to sustain the purpose.

Fire Protection and Mining Rights:

For all fire protection and mining claims, a volume was not decreed. Fire protection claims carry a remark limiting the volume to the minimum amount necessary for the purpose. Mining claims carry a remark limiting rights to the volume of water historically used for the purpose.

Other Elements:

The remaining elements of other use claims are generally treated the same as on irrigation claims.

18. INTERBASIN TRANSFER CLAIMS

Claims having a point of diversion in one basin and place of use in another basin are called interbasin transfers. An interbasin transfer claim is fully described in the point of diversion basin decree. To provide notice to water users in the place of use basin, an interbasin transfer claim is also included in the decree of the basin(s) where the place of use is located, but only an abbreviated version of the decree abstract is included in the place of use basin decree. Objections to interbasin transfer claims may be filed during the objection period for either the point of diversion basin or the place of use basin.

19. UNRESOLVED FACTUAL AND LEGAL ISSUES

The objection period provides an opportunity for all the parties in this Decree to raise any issue that needs to be resolved. All such issues may also be reviewed by the Water Court on its own initiative ("on its own motion"). See Rule 8, W.R.Adj.R.

Unresolved factual and legal issues have been noted by remarks on the individual claim abstracts. The Issue Remarks Index combines all these remarks into one index arranged numerically by water right number. Searching the Issue Remarks Index by water right claim number will identify all issue remarks that are noted on the individual claim abstracts. Any issue remarks that are not resolved through the objection process will be resolved by the Water Court as directed by § 85-2-248, MCA.

Water users within this basin and other interested persons will be mailed a Notice of Entry of Preliminary Decree and Notice of Availability contemporaneously with the filing of these Findings and Conclusions. The "Notice of Availability" explains the objection process and sets a deadline for filing objections with the Montana Water Court.

If a water right claim receives no objections and is not reviewed by the Water Court on its own initiative or as directed by § 85-2-248, MCA, the claim will likely be entered into the Final Decree without change. After all the objections and hearings on a source have been resolved and completed, the claims may be enforced and administered by the district court as authorized in § 85-2-406, MCA, and Rule 31, W.R.Adj.R.

20. WITHDRAWN AND TERMINATED CLAIMS

Some water right claims have been withdrawn by the claimants, or terminated in this basin, prior to the issuance of this Decree. Abstracts of the withdrawn and terminated claims are found in the bound volumes of computer-printed abstracts. All withdrawn claims are listed in the 41QJ Decree Indexes described in Finding of Fact 6. Withdrawn claims are noted as "WDRN" (withdrawn) and terminated claims are listed as "TERM" (terminated) under the version status column of the 41QJ Decree Indexes.

21. LATE CLAIMS

The Montana Supreme Court ordered the deadline for filing claims of existing water rights as 5:00 p.m. on April 30, 1982 and claims filed after that time and date were forfeited. See *Matter of the Adjudication of Yellowstone River Water Rights* (1992), 253 Mont. 167, 832 P.2d 1210.

The 1993 Montana Legislature provided for the conditional remission of the forfeiture of late claims. *See* § 85-2-221(3), MCA. Any remission of forfeiture will be conditioned upon the claimant meeting the requirements set by the Montana Legislature. *See*, generally, Water Court Order Setting Late Claim Administrative Costs and Expenses filed September 24, 1997, Order Establishing Water Court Procedures on Late Claims filed December 8, 1997, and Rule 30, W.R.Adj.R., and Order Setting Uniform Hourly Rate Under Rule 30, W.R.Adj.R., filed July 2, 2007.

Late claims are included in this Decree. Late claim abstracts contain the term "Late Claim:" followed by the letter "A" or "B". Late claim status is also identified on the Decree indexes. Objections may be filed on all issues as to these claims.

22. WATER RIGHT CLAIM IDENTIFICATION NUMBERS

The computer system containing the State's centralized water right database has undergone a major modification by the DNRC. In DNRC's former database system, water right claim numbers contained a letter identification code, such as W, A, B, U, or O. The letter identification code identified the claim as an "existing right" (W), a "late claim" (A or B), a "reserved" right (U), or a "terminated" claim (O).

In DNRC's new database, letter identification codes are no longer included in water right claim numbers. Each abstract generated by the new database identifies the type or the status of the right by a word or phrase. The term "Statement of Claim" replaces the "W" letter code. The term "Late Claim" followed by the designation of "A" or "B" identifies the existence and type of late claim. The term "Reserved" replaces the "U" letter code. The terms "Withdrawn" or "Dismissed" replace the "O" letter identification code.

This Decree was produced from DNRC's new database. Therefore, the water right claim numbers do not contain water right identification codes.

23. RIGHT TO APPEAL

The right to appeal a Water Court decision is specified in § 85-2-235, MCA, and Rule 25, W.R.Adj.R.

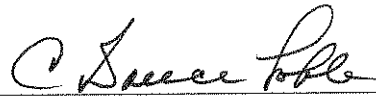
Based on these Findings of Fact, the Chief Water Judge makes the following:

**CONCLUSIONS OF LAW**

1. The Montana Water Court has jurisdiction to enter a Temporary Preliminary Decree for the Missouri River between Holter Dam and Sun River (Basin 41QJ) pursuant to Title 85, Chapter 2, Montana Code Annotated. *San Carlos Apache Tribe v. Arizona* together with *Montana v. Northern Cheyenne Tribe* (1983), 463 U.S. 545, 103 S.Ct. 3201, 77 L.Ed.2d 837 and *State ex rel. Greely v. Conf. Salish & Kootenai Tribes* (1985), 219 Mont. 76, 98-99, 712 P.2d 754.

2. These Findings of Fact, Conclusions of Law and Abstracts define the nature and extent of each claimed existing water right under Montana law in Basin 41QJ and comprise a Temporary Preliminary Decree in accordance with § 85-2-231, MCA, and Rule 4, W.R. Adj.R.

DATED this 6<sup>th</sup> day of FEBRUARY, 2008.



C. Bruce Loble  
Chief Water Judge

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# Basin 41QJ

