

SUPERIOR COURT OF CALIFORNIA
COUNTY OF SACRAMENTO

DATE/TIME : JANUARY 19, 2001
JUDGE : ROLAND CANDEE
REPORTER : K. MARTIN, #5034

DEPT. NO : 17
CLERK : D. MELGARD
BAILIFF : S. BUDROW

STATE WATER RESOURCES CONTROL BOARD CASES,

PRESENT:
SEE ATTACHED LIST

Case No.: JC4118

Nature of Proceedings: HEARING RE MOTIONS TO DISMISS

The above entitled matter came on calendar for hearing with counsel present as noted on attached list.

The Court issued rulings on the following unopposed motions:

Motion to dismiss filed on December 22, 2000 by Stevinson Water district and East Side Canal and Irrigation Co.:

The motion to dismiss, filed 12/22/00, granted. No opposition. The court finds Stevinson Water District and East side Canal and Irrigation Co. to be neither necessary nor indispensable parties to the three actions where they have been served and/or named as real parties in interest and dismisses these two named real parties in interest from the actions Central Delta Water Agency, et al, vs. SWRCB, et al (Case No. 309539); Central Delta Water Agency et al, v. SWRCB, et al (Case No. 311502) and County of San Joaquin et al v. SWRCB, et al (Case No. 311499).

Counsel to submit formal order for the Court's signature.

Motion to dismiss filed by East Contra Costa Irrigation District - granted no opposition. Court signed proposed order. Action dismissed without prejudice.

Motion to dismiss filed December 22, 2000 on behalf of Central Delta Water Agency; R.C. Farms, Inc.; Reclamation District no. 2072; reclamation District No. 2039; Zuckerman-Mandeville, Inc.; and South Delta Water Agency - granted no opposition. Court signed order as submitted.

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Superior Court of California,
County of Sacramento

BY: D. MELGARD,
Deputy Clerk

CASE NUMBER: JC4118

DEPARTMENT: 17

CASE TITLE: STATE WATER RESOURCES CONTROL BOARD CASES

PROCEEDINGS: RULING ON PETITION FOR COORDINATION OF ADD-ON CASES

The Court heard argument on Motion to Dismiss for Failure to Join Indispensable and Necessary Parties filed by San Joaquin River Group Authority. Following argument, the Court took the matter under submission.

The Office of the Attorney General lodged the administrative record on sixteen compact disks. Additional materials were lodged on five diskettes and 8 additional compact disks as described in footnote one of the letter dated January 18, 2001 from Barbara Leidigh from the Office of Chief Counsel of the State Water Resources Control Board.

The matter was continued to February 23, 2001 for a status conference.

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