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IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA  
IN AND FOR THE COUNTY OF NEVADA

-oOo-

ROBERT ALAMEDA and  
BEVERLY ALAMEDA,

NO. 21302

Plaintiffs,

RULING

vs.

ROBERT M. ASHURST,  
et al.,

Defendants.

The Motion of The State Water Resources Control Board for interim apportionment of expenses pursuant to Water Code Section 2042 in this matter came on regularly to be heard, was argued and ordered submitted for decision. The Court has considered the law, the facts and the pleadings and rules as follows.

It becomes apparent upon reviewing the entire file that this action as precipitated by plaintiffs became one of those actions which expanded beyond reason. With respect to many of the named defendants it is clear that they really never should have been named, but as a result of being named have incurred


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CHIEF COUNSEL

1 non-beneficial expenses. Further, with respect to all of the  
2 named defendants, the charges of the State Water Resources Con-  
3 trol Board are costs which are now attributable to plaintiffs by  
4 reason of the manner of termination of the action in favor of  
5 defendants.

6 In view of the nature of the cases and the manner of its  
7 termination, the Court has decided that the entire present costs  
8 of said Board be assessed against plaintiffs.

9 DATED ~~NOV 18 1983~~ 1983

  
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11 Judge of The Superior Court

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