

IN THE UNITED STATES DISTRICT COURT  
DISTRICT OF NEW MEXICO

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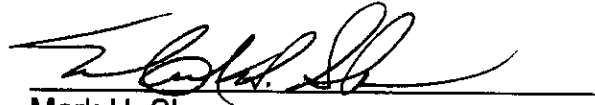
United States )  
 )  
 Plaintiff, )  
 )  
 vs. )  
 )  
 State of New Mexico Engineer, et al, )  
 )  
 Defendants. )

CIV-No. 01-0072-BB/WMD

**DISCLAIMER OF INTEREST OF DEFENDANT PAUL BERNETT**

Defendant, Bennett, through his attorney Mark H. Shaw, herewith disclaims any interest in the subject matter of the above entitled and numbered cause, and in support thereof states that he owns no property in the Zuni River basin and otherwise has no interest in the issues set forth in the complaint filed herein.

Respectfully submitted,



Mark H. Shaw  
Attorney for Paul Bennett  
3733 Eubank Blvd. NE  
Albuquerque, New Mexico 87111  
(505) 294-7000

**CERTIFICATE OF MAILING**

I certify that I mailed the foregoing *Disclaimer of Interest of Defendant Paul Bennett* to:

Charles E. O'Connell, Jr.  
US Dept. of Justice  
ENRD/Indian Resources Section  
P.O. Box 44378  
Washington, DC 20026-4378

this 30<sup>th</sup> day of April, 2001.



Mark H. Shaw

PLDG117301A (RRK)