

3-20-2017

Errata CDAT's Response Brief

Howard Funke

Attorney, Howard Funke & Associates

Follow this and additional works at: <https://digitalcommons.law.uidaho.edu/all>

Recommended Citation

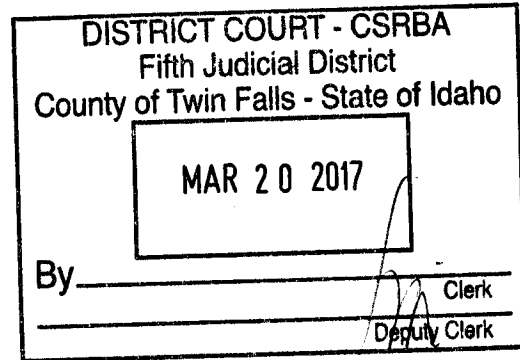
Funke, Howard, "Errata CDAT's Response Brief" (2017). *Hedden-Nicely Collection, All*. 56.
<https://digitalcommons.law.uidaho.edu/all/56>

This Brief is brought to you for free and open access by the Digital Commons @ UIdaho Law at Digital Commons @ UIdaho Law. It has been accepted for inclusion in Hedden-Nicely Collection, All by an authorized administrator of Digital Commons @ UIdaho Law. For more information, please contact annablaine@uidaho.edu.

ORIGINAL

Howard A. Funke, ISB No. 2720
Kinzo H. Mihara, ISB No. 7940
Dylan Hedden-Nicely, ISB No. 8856
HOWARD FUNKE & ASSOCIATES, P.C.
Attorneys at Law
424 Sherman Avenue, Suite 308
P. O. Box 969
Coeur d'Alene, Idaho 83816-0969
P (208) 667-5486
F (208) 667-4695

Counsel for the Coeur d'Alene Tribe



IN THE DISTRICT COURT OF THE FIFTH JUDICIAL DISTRICT
OF THE STATE OF IDAHO IN AND FOR THE COUNTY OF TWIN FALLS

In re CSRBA) Subcase Nos.: 91-7755 (and consolidated
) subcases)
)
Case No. 49576) ERRATA TO TRIBE'S RESPONSIVE
) BRIEFING IN SUPPORT OF ITS MOTION
) FOR SUMMARY JUDGMENT
)

Due to some minor confusion related to a draft copy and the final version of E. Richard Hart's report, *A Reply to the Report of Dr. Stephen Wee*, dated May 20, 2016, along with information contained in the Third Affidavit of E. Richard Hart dated March 16, 2017, the Tribe submits this errata to correct citation in the briefing it has previously submitted to the Court. See Third Aff. R. Hart, p. 2, ¶¶ 25-26.

Thus, any reference in the *Coeur d'Alene Tribe's Response to the State of Idaho, Hecla, and the North Idaho Water Rights Group* (filed on February 24, 2017) to Exhibit 1 of the Second Affidavit of Richard Hart (executed on February 21, 2017 and filed on February 24, 2017),

ERRATA TO TRIBE'S RESPONSIVE
BRIEFING IN SUPPORT OF ITS MOTION
FOR SUMMARY JUDGMENT - 1

should be taken by the parties and the Court to refer to the document found attached to the Third Affidavit of Richard Hart (executed on March 16, 2017 and filed concurrently herewith) as

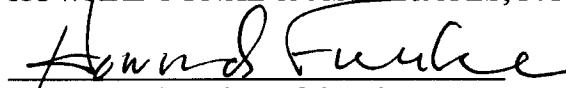
Exhibit 1. Specific page number corrections are as follows:

- (1) *Coeur d'Alene Tribe's Response to State of Idaho, Hecla, and the North Idaho Water Rights Group*, p. 18: Citation to 2d.Aff. R. Hart, Ex. 1, p. 56 should be changed to read 3d Aff. R. Hart, p. 56.
- (2) *Coeur d'Alene Tribe's Response to State of Idaho, Hecla, and the North Idaho Water Rights Group*, p. 18: Citation to 2d.Aff. R. Hart, Ex. 1, p. 55, n. 150-52 should be changed to read 3d Aff. R. Hart, pp. 56-58, n. 150-52.
- (3) *Coeur d'Alene Tribe's Response to State of Idaho, Hecla, and the North Idaho Water Rights Group*, p. 18: Citation to 2d.Aff. R. Hart, Ex. 1, pp. 55-56 should be changed to read 3d Aff. R. Hart, p. 57.
- (4) *Coeur d'Alene Tribe's Response to State of Idaho, Hecla, and the North Idaho Water Rights Group*, p. 103: Citation to 2d.Aff. R. Hart, Ex. 1, p. 53 should be changed to read 3d Aff. R. Hart, pp. 51-52.

Based on a review of Exhibit 1 to Mr. Hart's Third Affidavit, along with the prior briefing it has submitted in this case, the Tribe believes it has corrected the citations to reflect the final version of Mr. Hart's report, *A Reply to the Report of Dr. Stephen Wee*, dated May 20, 2016, versus pages of the draft report which were inadvertently submitted through prior affidavits.

Dated this 18th day of March, 2017.

HOWARD FUNKE & ASSOCIATES, P.C.



By: Howard Funke, Of the Firm
Counsel for the Coeur d'Alene Tribe

CERTIFICATE OF SERVICE

I hereby certify that on the 18th day of March, 2017, I caused to be served a true and correct copy of the foregoing document upon the following individuals via email and/or by placing the document in the United States Mail, postage prepaid, addressed as follows:

Copies to:

US DEPARTMENT OF JUSTICE
ENVIRONMENT /NATL RESOURCES DIVISION
550 WEST FORT STREET, MSC 033
BOISE, ID 83724

VANESSA WILLARD
US DEPARTMENT OF JUSTICE
999 18TH STREET
SOUTH TERRACE STE 370
DENVER CO 80202

CHRISTOPHER H MEYER
JEFFREY C FEREDAY
JEFFREY BOWER
MICHAEL P LAWRENCE
GIVENS PURSLEY LLP
PO BOX 2720
BOISE, ID 83701-2720

NORMAN M SEMANKO
SCOTT L CAMPBELL
MOFFATT THOMAS BARRETT ROCK &
FIELDS
PO BOX 829
BOISE, ID 83701-0829

MARIAH R DUNHAM
NANCY A. WOLFF
MORRIS & WOLFF, P.A.
722 MAIN AVE
ST MARIES, ID 83861

ALBERT P BARKER
BARKER ROSHOLT & SIMPSON LLP
PO BOX 2139
BOISE, ID 83701-2139

WILLIAM J SCHROEDER
KSB LITIGATION, PS
221 NORTH WALL, SUITE 210
SPOKANE, WA 99201

CLIVE STRONG
STEVEN W STRACK
IDAHO ATTORNEY GENERAL'S OFFICE
PO BOX 83720
BOISE, ID 83720-0010

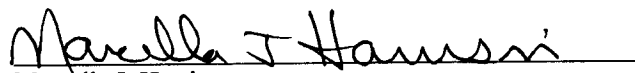
CHRIS M BROMLEY
CANDICE M MCHUGH
MCHUGH BROMLEY PLLC
380 S 4TH STREET STE 103
BOISE, ID 83702

DIRECTOR OF IDWR
IDWR DOCUMENT DEPOSITORY
PO BOX 83720
BOISE, ID 83720-0098

RATLIFF FAMILY LLC #1
13621 S HWY 95
COEUR D'ALENE, ID 83814

JOHN T MCFADDIN
20189 S EAGLE PEAK RD
CATALDO, ID 83810

RONALD D HEYN
828 WESTFORK EAGLE CREEK
WALLACE ID 83873


Marcella J. Harrison

ERRATA TO TRIBE'S RESPONSIVE
BRIEFING IN SUPPORT OF ITS MOTION
FOR SUMMARY JUDGMENT - 3