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Trial Transcript, Vol. 61, Afternoon Session

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case # 4993

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File # 168

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1	IN THE DISTRICT COURT FOR THE FIFTH JUDICIAL DISTRICT
2	WASHAKIE COUNTY, STATE OF WYOMING
3	
4	IN RE:
5	THE GENERAL ADJUDICATION OF)
6	ALL RIGHTS TO USE WATER IN) THE BIG HORN RIVER SYSTEM,) Civil No. 4993 AND ALL OTHER SOURCES STATE)
7	AND ALL OTHER SOURCES, STATE) OF WYOMING.
8	
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10	FILED
11	Marca 17/1/
12	Margaret V. Hampton
13	DEN TV
14	
15	VOLUME 61
16	Afternoon Session
17	Wednesday, May 13, 1981
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THE SPECIAL MASTER: Is everybody ready? Come to order, please.

MR. WHITE: What's your pleasure, Your Honor, on the certificated water rights outside the Reservation? Do you want me to make an offer of proof or go ahead?

THE SPECIAL MASTER: If you will give me --

THE REPORTER: I'm sorry, I can't hear you.

THE SPECIAL MASTER: Disregard it anyway.

We will please come to order. I have the 15-page stipulation. Somebody asked about it earlier today. Does anyone wish to see it?

MR. ROGERS: We have it, Your Honor. Let us advise you of our status on this.

Actually, the stipulation does not address the issue. The stipulation defines the boundaries of the Reservation by reference to the United States' Statement of Geographic Boundary that has been filed previously in late September of 1979, and as it is worded, the exterior boundaries are stated to be as the treaty defined them in its principal sessions in the late 1800s, as you will note.

In addition, the Statement of Geographic Boundaries filed by the Government referred to four tracts located outside the above exterior boundaries, but which are held in trust status and administered in the same manner

as the Wind River Indian Reservation and that they be retained for the Arapahoe and Shoshone Tribes.

The legal descriptions of those four tracts were followed, and they are, in essence, the boundaries of Arapahoe Ranch, which is outside the exterior boundaries but held in trust.

The Government is proceeding to file or to prove up its claim as to reserved rights for that trust land.

MR. ROGERS: Well, partly through the testimony of Mr. Stetson because some of these adjudicated rights that he has testified to are on those lands.

THE SPECIAL MASTER: How is the Government doing that?

THE SPECIAL MASTER: That may be proving up your right to the water that you are using on those lands, but you said you are in the process of proving up your rights to a reserved water right?

MR. ROGERS: As a first step, Your Honor.

THE SPECIAL MASTER: Do you maintain that --

MR. ROGERS: In the alternative, they are adjudicated rights and to those acreages as we know as to the testimony of Mr. Stetson.

The current question turns around proof in the record as to the land status or the ownership status of those particular lands.

At the boundaries and dates trial last summer, through

the testimony of Elsie Kolstad, who was qualified as an expert witness, the Tribes, as you know, introduced their Exhibit M-l in which Ms. Kolstad had prepared, she testified, through her work in the Billings area office of Bureau of Indian Affairs Title Plan Office, and the map was prepared under her direction and through her own work, showing the ownership of the Reservation by color, tribal trust being colored in yellow — tribal trust land being colored in yellow — and that does include certain of the land in the Arapahoe Ranch area. They are shown to be on the BIA Title Plan records, tribal trust lands, though exterior to the Reservation.

* * * *

MR. ROGERS: It in fact, Your Honor, may even be on the map, but at this point we have not been able to confirm, as we come back into the court at this moment, that in fact there was proof in the record of the trust status at the moment. However, should it not be in the record, it will be presented during the course of the United States' case. And should it not be, obviously

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Mr. White may strike any testimony with respect to it.

MR. MEMBRINO: We should be clear, Your Honor, that we are claiming a reserved right for all lands held in trust for the benefit of the Tribes and — or individual Indians, and if it happens to be reacquired lands, we have an issue of priority not of whether there is a right in the first place. That's the government's position.

THE SPECIAL MASTER: Well, if it's reacquired lands that have passed into the hands of non-Indians, I've ruled that your right to a reserved water right has been cut, then severed. Your question then merely is one of what date, if reacquired, or what rights did you acquire at the time you reacquired the land itself. I do not believe that a reserved right to the Tribes, to the Indians is citable, hypothecatable, willable and as merchandise that you can bargain and grant and sell and recover and repossess and convey away again.

MR. MEMBRINO: That's an issue that the Court's have been grappling with, just what can be conveyed in a reserved right, but I think we are dealing with a different situation, and if we assume for the sake of argument that the reserved right, priority date was cut when the land passed out of the Indian ownership, the issue we are faced with is what -- what consists of

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the bundles of rights associated with the lands once
it's reacquired? Does it include a reserved water
right? And it's the reserved -- And it's the government's position that there is a reserved water right
associated with those lands, its priority dates from
the date of reacquisition, and if that is a late
priority, so be it. But we do take issue with the argument that once lost it can never be revived, a reserved

right.

THE SPECIAL MASTER: Very well.

MR. WHITE: Your Honor, can I address -- Well, I'll let everybody have their say.

MR. ROGERS: I wanted to clarify that, in fact, that is a final ruling on your part, Your Honor, that you had indicated something along that line the other day but I didn't realize you had quite made it final from your statement.

THE SPECIAL MASTER: This is as fine as it can be in a proceeding that requires me to keep an open mind till I issue a decree -- until we file the report and recommend a decree. I can't be doing that step by step without first letting you know what that decision is and sending it up to the judge, but that is my thinking as of this time.

I suppose it is inherent in the proceedings that

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if asked to be reheard you can file a motion on rehearing;
I'll be glad to grant it to you. I want to keep an open
mind on any of my conclusions, but that is how I feel
about that.

MR. ROGERS: Because that particular ruling may well bear on what -- some additional evidence that might be need to be presented.

THE SPECIAL MASTER: I think that ruling right now is quite firm. I think I have precedent for it, I think it's equitable and I think it's fair to a reservation that has, that will be treated very fairly in all the natures of its claims, I hope.

MR. MEMBRINO: Your Honor, does that ruling extend to undisposed of lands that were subject to the 1905 agreement?

THE SPECIAL MASTER: No. Good Lord, no.

MR. MEMBRINO: Thank you, Your Honor.

THE SPECIAL MASTER: If it were to go to undisposed lands in the 1905 cession, you'd have to scrub North Crowheart and areas of that, and I don't intend to have you appeal quite that abruptly. You'll appeal soon enough. The answer is no to that.

Now, if you want to spend some time on the discussion of what limitations there might be on 1868 dates in particular cessions, we can go into some of that,



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should there be some limitation, but my thinking in that regard is that the -- that the land -- Does the Sheep, Ash Sheep Case and its precedents ought to prevail, that the Moss and the other case ought not to prevail, because I can distinguish them on their facts so glaringly. I forget, it's about as firm in that direction as in the fact that once your land has been severed you don't get a reserved water right, as in your direction.

MR. ROGERS: May I ask what, if any, ruling you have made, how does the statement you just made affect the issue of land on the reservation clearly within the reservation that is owned by Indians today but is owned in fee by --

THE SPECIAL MASTER: And that has been served from Indian ownership since the creation of the reservation?

MR. ROGERS: Well, it's owned by Indians today.

THE SPECIAL MASTER: You didn't answer my question.

Was there a severance of the ownership, between the

United States as trustees for the Tribe or the Tribes

themselves or the Indians themselves who owns the fee?

MR. ROGERS: Well, there will be different categories of it.

THE SPECIAL MASTER: There's also another category, while we are talking about it. There are those who are

non-Indians living on the reservation who have title in fee simple for the land which they acquired from some Indians and they have written to me and said are you defending our rights and interests.

MR. ROGERS: These are not Indians?

Well, then is the effect of your ruling with respect to Indians owning the land on the reservation, that it -- that they can claim a reserved right with respect to their fee land unless there was a break in title through a non-Indian someplace?

THE SPECIAL MASTER: I am not as firm in having made that definite conclusion, and the reason I'm not is I just simply haven't been given enough time to studying that issue and its points yet. It is one of the lesser important issues, speaking in terms of acreage and of people.

MR. ROGERS: Well, it is an issue of some importance to a large number of perople and will be part of the Tribes' case.

THE SPECIAL MASTER: Oh, sure.

MR. ROGERS: Andolawantedesome clarification on itanowate

THE SPECIAL MASTER: We can't give you clarification on that now because we have something in front of us that's a little bit older.

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MR. WHITE: Has everybody had their say?
THE SPECIAL MASTER: You may proceed.

MR. WHITE: I'd like to proceed to inquire of the witness with respect to around 2650 acres of lands which are adjudicated lands asserted but not yet proved to be trust lands by the United States, which are located outside of those lands described in the stipulation to which you've just referred. If you don't want me to do that, won't let me do it, I'm prepared to make an offer of proof.

THE SPECIAL MASTER: I'm sure going to let you do it someplace in the lawsuit, but the question is is this the witness who shall be burdened with the responsibility of having to answer your question? And I'm not sure that he is because if the -- if your inquiries to him in that regard would go beyond what can be called the scope of his direct examination, I ought not permit you to ask them.

MR. WHITE: I think the fair implication or inference to be drawn from the testimony of the witness is that these acres, which he's described --

THE SPECIAL MASTER: He included them, there's no question about that.

MR, WHITE: -- our lands which are claimed on behalf, water rights claimed on behalf of the Indian:

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Reservation. In the second paragraph of the stipulation it says: For the purposes of determining a reserved or other rightsttotthemuseoff wateriffany, which may exist with respect to the Wind River Indian Reservation, the exterior boundaries of the Wind River Indian Reservation are set forth in the United States' statement of geographical boundaries filed herein and agreed to include the following described lands. And then it describes lands. You may remember the large controversy that led up to this.

THE SPECIAL MASTER: Yes: We spent a good deal of time doing that --

MR. WHITE: Describing -- --

THE SPECIAL MASTER: That 16 page document.

MR. WHITE: Describes lands solely within the Wind River IndianaRéservation.

THE SPECIAL MASTER: Involved with descriptions, that was the reason for the exercise.

MR. WHITE: The reason that I think it is appropriate to question this witness, Your Honor, is that as I said, the fair implication of his testimony is that these are lands and water requirements associated with the Indian Reservation, and I think that we are entitled to make that.

THE SPECIAL MASTER: I am ready to rule.

The state of the s See See الميتواني الميتواني 4 10 ليترسى 11 المتسى 12 ولتشري 13 وننسئ ويشري 14 ويتها 15 ولتري 16 الشيئ وتشيخ 17 43 18 5 19 100 20 الخاس فتكسن 21 and the 22 4 23 Ser. 4 24 G-A 25

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MR. WHITE: Fine, I'm ready to listen, Your Honor.

THE SPECIAL MASTER: I will deny you the offer overrule your request to make those questions of this witness at this time. I presume after your cross-examination, Mr. White, that there will be some redirect.

Is that a fact?

MR. CLEAR: I haven't decided yet, Your Honor.

THE SPECIAL MASTER: Oh ho, that modifies my ruling.

Well, all right. In any event, whether there's redirect or not, we will reconsider my ruling at the end of your cross-examination. If there's redirect, I have a suspicion it will be on this subject matter, in which case your cross-examination will be in order.

MR. WHITE: I can pick it up on recross.

THE SPECIAL MASTER: That's right.

MR. WHITE: Let me make my offer of proof so we all know what we are talking about.

If allowed to question this witness through the use of Exhibit HS-1 as well as Exhibit GC-92, as well as exhibits similar to GS-92, being certified copies of the adjudicated water rights or certificates, proofs for those certificates that are described in the offer of proof, the witness would testify as follows: With respect to the lands or acreages shown on HS-3 for the

To be 6 9 التصن 10 11 12 13 فتصل 14 التكمي 15 تنتمن 16 نيسب تنبث 17 1 18 بخيس 19 تنسع 20 فتاسن -21 22 23 -4-0 24 -25

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South Fork Owl Creek, the witness would testify that a total of 91 acres of the acreage listed is located on lands not contained in the stipulation to which we have been referring, and that it would be appropriate to Permit Number 11707, Proof Number 14032, which was GC-92, as well as Permit Number 6221, Proof Number 14024, which was 427 acres.

THE SPECIAL MASTER: Is that in evidence too?

MR. WHITE: No, sir, you have been asked to take judicial notice of it, and I have the documents here.

THE SPECIAL MASTER: I will judicial notice and total the 91 and 64 that's here.

MR. WHITE: Then moving on to the mainstem of Owl Creek, Your Honor, there are several -- more than several certificated water rights there that fall in the category we've been discussing, namely that include lands, number of acres which I will give that fall outside the lands described in the stipulation. First would be a territorial water right, Proof Number 3526 for 123 acres -- excuse me, 122.63 acres. Another territorial water right, Proof Number 3537.

THE SPECIAL MASTER: Do you have the dates on those like 1870, '71, '72?

MR. WHITE: If you'll give me just a minute, Your Honor.

CONTRACTORISE CONTRACTORISE DE LA CONTRACTORISTA DE

4	il	
-	12-1 V-1	
	1	MR. WHITE: On the first territorial I gave you,
التائمين	2	Your Honor, 3526, it was given as October, 1894.
لتنته	3	On the second territorial I gave you, Proof No. 3527,
	4	which, if I didn't say so, was for 722.63 acres that's
	5	October, 1884.
	6	Third would be the Permit 2306, Proof No. 6271.
	7	Do you want the dates for on all these, Your
	8	Honor?
40	9	THE SPECIAL MASTER: No.
1	10	MR. WHITE: Just let me know when you do.
	11	2306, Proof No. 2681, for 17 acres.
4	12	Permit No. 4038, Proof No. 8350, for 160 acres.
4	13	The same permit number, but another proof number,
7	14	8351, 160 acres.
7-2	15	Permit No. 2125-E, Proof No. 15,024, 318 acres.
	16	Territorial Right with a Proof No. 3533, 252 acres.
4		Another Territorial Right, 3534, 41 acres.
ن ا	17	Permit No. 2187-E, Proof No. 15,388, for 312.28
تتشه	18	
تثسي	19	acres.
9-60	20	Same permit number, Proof No. 2409, for 20.3
ي الم	21	acres.
نامسية النسسه	22	Territorial Right, 3534, for 285.44 acres.
4-ic 3-ic	23	Territorial Water Right, Proof No. 3526, for 32
4-6	24	acres.
-	25	Territorial Water Right, 3534, for another 224.35
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acres, for a total for the main stem Owl Creek of 2667.76 acres.

THE SPECIAL MASTER: You are making an offer of proof even though I have given you -- virtually assured you an opportunity to return to questioning this witness on this subject matter?

MR. WHITE: The reason I wanted to do that, Your Honor, is so that the United States couldn't claim surprise about what I would do on recross.

THE SPECIAL MASTER: All right. These water rights are very, very old and are probably as good as 1868 actually when you get looking back as far as they go, and I wouldn't think it would make a great deal of difference to the gentlemen at the United States table, including the client, as well as well as attorneys --I wouldn't think it would make a great difference if you could keep the territorials at 1885 and save a hassle on them and go up on the point that much in issue regarding this technical point that actually you left this land out of the Stipulation, and I would like to know, Mr. Clear, if the United States and the Tribes would give some thought that, "We will accept the Decree that these rights will stay where they are in the State Engineer's Office and be administered as they are now, and not be part of the Decree for the Tribes."

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MR. CLEAR: I think the position on these rights is well known to you, but I think we have an obligation to put on our evidence as the case goes along. I don't think we can say, "Well, perhaps we will reach agreement with the State on these somewhere along the line and let's forget about putting on evidence."

THE SPECIAL MASTER: I know what you are talking about. I have been through bargaining and settling and tribulations for myself.

What is your total acreage?

MR. WHITE: The grand total is 2756.76.

THE SPECIAL MASTER: 2758.76. Is this all north of the boundaries of the Stipulation in that one Owl Creek area?

MR. WHITE: Yes, sir. I might say --

THE SPECIAL MASTER: Does anyone know what the name of this land is? Does it have a designation when it was acquired, or something like that? Somebody's ranch?

MR. WHITE: No, sir, Your Honor. In fact, out of candor, I believe that many of these certificates if not these exact ones are the ones that can be described, may well, in fact, be on fee lands, and we'll get to that sometime later, I guess.

THE SPECIAL MASTER: All right. Thank you for that, and go ahead, Mr. White, with your cross-examination.

CROSS-EXAMINATION (CONTINUED) BY MR. WHITE: Mr. Stetson, would you turn back just a moment to HS-10? Is it true that the diversion duty of water in 一一一 the right-hand column is for full service irrigation? It's for whatever the service was on those lands during 6 that historic period. Some of them were full service, probably most of them, but some of them were also probably partial service. 9 Would you please check your addition under total values 10 in the middle of that exhibit and see if the total 11 average acres irrigated should not be 24,719, that 12 average annual diverted should not be 175,417, and 13 that the average diversion duty water should not be 14 6.89? 15 THE SPECIAL MASTER: A 15-acre difference? 16 MR. WHITE: Well, not in the diversion, Your 17 Honor. 18 النت THE SPECIAL MASTER: Well, yeah, the first ones. 19 The first ones. MR. WHITE: الجشق 20 You want me to check the average of each of the columns? A. 21 Is that what you are saying? 22 THE SPECIAL MASTER: The total. 300 23 (By Mr. White) No, it would be the total. That's what 24 stetson - cross - white 25

المحالة المحال	1	you have got do you see where you have got 24,704?
	2	Would you check everything in that row?
- 1 m	3	A. 24,719 is what I get.
60).	4	Ω Yes, sir.
نونوا نونوا	5	THE SPECIAL MASTER: I'll make a change on it
To the state of th	6	if that's all right.
بن المنظرة المنظمة الم	7	MR. WHITE: I believe the witness has the original,
المنطقة المنطقة المنطقة	8	Your Honor, and I would ask him to change it.
	9	THE WITNESS: I would like to check the numbers
	10	though to see if there hasn't been a transcription or
	11	a typing
المان ال	12	ρ (By Mr. White) That might explain some other problems
الم الم	13	we have had.
**************************************	14	A. The numbers seem to be okay.
المئن المئن	15	Q Would you check the addition in the next column and see
	16	if that should be 170413?
2 m	17	A. 170,413?
1 m	18	Q Yes, sir.
g-∰ g-∰	19	A. That's what I get.
**	20	And would you check your diversion duty of water and
3-1	21	see if that wouldn't come out to be 6.89?
ó-# ò-#	22	A. 6.89?
5 ₩	23	Q Yes, sir.
*	24	THE SPECIAL MASTER: That figure, however, may be
ميلان ميلان	25	stetson - cross - white

	1		the average of the six figures in that column, but it
To the second	2	{	can't really be called the average of the duty of water
	3		in these areas because some of them have much more
	4		acreage than others. Is that not a fact?
	5)) 	THE WITNESS: No, sir, it's a weighted average.
	6		MR. WHITE: The weighted average works out pretty
	7		closely.
	8		THE SPECIAL MASTER: We don't use that weighted
	9	}} } }	averagé figure.
	10	Q.	(By Mr. White) Would you also take a look at HS-4,
T. E.	11		which is your table on irrigable lands?
	12	A.	Yes. I have a correction to make to that table.
4 To	13	Q.	Is that the correction of the annual diversion require-
345	14		ment for the FIPs of 28,536 to 27,536?
1 to	15	A.	No, that's not the one I had.
带	16	Ω	Why don't you give me yours first?
**	17	A.	In checking over some of the stuff last night on the
一	18		summary sheet, there were three parcels of land entered
	19		in the feasible column that should have been in the
34 34	20		if feasible column.
**	21	ρ	Were those the ones on the first page where the costs
2	22		exceeded benefits?
			I'm sorry. Strike the question.
ناسي ناسي	23		Please tell me which parcels those are.
	24	stat	tson - cross - white
44	25	ا حادی در	

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ليعن	, , 	A.	Those are on the first page under photo number 8-185,
ليعرب	2		actual.
ليعن	3		THE SPECIAL MASTER: You are on HS-4?
لوهون درج	4		THE WITNESS: Dinwoody Creek.
المارية المارية	5		MR. WHITE: We are on HS-11 now, Your Honor.
	6	Q.	(By Mr. White) Are those parcels 11-1-X and 11-2-X and
	7		11-3-X?
	8	A.	Yes.
	9	Q.	And what would the deletion of those parcels do to HS-4?
خارج	10	A.	On the second sheet of HS-4, it would you would delete
	11		the line opposite Dinwoody Creek, and then reduce the
	12		subtotals on that page accordingly, and reduce the
	13		subtotals and grand totals on the third page accordingly.
	14	Ù	Before we do that, let me ask you to check mine because
	15		that may affect the subtotals and the grand totals.
	16		Would you check the 28,536 value which is the
	17		subtotal for the FIPs on Page 1 right at the middle
	18	 	of the page and see if that isn't a thousand high?
ماسي حاسي	19	A.	It should be 27,536.
ن ف	20	Q.	Yes. And would that change the last line in that
ي ا	21		column from 29,084 to 28,084?
	22	A.	It should, yes.
ميسي افائيس	23	ζ.	That's still on Page 1?
	24	A.	Yes.
فطيق	25	stet	tson - cross - white
فغيذ	_	 	•

التالي ال	1	Now, how do we put those corrections together on the
	2	A. Well, let's first take out Dinwoody Creek and correct
	3	those subtotals. That changes for the previously
	4	corrected subtotal of 851 acres to 824, would change
3	5	Q That's on Page 2?
	6	A. Yes. It would change the previous annual diversion
	7	requirement from 4470 to 4320. It would change the
	8	annual net irrigation requirement from 1565 to 1512.
	9	THE SPECIAL MASTER: Would you be good enough to
	10	go over the last two again, please?
The state of the s	11	THE WITNESS: The diversion requirement?
		Q On Page 2.
-	12	
من المنظمين المنظمين منظمين المنظمين المن	13	
ن المالي الم	14	It's the subtotal in the middle of the page there.
-	15	Q. 4470 changes again?
	16	A. Yes, to 4320.
	17	THE SPECIAL MASTER: All right.
	18	THE WITNESS: And then to the right of that, the
	19	1565 of net irrigation requirement changes to 1512.
	20	THE SPECIAL MASTER: Very good. Thank you.
	21	THE WITNESS: On the last page, the non-project
	22	subtotal would change from 3498 to 3471. The non-project
	23	subtotal or diversion requirement would change from
	24	19,296 to 19,146, and the annual net irrigation
	25	stetson - cross - white
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المثنع المثنع	1	requirement would change from 6754 to 67 let me
	2	check that one.
ا نیختم	3	01.
وشمع	4	Q (By Mr. White) Mr. Stetson, are you annotating the
	5	original copy of the exhibit as you go along?
وشرم	6	A. No.
والمن	7	0. Would you
	8	A. What is the original copy of the exhibit?
	9	Q It should be the one that's on your desk with a sticker
•	į	on it.
نام المال ناد	10	
	li	A. No, I was not. I was doing it on my work sheet. I will
r E	12	do it when I get through.
inti	13	THE SPECIAL MASTER: Does that bring the grand totals
-	14	up from the 8,000
***	15	THE WITNESS: It should bring the grand total on
	16	acreage to 7,975.
*	17	THE SPECIAL MASTER: And the grand total on annual
تاسية	18	diversion requirement of
	19	THE WITNESS: I think I want to check that in view
	20	of the other error that Mr. White pointed out.
		THE SPECIAL MASTER: Okay.
ن قاسن	21	
-	22	* * * *
-	23	
مار خوال المار	24	
1-6	25	stetson - cross - white
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MR. WHITE: He was checking that, Your Honor.

THE WITNESS: So now, I get 47,153, if I did it correctly. Is anybody else checking this?

THE SPECIAL MASTER: I have one here you're welcome to borrow, Dr. Mesghinna. It's Leo's, I give it away freely.

(Brief pause.

THE WITNESS: I think that should be 47229.

THE SPECIAL MASTER: Does 47229 sound better?

THE WITNESS: And the total, grand total, of net irrigation requirements should be 15094.

THE SPECIAL MASTER: Okay.

Q (By Mr. White) Mr. Stetson, would you please make the same changes which you've just read into the record on the original copy of HS-4, which is at your table?

(Brief pause.

- A. Okay, I've done that.
- Okay. Let's turn to a new and different area, the unadjudicated lands, and I ask you whether or not you've included within the total number of acres as shown on HS-5 of 34,427 -- Let's strike that and start again.

THE SPECIAL MASTER: Do you want to start again with that question? I'll keep up to you this time.

Q (By Mr. White) Mr. Stetson, did you include within the

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للحق الطقعي	1	A. Yes, that's included.
وعص	2	Q Did you include 34-5 on C-136?
لطم	3	This is the famous: one acre parcel, Your Honor.
نطاعی ۱۳	4	THE SPECIAL MASTER: I knew I was going to get that
والمراح مطاهر	5	one pretty soon.
	6	THE WITNESS: Yes.
ظلمن	7	MR. WHITE: Your Honor, I would refer the Court to
والمن	8	Pages 2186 and 2187 of the transcript where Mr. Billstein
ولمن والمرا	9	described location of these lands as being outside the
وامن الم	10	lands described in the stipulation with respect to the
وس	11	boundary of the Indian Reservation excuse me, those
9	12	2186 and 2187 refer to Tracts 34-1, -2, -3. Pages 2202
4 P	13	and 2203 refer to Parcel 34-4, and Page 2205 refers to
عين هين	14	Parcel 34-5, Those five parcels total 46 acres.
يمن يمن	15	THE SPECIAL MASTER: Forty-six acres?
- E	16	MR. WHITE: Yes, sir.
	17	THE COURT: Very well.
4	18	Q (By Mr. White) Mr. Stetson, did you include in your HS-5
جيستي جيستي	19	totals for unadjudicated lands Parcels 33-3, 33-3A, 33-4,
ناجست	20	as shown on Exhibit C-133?
6-4	21	A I don't have these by exhibit numbers or parcel numbers;
ويمسى	22	that's why I have to chase back through the aerial photos.
نياست نياست	23	Q You've got photo numbers.
فيطسن	24	THE SPECIAL MASTER: Acreage size?
فلمن	25	stetson - cross - white
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<i>0</i>	Į:		
	1	<u>.</u>	MR. WHITE: I'm not sure, I'm afraid to tell. It's
	2		around 40 acres, but I'm not certain, and I'd have to look
	3		up in something that's in evidence to tell you for sure.
	4		
1 m			THE WITNESS: Is this South Fork Owl?
3	5		MR. WHITE: Yes. Well, it's right where South Fork
3	6] 	and the North Fork come together.
	7	A.	33-4, 33-3 and 33-5, is that what you're asking?
	8	Q.	(By Mr. White) No, I'm not asking about 33-5, only 33-3
جهراني ويسويلي	9		and 33-4.
	10	A.	Yes. Excuse me, 33-4 is included.
	11	Q.	Is included?
	12	A.	Is included.
	13	Q.	How about 33-3?
وسيني	14	A.	33-3, this map indicates it has been changed to adjudicated
4	15		as part of another tract.
a-9			•
	16	Q.	So does that That is not included within yours; is that
المیکندسی التیکندسی	17		right?
من المناس	18	A.	Apparently not.
والمناسخة	19	Q.	Okay.
Contract of the Contract of th	20	A.	The mark : here, marked outside, Court Order, 31891, and
Committee of the Commit	21		there's a triangle put on there.
المشاعدي المشاعدي	22	Q.	Would you make sure that it's out of your total? Is there
المنتسق	23		any way you can do that quickly and conveniently?
نيشن	24	£,	్ కొట్టులు ప్రక్షణ్ కార్ కొత్తి చేశా చేశా ప్రక్షించిన ప్రక్షి కోస్త్ కోస్ట్ ముట్టుకు ఉంది. ఈ ఆట్లో కార్
نيخس نيخسن نيخسن	25	ste	tson - cross - white



والمعامل المعامل المعا	1	A. There's no way I can do it quickly, obviously.
ليعم	2	MR. WHITE: Your Honor
لينمى	3	THE SPECIAL MASTER: Look it up and have it for us in
لطمي	4	the morning
المتاركين الماركين	5	MR. WHITE: Could you do that?
لاشگرس لاشگرستی	6	THE SPECIAL MASTER: Could you do that?
ولالم الم	7	THE WITNESS: Yes. Give me a description of the other
	8	parcelunumber so I can write it down.
ويمض		parcer number so a can warde as as as as
والمين	9	Q (By Mr. White) Just 33-3.
وعرش	10	A. 33-3, all right. Photo 8-266.
و م	11	MR. WHITE: Assuming 33-3 has gone to adjudicated
ويسرس	12	status, the acreage on 33-4 is only 13 acres, and I would
ويمش	13	point out to the Court that Exhibit C-133 clearly shows
ومرو	14	Parcel 33-4 to be outside of those lands contained within
وعيس	15	the stipulation as to the boundaries of the Reservation.
ورين دعر	16	THE SPECIAL MASTER: If you wish to give me a total on
ويمرشي ويرشي	17	it Well, let's go ahead.
-	18	MR. WHITE: I think I'll wait to see what happens on
San Carrier	19	33-4.
وسوس	20	THE SPECIAL MASTER: Yeah.
وسيس	21	MR. WHITE: Or 33-3, excuse me.
5	22	
المترسي	23	
المتريخ. الماريخ	24	
فند	25	•
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1	for unadjudicated las	nds similar to that which appears on
2	HS-11 for the Type V	II lands?
3	A. No, no, we did not.	
4	Q Why did you not deve	lop cost data for the unadjudicated
5	lands?	
6	A. We were not asked to	. We were asked to determine the water
7	requirements for tho	se undadjudicated lands now in use.
8	Q Did anyone specifica	lly direct you not to develop cost
9	values for those lan	ds?
10	A Nobody directed me n	ot to, but nobody requested that I do.
11	We were not asked to	. We were asked to develop the water
12	requirements.	
13	THE SPECIAL MAS	TER: The answer was, "We were not
14	asked." He did not	say we were asked not to. He said,
15	"We were not asked t	O."
16	Q (By Mr. White) Are	the 34,427 acres of unadjudicated lands
17	the same lands that	were the subject of Mr. Billstein's
81	testimony?	
19	A. That's my understand	ing, that he originally, as I recall,
20	from the first data	we got on that, he said 34,850 acres or
21	something like that.	
22	And then went up to	
23		or during his testimony there were
24	some changes made, a	nd the latest figure we got was about
25	stetson - cross - white	•
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لانتشمق	1	34,427, which is supposed to represent the correct number
لانتخش لانتخش	2	of acres of unadjudicated in-use land per his testimony.
ن فطائعی	3	Q That's the same grand total that appears on Exhibit C-137-A?
6	4	A. That's the same figure, yes.
	5	Q In developing your diversion duty requirements on HS-5, did
	6	you assume full service irrigation?
ويرين	7	
		A. Let me get back to HS-5. We were just on HS-6.
	8	THE SPECIAL MASTER: I think you have asked the ques-
-	9	tion on this and
9	10	MR. WHITE: I was on
	11	THE SPECIAL MASTER: It was on a limited area, but I
	12	suspect the answer is going to be the same.
	13	THE WITNESS: Could I have the question read back?
3	14	(The pending question was read
8	15	(back by the repreter as follows: ("Q: In developing your diversion
6.0	16	(duty requirements on HS-5, did (you assume full service irriga-
فاست	17	(tion?"
	18	A Not insofar as the project lands are concerned to the ex-
		tent those lands that were irrigated historically did not
	19	
وللمستئ	20	receive full service.
	21	In other words, our unit diversions for the project
مناسق مناسق	22	lands were based upon the total acres irrigated and the
	23	total water diverted for those acres. Most of which re-
	24	ceived full service, some of which did not, so there is
	25	stetson - cross - white
9.42		Tuondon Donordina Consta

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some weighting in there, so when we use those unit diversion requirements, then that means we areusing the same ratio as full service to partial service during that historic period.

- Q. (By Mr. White) How about for the non-project lands?
- A. For the non-project lands, since we used the net irrigation requirements and the overall efficiency to derive the unit diversion requirement, we are assuming full service.
- Q. Isn't it true that approximately 1,925 or 1,930 acres of the 34,427 acres are non-arable lands?
- A. I don't know.

MR. WHITE: Your Honor, I would --

THE SPECIAL MASTER: Could I hear the figure again, Mr. White?

MR. WHITE: I said 1,925 and 1,930. I think the exact figure is 1,929, as shown by Mr. Billstein's testimony at pages 2826 and 2827 of the transcript in which, while he was referring to HB-62, which was identified but not admitted, he testified that there were 1672.1 non-arable acres, and the FIPs and outside of the FIPs based on calculations which he made from HB-63 and based on HB-63 there were 257 circle 5 non-arable lands outside of the reservation -- excuse me -- outside of the FIPs.

HB-63 was identified, but not admitted. It contained stetson - cross - white

وعر	14-5-		
	1	the excerpts from exhibits which have been previously	
المنا	2	admitted.	
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مين مارست		Frontier Reporting Service	
لتالب اسد	▼ ł	409 West 34th Street	

6 E				
(de la	1	Q	(By Mr. White) Mr. Stetson, I hand you a copy of what	
نینگیم ن نینگیمن	2		was admitted as HB-61 during Mr. Billstein's testimony.	
نتثلیمی	3		On the last page of his HB-61, indicates: that 18.15	
نيلين	4		percent of his unadjudicated lands were Type IV. Do	
والمراحل	5		you find that?	
Constant of the Constant of th	6	A	Yes. That was when he had a total of 34,850.	
نوشوس نوشوس نوشوس	7			
والمستحدث	,	Q	Right. I hand you a copy of what was admitted as HB-8,	
O Part	8		which contains a definition of the various lands, land	
ب چکومی	9		types, and ask you if it isn't true that Type IV lands	
المستحلقات المستحل	10		are not full service lands but instead are irrigated	
0-25	11		sporadically or irregularly?	
الميكسون الحال	12	A	Well, it says sporadically or irregularly. The title	
المتكليمين المتكليمين	13		is, Partial Service, Occasionally Irrigated.	
المحمول	14	Q	In establishing your diversion duty of water in the	
	15		second column on the pages, let's start with pages	
میکومین میکومین	16		2 and 3 of Exhibit HB-5, why did you determine or con-	
المصلومين المصلومين	17		clude that you would develop a full service duty of	
لقعص	18		water for those lands when it would appear from HB-61	
المقادمين المثار	19		that many of those lands have historically received	
المتيان			less than full service?	
المناس		A	Because this is We were asked to determine the water	
المضمس	22		requirements for those lands, we were not asked to deter-	; !
المتسم	23		mine the water supply available for those lands. That	
المتسمي	24		will be done by HKM because they are the water resources	•
المسترة	25	- 4 - 4	the water supply contractors.	
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لينارين لينارين	1	Q	Isn't it true that if Type IV lands received full service
ن مینوس مینوس	2		irrigation, it would receive more water than they have
نوتلوسمن	3		historically received?
Or Carried	4	A	I don't know how much they historically received.
to and	5	Ö	Well, if they received partial service historically
Granding.	6		and they received full service under your calculations,
ن الماليان	7		isn't it true that they would receive more water under
- C	8		full service irrigation?
Con Section			
فتيكس من	9	A	Are we talking about project or nonproject now?
ليكرس	10	Q	I'm talking about nonproject, second two pages on HS-5.
الميليسين الساء	11	A	On the nonproject, if they were only partially served
ليلومين فيلومين	12	 }	historically, if they received the water requirements
نيكيش	13		we say they're required to have, they would receive
لطفيمت	14		more water in the future.
وليس	15	!	That would depend upon the water supply that's
الميليس العيليات	16		available.
ويدسن ويدسن	17	Q	Is it true that you're unable to state whether or not
للمسمئ	18		these values of the diversion duty of water on page 1
التيمرسين م	19		of HS-5 accurately reflects the historical service of
الل ^ا ماس ت	20		Type IV lands within the projects?
المانين المانين	21	A	I think it reflects accurately what they got because
المناس			they were part of the acres, some of which got full
water .	22		
	23		service, some partial service and some indirect service.
میتوست میتوست	24		They were all acres included in the area that was
ميترس	25	stet	son - cross - white
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العسر بر	1		irrigated by the diverted quantities, so the average
الله معراط الله معراط	2		represents a unit diversion, represents the average
المستند مع	3		for all those lands.
	4	Ď	Isn't it true that to reach that conclusion you must
	5		assume that the unadjudicated lands within the FIPs,
	6		which are described on HS-5, are under exactly the same
	7		type of irrigation service as all the lands within the
	8		FIPs?
	9	A	No, I don't think that's true. Explain to me what you
	10		mean by that.
	11	Ω	As I understand it, on the first page of HS-5 you've
	12		developed average values for all lands within the FIPs,
و المستران	13		trust and nontrust.
	14	A	But it wasn't an average of just the trust lands.
(<u>ا</u>	15	Q	I understand.
لاسترس الکست	16	A	It was an average of all lands irrigated in the FIPs.
المسترسي المسترسي	17	Q	And in order to assume that that historical pattern is
المانتوسين المانتوسين	18		applicable to only the unadjudicated trust lands, don't
المان المان المان	19		you have to assume that the unadjudicated trust lands
المان ال المان المان ال	20		were treated exactly the same way as all lands within
المتنسمان المتنسمان	21		the FIPs?
المامين المامين		A	I don't know that that is necessarily so because the
المشمس	22		
Contract.	23		other than trust lands may have all received partial
فتتسم	24		service or may have all received full service, I don't
بیشسین خد	25	stet	son - cross - white
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المستحقق المستحق	1	know that.
ليشربن ليشربن	2	And the trust lands, if they were in différent
ن. الت ^{يمي} س	3	types, some got full service, some partial service
	4	and some indirect service.
5	5	Q Isn't it true then that your diversion duties of water
المصلوسي المصلوسين	6	are simply estimates of what the unadjudicated trust
ميار ميارس	7	lands would have received had they received the average
نظيرس	8	amount of water delivered or diverted for the benefit
Contract of the Contract of th	9	of all lands within the FIPs?
الخطيش المتأثرين المتأثرين	10	A Within the FIPs during those period of years, yes, that
نيدس	11	would be true. If that was your question the first
فيقرس		time, I'm sorry I didn't understand you.
هفرسن	12	
فیکوسی مند	13	Q It's late in the afternoon for me, I'm sorry. Is there any way we can determine from HB-61
فيليسن. فاليسن	14	
لالميس	15	the land types which are found in each of the line
والرس	16	entries or acre values on HS-5?
الله الله الله الله الله الله الله الله	17	MR. CLEAR: Could we have the question back
المصمري المصمري	18	again, we got lost.
ويمرس	19	(Thereupon the following question (was read back as follows: "Is
والمست	20	(there any way we can determine (from HB-61 the land types which
4	21	(are found in each of the line (entries or acre values on HS-5?
الماملين الماملين الماملين	22	
or Es	23	THE WITNESS: The various types of what I presume
يترسن	24	are the services to these lands on HB-61 are listed
only Andre	25	by photo number. We have the acressin use listed by stetson - cross - white
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المتسوية المتسوية	1		photo number on
	2	Q	(By Mr. White) Is that HS-2?
	3	A	No, it's WRIR C-141 that somebody sent to me. We would
	4		have to go back to the photos and go back from the
, - -	5		photos to the calculations that we've made in what is
	6		now Exhibit HS-2 and see if we can back track all that.
	7		It could be done, it would be quite a chore.
	8	Q	It would be quite short, you say?
المناسطة ا	9		THE SPECIAL MASTER: Quite a chore.
	10		THE WITNESS: I said quite a chore. For example,
المصطفعت فالمستوا	11		aerialphoto77209, the first one on the list on HB-61
المانين الماني المانين	12		says three acres of Type II, seven acres of Type IV
-	13		and that total of ten matches the ten acres on, where
المانيوسية المانيوسية			aerial photo 7209 on Exhibit C-141.
المناسخة المستوا	14		
-	15	Ω	(By Mr. White) Let's turn to the second page, East
Carried to	16		Fork of the Wind River where it shows ten acres,
الله المعاملة عصف العاملة	17	A	Second page of what?
الله المساحة الكه المساحة	18		THE SPECIAL MASTER: Second page of what?
الانوسال الانوسال	19	Q	(By Mr. White) HS-5, I'm sorry. How would you determine
	20		what the land type for those ten acres is based on the
	21		three exhibits that you described?
المان ا المان المان ال	22		THE SPECIAL MASTER: I
مان المان الم المان المان ال	23	A	I have to go back to Exhibit HS-2 first.
	24	Q	Okay.
مار المار الم	25	ste	tson - cross - white
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A Is that what you're asking me to do?

THE SPECIAL MASTER: I'm going to object to any further questioning along this line, even though the United States doesn't, because this witness has no duty to describe the types of land within the areas that he has applied his duty of water. That is direct evidence that was gone into in detail by other witnesses. So I think if there's something that can be critical about the types within this area, it's up to the other witnesses to answer to that to you, Mr. White.

MR. WHITE: Here's my reason, Your Honor. These unadjudicated trust lands are Mr. Billstein's lands, and he testified that they came in all sorts of different types of irrigation service.

THE SPECIAL MASTER: And gave us the pictures of them and gave us the types and broke down by acre for you.

MR. WHITE: Right. And now Mr. Stetson is telling us what the water requirement, the diversion requirement or diversion duty of water is for those lands, but with respect to the lands, the nonproject lands, at least, Mr. Stetson has developed full service diversion duties of water and yet historically we know that not all these lands were for full service duties of water. Now, it stetson - cross - white

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may be that the witness' ---

THE SPECIAL MASTER: I permitted him to go into
that and to give his reasons why the Type IV was reckoned
with or not reckoned with, and that must be permitted.
But to let this witness go on, have to go to each of
the photos to analyze how many acres is Type II and
how many Type IV and how many Type V and probably Type
VI, and whether he made adjustments in his calculations
of assessing the duty of water, I think has already
been answered.

MR. WHITE: I just want to ask him about one, a real short one, ten acres, Your Honor.

THE SPECIAL MASTER: All right. Make it a short one.

- Q (By Mr. White) With respect to the ten acres at the top of page 2 of HS-5 for the East Fork of the Wind River --
- A Yes, what's the question?
- Q How do we find out what type of land is contained within the ten acres?
- A In the East Fork of the Wind River?
- 22 Q Yes.
 - A East Fork Wind River, the ten acres was from photo 7209.

 We have photo 7209 at the top of HB-61, which says three stetson cross white

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-	16-1-V-v1b		
0	1	Q. (By Mr. White) With the exception of ten acres?	-
لتارش التارش التارش	2	A. I'm sorry, but	
ويكيندس	3	THE SPECIAL MASTER: I sustain the objection.	
التيسيري	!		
الميكسترس		THE WITNESS: I would ask you what you meant by	
	5	Type IV?	
F-Q	6	Q. (By Mr. White) If the questions I asked you concerning	
G F G	7	HB-61 and HS-5 were: related to how you determined whether	
چستنرسی چسترسی	8	or not the lands in HS-5 were Type IV lands if those	
والتراس	9	same questions were asked about Type IV	
0-20	10	THE SPECIAL MASTER: I object to the question because	
المنطبعة المنطقة	11	this witness has nothing to do about determining the classe	s.
المناسسة الماسينة	12	A. I didn't determine these. I didn't see these types until	
هجارين	13	you gave them to me about five minutes ago.	
لفلست	14	MR. WHITE: That's not my fault.	
فلرست	15	THE SPECIAL MASTER: But the question remains to be	
الفلوسية الفلوسية	16	an improper one.	
ويكوشي	17	MR. WHITE: Let me ask it again in a different	
المهامسية	18	THE SPECIAL MASTER: All right.	
الله المساحق الفيكيمنستان	19	Q. (By Mr. White) Isn't it true that according to HB-61	
تفلينسن	20	there are roughly 11 percent of Type V lands within	
المعاري	21	the unadjudicated lands which you described on HS-5?	
المتكسسين منتقد	22	MR. CLEAR: Your Honor, I object on the grounds of	
نیکسس نیکسس	23	relevancy.	
ت رسن	24	THE SPECIAL MASTER: The questions are quite easy to	
فتلشق	25	stetson - cross - white	
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find objection to, Mr. White, and it comes naturally to my mind to object to your questions, and I sustain the objections to them. There are six --

MR.WHITE: I understand that, Your Honor, and that's the problem, but we have sort of the mirror game here where I can't get--

THE SPECIAL MASTER: I think I have given you, in all candor, the widest latitude. I understand you have the right to cross-examine this witness on virtually everything he said, but you are going way beyond that.

MR. WHITE: I think I am also entitled to cross-examine him on the important things which were not said that were relative and germane to the things that were said.

THE SPECIAL MASTER: With which he worked.

MR. WHITE: No, I think it's proper and it's absolutely permissible, Your Honor, for me to inquire into matters for which hem may not have worked but with which he should have worked, and this is one of those areas, where full-service diversion requirements are being established for lands for which the previous testimony indicates were not a hundred percent full-service lands.

THE SPECIAL MASTER: If youwish to impeach this witness or seek to with questions regarding his professionalism, his judgment, please feel free. You have the right to do stetson - cross - white

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that, but I don't believe you've got the right to go far beyond the scope of direct testimony regarding other exhibits.

MR. WHITE: At this time, Your Honor, let me put the fat in the fire here, and I'll move to strike Mr. Statson's testimony on the grounds of no foundation since the lands relating to the unadjudicated lands contained on HS-5 are lands which Mr. Billstein testified to and in his testimony said were not all served --- were not all the subject of full-service irrigation.

Yet, this witness' testimony assumes that at least with respect to the non-project lands, those lands are full-service irrigation lands for the purposes of his There is no foundation that would indicate that exhibit. either historically or in the future they are full-service lands.

MR. CLEAR: May I speak --

MR. WHITE: And, as a result, I would move to strike those portions of Mr. Stetson's testimony dealing with unadjudicated lands on the second two pages of HS-5.

THE SPECIAL MASTER: You may ---

MR. CLEAR: Your Honor, the question here, the whole point of this case is which acres on the Indian -- Wind River Indian Reservation can the State show are not stetson - cross - white

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practicably irrigable. These lands from Type I to Type VI are currently under irrigation. They are practicably irrigable. Whether they are irrigated sporadically or occasionally or all the time, they are practicably irrigable, and the question now is, assuming these lands are practicably irrigable, how much water can be applied to them? What's their water duty, and that's what Mr. Stetson is testifying to, and as he said, he did not go into the question of water availability. That's the next part of our case, but the irrigable nature of the lands has been established, and he's just testifying, "We know they are irrigable, and here is the water duty for these lands," and I don't think the types really fall into it at this point.

THE SPECIAL MASTER: I will sustain the objections, and I believe the objections are very valid, Mr. White.

MR. WHITE: Could I have a ruling on the motion, Your Honor?

THE SPECIAL MASTER: Yes, the motion is overruled.

- (By Mr. White) Mr. Stetson, are you aware of any Q. economic analysis which has been applied to the lands described in HS-5?
- No, I'm not, Α.
- Mr. Stetson, if lands are served by incidental irrigation, Q. stetson - cross - white

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subirrigation, isn't it true that in order to bring those lands into full-service irrigation, certain improvements or amendments must be made to the lands?

A. It depends on the conditions in each case. Some lands are permanently sub-irrigated. Others are not.

Some lands that are sporadically or occasionally irrigated have the facilities to be irrigated, but they don't have the water supply.

The water supply may dwindle off in late June or early July, but they get some water early in the season, but the facilities could be there to serve it. It's just that they don't have the water.

MR. WHITE: Your Honor, I would refer the Court to page 2044 of the transcript in this proceeding where Mr. Billstein --

THE SPECIAL MASTER: How long ago?

Two weeks ago?

MR. WHITE: It's a long time ago. -- discussed the general area -- within several pages on either side of that citation -- where he discusses the general area that we are discussing now, the difficulties of bringing -- or the necessity perhaps of making certain amendments to the land to bring lands from Type IV and I believe Type V or VI status into full-service irrigation.

stetson - cross - white

THE SPECIAL MASTER: I recall the discussions regarding sour lands and lands with alkali and inability to move salts as we like and the methods of amendment to such lands, but I'm not sure it has one iota of bearing in cross-examining this witness.

MR. WHITE: The point I want to make, Your Honor, is according to Mr. Billstein, certain things may have been done to Class 4, 6, and perhaps 5 lands, to bring them into full-service irrigation such as projected by this witness, that there is no evidence in the record indicating that such steps have either been analyzed, yet alone evaluated, in terms of costs, and without the analyzation of costs, such as in the other areas, such as Dr. Meghinna did --

THE SPECIAL MASTER: You may ask him whether this witness took into consideration or made analysis of particular lands that would require amendment or additional work or additional costs. I think that's what you are getting at.

MR. WHITE: That's what I would like to do.

Q. (By Mr. White) Mr. Stetson, did you take into consideration whether any of the lands described on HB-5 would require amendments or any type of physical improvements or drainage in order to make them suitable stetson - cross - white

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1-3	16-8-	vlb	
		1	shown in the third column of page one of HS-5 would be the
		2	same pattern as found in your data, HS-9, I believe?
4		3	A. First you said second column, and now you are saying
		4	third column. Do you still mean the diversion
	? 2	5	THE SPECIAL MASTER: You are talking about in acre-feet?
	3	6	MR. WHITE: I was trying to go from that to the third
	•	7	column.
+	3	8	THE WITNESS: Okay.
	3	9	MR. WHITE: I understood your answer about the
كتارت		10	second column. Now I would like to know about the third
	3	11	column.
ندار دول		12	THE SPECIAL MASTER: We are all getting a little
		13	weary, I think.
تالم		14	You are talking about the third column of figures.
تارس		15	MR.WHITE: The one that says, annual diversion
	s a	16	requirements.
		17	Q. (By Mr. White) The question is do those annual diversion
-		18	requirements as you have them set out on the first page
۳۰ ۱		19	of HS-5 follow the same monthly distributions as shown
مسیمسی معمسی	2	20	in your basic data in HS-9?
المراجعة ا	**	21	A. Well, I presume they would because they were taken from
والمستعم	23	22	whatever the historic record was for all the Aprils,
المنطقين المنطقين	.	23	all the Mays, and Junes and Julys, so forth.
شمش ی ننمتشیه	.3	24	Q. Let's turn to
شنن		25	stetson - cross - white
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3	1 2	A. But we are not using them on a monthly basis here. We
-2	3	Q. Let's turn to the second and third pages of HS-5 where you
3	5 6 7	did not use the historical data that you had available in HS-9, I assume, but used some other source; is that correct? A. That's correct.
	8	THE SPECIAL MASTER: Non-project source. THE WITNESS: Excuse me, We used the historical data
	10	to a degree to develop some of the data that went into
	· 12	Q. (By Mr. White) Let me ask you a general question with respect to the annual diversion requirements, the third
	14 15	column, on pages two and three of HS-5, and that question is, what irrigation period or irrigation season did you
	16	assume:in terms of beginning and end of irrigation? A. It would be
	17	Q. I'm sorry go ahead. A. It would be the season for the crops and the crop mix.
	19 20	in the climatic season of the data we gave you yesterday which you made an exhibit out of, I believe.
	21	
	23 24	
<u></u>	25	stetson - cross - white Frontier Reporting Commiss

1	Q (By Mr. White) Dr. Mesghinna indicated the diversion
2	periods for his diversions by such as the middle of
3	April to the end of September, that sort of time
4	Are you able to do so with respect to the values on
5	Pages 2 and 3 of Exhibit HS-5?
6	A. Yes. I thought that that was one of the things we
7	gave you yesterday. It was, it's Exhibit HS-7.
8	Q Let me look over your shoulder. I've lost
9	A. It's your exhibit.
10	Q HS-7 gives a planting date, date of the effective cover
11	and the harvest to date.
12	A. Right.
13	Q Would you please explain for the benefit of the record
14	how you determine the first day of irrigation and
15	the last day of irrigation from those three dates.
16	A I got those from Dr. Mesghinna. He prepared these
17	sometime last year.
18	Q But how do you determine the first day of irrigation?
19	THE SPECIAL MASTER: I object to the question. He
20	totally and completely answered it. He got those from
21	Dr. Mesghinna. That's how he determined them.
22	I know you'll have him back on the stand in a
23	couple of weeks, and you can get your answer.
24	Q (By Mr. White) Based on the information in HS-7, what
25	stetson - cross - white

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6		1	is the first day of irrigation for the Bast Fork of the
•••		2	Wind River, on the second page of HS-5?
•		3	THE SPECIAL MASTER: I really think you ought
•		4	to ask the man whose exhibit you're asking him to
ن		5	look at.
•		6	THE WITNESS: What was the question, for which crop?
•		7	Q (By Mr. White) I'm asking you for the annual diversion
•		8	requirement that you show for East Fork of the Wind River
•		9	of 51 acre-feet. What's the first day of diversion and
		10	what's the last day?
6-		11	THE SPECIAL MASTER: Mr. White, I'm going to take
•		12	exception to your question. I don't think it's a proper
	8	13	one. It's improper, it's improper cross-examination.
	ودا	14	MR. WHITE: I'm not aware of the ground, Your
*	وت	15	Honor. Could you tell me the ground, maybe I can
•		16	avoid the problem?
		17	THE SPECIAL MASTER: The ground is that you have
•		18	asked, handed the witness HS-7. He has testified that
•		19	HS-7 was prepared by Dr. Mesghinna, it contains his
	وتا	20	material on which he relied regarding the planting date,
		21	and therefore, I think questions regarding planting date
•		22	are improperly asked of this witness.
		23	MR. WHITE: I do not mean to inquire about planting
		24	date, Your Honor. I'm asking about the first day of
-		25	stetson - cross - white
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irrigation, which isn't shown on HS-7, and I'm asking, that the witness says I can determine it somehow from HS-7, and I'm now asking him how can I determine that from HS-7 for the value, the annual diversion requirement which he gave for the east fork of the Wind River. I'm not asking for the planting date.

THE SPECIAL MASTER: All right. I stand corrected.

If you can, answer it, please answer it.

THE WITNESS: Well, let me try to explain. This HS-7 gives the planting dates for various crops under the various climatic zones, so you'd have different irrigation dates, whether you irrigated alfalfa, or whether you irrigated grain. For example, you would probably irrigate late April unless you'd pre-irrigated for the grain, which sometimes you do. But as far as what day in April you'd start irrigating, it would depend on the climatic conditions of that particular year.

MR. WHITE: I'd like to point out -- Strike that.

Your Honor, I think I better defer to Mr.

Merrill. I'm at a point where I would switch into a new area. He's got an area that I don't plan to cover.

THE SPECIAL MASTER: Very good.

MR. WHITE: So there won't be any overlap for the two of us.

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	THE SPECIAL MASTER: Very good. Mr. Merrill, you
2	can carry on.
3	MR. MERRILL: Thank you, Your Honor.
4	THE SPECIAL MASTER: I intend to adjourn at 4:00
5	o'clock today, gentlemen.
6	MR. CLEAR: I think Mr. Stetson has been on the
7	stand another hour.
8	THE SPECIAL MASTER: You want a break, Mr. Stetson?
9	THE WITNESS: I don't care.
10	THE SPECIAL MASTER: We got about 30 more minutes,
11	I'll be glad to take five minutes if you want.
12	You have redirect for tomorrow, Mr. Clear?
13	MR. CLEAR: Your Honor, I understand that Mr.
39	White intends to be done at noon tomorrow with Mr.
اکر 15	Stetson, and we'll review the transcripts tonight
حد 16	and see where we are.
وح	MR. WHITE: Your Honor, could I be excused for
ات 18	the afternoon?
اخت 19	THE SPECIAL MASTER: Yes, sir. See you tomorrow,
20	Mr. White.
21	CROSS-EXAMINATION (CONTINUED)
22	BY MR. MERRILL
23	Q Mr. Stetson, would you please take out your copy of
24	HS-11, which is your spread sheet concerning Type VII lands.
2 5	stetson - cross - merrill
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	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24

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	1	Would you please tell the Court how you determined the	
	2	present values of the returns which are stated in	
	3	dollars per acre on the fourth column of that	
	4	exhibit?	
	5	. Those were determined by the agricultural economist,	
	6	Mr. Dornbusch's office.	
	7	Did Mr. Dornbushch's office give you the figures for	
	8	each field as you've stated it on HS-11?	
	9	For each field, for what column?	
وند	10	I'm talking about the fourth column, present value of	
النام	11	returns.	
250	12	. Present value of returns?	
	13	um-hum.	
2	14	He gave us all of those, yes.	
	15	Did you make any modifications to those numbers at all?	,
2	16	Not that I know of, no.	
9	17	Okay. Were you involved in determining the crop mix	
	18	on which the present value returns in column 4 are base	ed?
	19	The only thing we did with crop patterns was in determine	ining
9	20	water requirements.	
و المالية	21	Did you make any determinations as to yields of crop	
و ا	22	mixes?	
الكنيسية	23	A. No.	
وكمتناس	24	THE SPECIAL MASTER: Yield of crop mixes?	
وگئشتی هی	25	stetson - cross - merrill	
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مشتشم		
ستاخت انتازر	3	MR. MERRILL: It should be yield of crops, Your
	2	Honor, I'm sorry.
	9 3	THE WITNESS: We didn't do either one of them.
	4	(By Mr. Merrill) Did the agricultural economist determine
	5	the yield as far as you know?
	. 6	A. We didn't. I mean they gave us the crop, present value
	7	of the returns. I can't tell you who did it.
-	8	Okay. Did you do any work with respect to prices?
	9	A. Prices?
	10	Q Of crops. Prices of crops, I'm sorry.
1	11	A. Prices of crops?
	12	Q. Um-hum.
	13	A. No.
	14	Q Okay. I direct your attention to the fifth column of
	15	Exhibit HS-11, the present value of costs. Would you
	16	please tell the Court what costs are included in each
تاريخ	9 17	figure for present value of costs.
تتلزم	18	A. These present value of costs were derived by the
ستارين	19	economist from construction costs including administration
سامد	20	and engineering and contingencies. I should say plus
استامت	21	operation and maintenance and replacement costs, which
منتهمند	22	we furnished to them.
هنشگشن هنشگشند هنشگشند	23	In other words, they took the capital costs and
لمستمت	24	the annual costs and derived the present value of costs.
لمستنسط	25	stetson - cross - merrill
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	1	Q.	As I understand it, then you supplied information
	2		concerning both construction costs and operation
	3		and maintenance and repair costs?
	4	A.	Yes.
	5	Q	Okay. Let's start with the construction costs.
مر ج	6		What construction costs did you supply the economist
	7		for Field No. 10-1X, first one listed on HS-11, Page 1?
	8	A.	Well, we supplied them whatever our costs our estimate
	9		was of the cost of the facilities that were needed
	10		to bring that land under service. That could have
هند هن	11		been head works, main ditches, head ditches, turnouts.
<u>ال</u> ا	12		In some instances, it required, some lands require
ود	13		drainage. If it was a pump diversion, it would have
هد	. 14		required a pumping plant. Under annual costs, it would
ور ز ورز	15		have been maintenance, annual maintenance costs. For
D	16		ditches and headgates and turnouts, it would have been
ود	17		annual energy cost and demand cost, if it was a pumping
4	18		type of operation.
A A	19		So we'd supplied them the cost on those types of
4	20		facilities for the parcels.
	21		THE SPECIAL MASTER: Including on-farm systems?
4	22		THE WITNESS: No, unless it was a sprinkler system.
3	23		The only on-farm we would put in would be the head ditch.
4	24		They supply the other, whatever costs went into amendments,
•	25	ste	tson - cross - merrill

		li l	
		1	temporary on-farm ditches, and that sort of thing.
		2	Q (By Mr. Merrill) Mr. Stetson, do you have some listing
		3	of the particular line item costs and the values that
		4	you supplied to Stetson for the first tracts shown on
		5	HS-11?
مو مع ا مو مو		6	MR. CLEAR: Objection, Your Honor; he testified
-	و ا	7	that the values were derived by Mr. Dornbusch, he supplied
***		8	the cost.
اد معمو ا		9	MR. MERRILL: The question addressed cost, Your
م سر م سر		10	Honor.
pag sa		11	MR. CLEAR: Included values, Your Honor.
, , ,		12	THE SPECIAL MASTER: May I hear the question again,
مس		13	Mr. Merrill?
	ود	14	MR. MERRILL: I'll withdraw the question and rephrase
•	ود	15	it, hopefully to avoid the objection.
-	طرت الا	16	Q (By Mr. Merrill) Mr. Stetson, do you have the, some sort
		17	of tabular listing of the costs you supplied to Mr. Dornbusch,
		18	both construction and O and M and R for each tract listed in
رنسي		19	HS-11?
سسم	وديا	20	A. We have our work calculations.
	2	21	Q May I see those, please.
	ود	22	THE SPECIAL MASTER: A little tough to get ahold of,
ئىسى	المنتين	23	are they long and complicated?
		24	THE WITNESS: There's about 340 or so sheets in here.
		25	stetson - cross - merrill
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		THE SPECIAL MASTER: You want to look them over,
	2	Mr. Merrill, and hopefully not feel that it's necessary
	3	to copy them all, maybe you can ask a question or two
7	4	on the subject matter, do it justice.
	5	MR. MERRILL: May I have just a moment to look
	6	through them?
	7	THE SPECIAL MASTER: Sure.
	8	MR. MERRILL: I've never seen them before.
	9	THE SPECIAL MASTER: Sure.
	10	(Brief pause.)
	11	THE SPECIAL MASTER: I thought, don't these get
	12	us awfully close to Dr. Mesghinna's work rather than
	13	Mr. Stetson's, although he is a superior, he works for
	14	you? I suppose the question would be appropriate, a
ř.	15	few questions.
	16	I'll give you five minutes to look those over while
	17	we take a short break, to look those over in the hope
	18	they'll be a shortening of need to use them.
***	19	MR. MERRILL: Your Honor, I promise to quit by
	20	four.
	21	
**	22	* * *
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3	18-1 vlb	
	1	THE SPECIAL MASTER: Did you decide not to ask any other
	2	questions on that sheaf of papers?
	3	MR. MERRILL: Your Honor, I have just a couple of
	4	questions about it.
	5	Q. (By Mr. Merrill) Mr. Stetson, just before we took a break
	6	you handed me a document having about 120-some pages
	7	entitled, "Cost Estimates For Type VII Lands In and Out
	8	of the FIPs," dated May, 1981.
L	9	Is this cost information that was developed by
	10	Stetson Engineers?
	11	A. Yes, it is.
	12	Q. Who in Stetson Engineers developed this information?
	13	A. Mainly Mr. DiMaggio and others who assisted him.
لائل	14	Q. Is this the information that was supplied to the
لا تار لا ما	15	agricultural economist?
الأ	16	A. Yes, the results of that were supplied to them.
لتأر	9 17	Q. In the form in which you have handed them to me?
	18	A. I don't let me put it this way. They would come in
	19	to our office from time to time. They have probably
2	20	seen that form, but I don't believe that we actually
المتأل	21	gave them a copy of it.
کستان اکستان	22	If you would like to go off the record for a minute,
	23	I'll ask Joe DiMaggio, who I'm sure could answer the
فستنتسن	3 24	question.
بخسستن ا	25	stetson - cross - merrill
	7	Frontier Reporting Service



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لسائن	25 4	stetson - cross - merrill
ستنات	24	have been an objection.
ئىندا ئىندا	23	THE WITNESS: I assume there isn't or there would
	22 4	the law that can be modified or prohibited.
	21	THE SPECIAL MASTER: I guess there is no way under
تتأثن	2 0	A. I win my dollar. No.
	4	this evening at your hotel?
	18	and copying it and returning your original to you sometime
	9 17	Q. Do you have any objection to my borrowing this document
	16	A. No, I believe that reflects all the costs.
J.	15	that you just handed me?
	14 9	lands that your office developed other than the document
	13	installation or annual costs associated with the Type VII
1	12	Q. Are you aware of any other information concerning
Ŀ	11	A. No, I believe they did that.
T	10	Q. Yes.
	9	A. For the present value of costs?
4	8	economist?
Ŀ	7	present value and give that information to the agricultural
T	3 6	convert these investments costs and annual costs to a
+	5	Q. (By Mr. Merrill) Did you or anyone in your office
	3	that we did give them a copy of the same thing.
	28	A. If we can go back on the record, I'll correct my answer,
	3 3	(Off-the-record discussion.
T	2	MR. MERRILL: That would be fine.
استناخه	18-2 vlb	

:0	- !!	
	1	Q. (By Mr. Merrill) Mr. Stetson, did you make any
	2	determination as to the length of time that would be
	3	required to bring the Type VII lands described in Exhibit
	4	HS-11 into production?
	5	A. You mean the length of time to put in these improvements
	6	and then start developing
	7	Q. Yes.
	8	A. No, I did not.
	9	Q. Did anyone in your office make that determination?
	10	A. No, not that I know of.
	11	Q. Did you or anyone in your office make any determination for
4	12	any particular tract or all of these tracts of the timing
	13	of the costs and returns associated with the Type VII lands?
	14	A. No, not that I know of.
	15	Q. Mr. Stetson, did you or anyone in your office, determine
-0	16	the lifetime of any of the improvements such as
	17	head works, turnouts, costs, drainage and so forth for the
	18	Type VII lands?
المارية المارية	19	A. The useful life of structures?
مانيتر المانيتر المانيتر	20	Q. Yes.
	21	A. No, we made allowance for annual maintenance of the
	22	
		structures so that the useful life would exceed the life
	23	of the project.
المستريخ المستريخ	24	Q. Would that include items such as pumps?
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		1	A. No, pumps would occasionally have to be we allowed for
	9	2	maintenance of the pumps and annual, you know, periodic
	-9	3	repairs on the pumps.
		4	Q. Did you make any allowance for replacement of the pumps
ا نعد		5	or would the economist do that?
*	2	6	A. I would think the economist would make that.
		7	MR. MERRILL: Your Honor, that is all of the questions
		8	that I have of Mr. Stetson concerning this portion of our
نز زر	3	9	cross-examination, if it's all right with the Court to
Ü		10	quit for the day.
-		11	THE SPECIAL MASTER: Why don't we resume at 9:00 in the
زر د		12	morning and we will look forward to cross-examination
		13	being completed by noon and direct if any to begin at
		14	1:30 and the next witness ready after Mr. Stetson.
		15	MR. MERRILL: Sounds good, Your Honor.
		16	THE SPECIAL MASTER: Do you have another witness
		17	backed up tomorrow morning?
		18	MR. CLEAR: Dr. Mesghinna is coming back.
î		19	(Short recess at 3:50 p.m.
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_		23	
<u>.</u>		24	
<u>''</u>		25	stetson - cross - merrill
		9417	



1	REPORTERS' CERTIFICATE
2	
	State of Wyoming) : SS
3	County of Laramie)
4	We, Merissa Racine and Viola J. Lundberg, Registered
5	Professional Reporters and Notaries Public, hereby certify that
6	we did at the time, date and place, as set forth, report the
7	proceedings had before the Honorable Teno Roncalio, Special
8	Master Presiding, in stenotype; that the foregoing pages,
9	numbered 5347-5475, inclusive, constitute a true, correct and
10	complete transcript of our stenographic notes as reduced to
11	typewritten form under our direction.
12	We further certify that we are not agents, attorneys
13	or counsel to any of the parties hereto, nor are we interested
14	in the outcome thereof.
15	Dated this 13th day of May, 1981.
16	$\int_{-\infty}^{\infty} \int_{-\infty}^{\infty} \int_{-\infty}^{\infty$
17	MERISSA RACINE VIOLA J. LUNDBERG
18	Registered Professional Registered Professional
19	Reporter Reporter
20	
21	MERISSA RACINE - HOYARY PUBLIC
22	LARMANE V COMING
23	thy Commission Earlies the 13, 1734
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