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Trial Transcript, Vol. 68, Afternoon Session

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case # 4993

File # 175

4426

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	RIGHTS TO USE WATER IN THE) BIG HORN RIVER SYSTEM AND) Civil No. 4993
.7	ALL OTHER SOURCES, STATE OF) WYOMING.
8	6/23 19.81
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15	VOLUME 68
16	Wednesday, May 20, 1981
17	Afternoon Session
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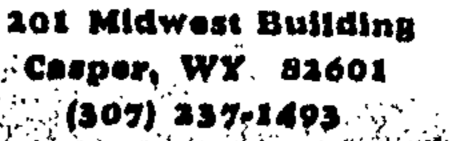
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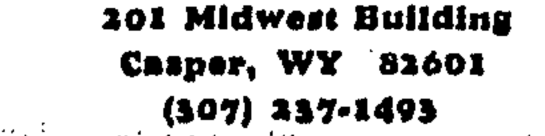
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Go ahead. MR. MERRILL: Your Honor, I apologize to Mr. Rogers for proceeding in his absence, and in order he has the 3 full story, I will back up and start over. 4 (By Mr. Merrill) Mr. Dornbusch, in your direct testimony 5 6 in this case, you indicated that the approach and techniques that you used in doing your economic feasibility 8 analysis are those recommended and used by the Water 9 Resource Council, among other agencies, is that correct? 10 That's correct. 11 Isn't it true that you regard the Water Resource Council's Q. 12 principles and standards as authoritative in doing this 13 part of analysis? 14 Not entirely. For the most part, I think they are correct. A. 15 Do you have qualifications concerning the use of the Q. 16 Water Resource Council's guidelines? 17 THE SPECIAL MASTER: Does he have qualifications 18 for what? 19 (Whereupon, the reporter read (back the question: "Do you 20 (have qualifications concerning (the use of the Water Resource 21 (Council's guidelines? 22 THE SPECIAL MASTER: Thank you. THE WITHESS: Yes,: I think in general, the economic 23 principles that they describe are valid and useful, but I. 24 25 dornbusch - cross - merrill

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	t	hink there are a number of departures that need to be
2	m	ade, and we have covered at least one and maybe some
3	0	thers so far that we have made, that I think are more
4		orrect, or I should say correct, not more correct,
5	ŀ	out the correct procedures to use.
6	Ġ.	(By Mr. Merrill) Are you saying, then, that you don't
7	ŀ	pelieve that across the board, they are the appropriate
8	•	guidelines and standards and methods to be used in this
9	I	part of analysis?
10	A. 1	Not across the board, that's right.
11	ğ. ı	Mr. Dornbusch, do you recall when your deposition was
12	1	taken in Cheyenne on January 12 and 13, 1981?
13	A. V	Was that my second deposition or first?
14	Ø :	It was the second deposition, I believe.
15	A.	Yes, I do.
16	ζ.	Do you recall during that deposition I asked you questions
17		concerning the authority with which you regard the Water
18		Resource Council's guidelines?
19	A.	In general, I remember.
20	Ď.	Do you remember the answer you gave at that time?
21	A.	Perhaps you could refer me to the page and we could look
22		directly at that.
23	Q	Okay. I hand you a portion of the transcript of that
24		deposition, including the cover pages showing the
25	dornb	usch - cross - merrill





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general principles that they suggest are the correct principles to use and the methods that you must use in order to adhere to those principles are the correct ones, those are the ones that I have used."

THE WITNESS: Shall I continue?

- Q Yes, please continue through Line 12.
- A. Okay.

"Question. Okay, so you would regard the WRC guidelines as authoritative in doing this kind of analysis?

Answer. Yes, I would."

And I believe that's -- I don't recall that there were corrections made to that statement, but as I said, essentially, the guidelines are correct. What I tried to do here in my answer is to distinguish between the specific principles and the methods, and what I was saying here is that the principles, in general, do apply. The methods, however, are -- the methods to be used should be used with some judgment, and I believe the methods that I used were recommended by the WRC. The ones I used are the correct ones to use. I have described here, and I think we also talked about this in my deposition, the fact that I did deviate with respect to some things, such as the normalization of costs. That is also part of this deposition.

Mr. Dornbusch, I hand you what has been marked for dornbusch - cross - merrill

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dornbusch - cross - merrill



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	1	Ω (By Mr. Merrill) And don't Level C implementation series
نيين نينني	2	include programs for project feasibility studies under-
فيتنوس	3	taken which are expected to resolve in project authoriza-
-	4	tion or funding by Congress?
الميت المستند	5	A I suppose they do. I haven't studied what Level C imple-
	6	mentation studies necessarily specifically referred to.
نعيشه	7	Q You stated earlier in your testimony that the economic
	8	analysis that you did would stand a side-by-side compari-
المصطبع المصابع	9	son with those that have presented to Congress for authori-
المالية	10	zation. Didn't you say that?
ميط	11	A I meant by side-by-side analysis that I feel that the
المين السار	12	type of study we have done would be appropriate for the
	13	purpose that we've done it.
ريا	14	The type of economic principles that we have used
المحيد	15	are the same types of principles that would be used in a
مينسم جيفسم	16	similar study. There are necessarily differences.
	17	The purpose of a study that would seek funding from
بشد	18	Congress is different than the purpose that we're address-
مین م	19	ing here in a water rights case.
مينمس مينسس	20	MR. ROGERS: Your Honor, I would, on behalf of the
مهند	21	Tribes, move to strike the last three questions and answers
	22	on the ground that what is involved here is that it was a
	23	legal conclusion as to whether or not these WRC guidelines
بينسم بينسم	24	apply in this particular instance, which is not this witness
	25	dornbusch - cross - merrill
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expertise to answer as to whether or not it should or should not apply in this kind of a lawsuit, whether or not this is the same thing as a Level C study or not.

MR. ECHOHAWK: The United States joins in that objection.

THE SPECIAL MASTER: I would generally concur, Mr.

Rogers, and sustain your objection, but I have just read into the record the specifics from this last <u>Federal</u>

<u>Register</u> exhibit, and it's a general application, generally used, it says, and it doesn't bind anybody.

It doesn't prevent anyone, this witness or anybody else, from saying they feel their measurement is better than the ones set by WRC or anybody else, so I think we are making much adieu about virtually nothing, so I'm going to overrule the objections, and I will permit a question or two more, and that's about all on this because I think we have plowed this ground adequately, Mr. Merrill.

MR. MERRILL: Your Honor, are you saying you will only permit me another question or two concerning the Water Resource Council Guidelines?

THE SPECIAL MASTER: On this particular facet on the Water Resource Council Guidelines, and you may make an offer of proof if you feel that there is material that I have improperly prevented you from getting into the record.



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MR. MERRILL: Well, Your Honor, I want to state for the record that the purpose of this line of questioning is twofold. First, the witness has himself stated that he regards the WRC standards and principles as authoritative in doing this kind of work. He stated that without qualification in his deposition, and he now qualifies that opinion with respect to certain aspects of the WRC guidelines.

For that reason, since the witness himself admits that they are authoritative, perhaps with qualifications, I think that I'm entitled to use those guidelines as a backdrop against which to examine the feasibility studies that this witness did.

THE SPECIAL MASTER: You can if there are further departures that he made from their basic outlines or parameters. You can bring that out, but to pound away at this same distinction he already made on generalizations, such as is the case in having identified ED-3, I don't think would be appropriate, Mr. Merrill, but again, as I say, go ahead with a few questions and let's see where it takes us.

(By Mr. Merrill) Mr. Dornbusch, are you generally familiar with the Water Resource Council principles and standards?

Generally, yes.

dornbusch - cross - merrill

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-	1	Q	Do you know how many accounts are set forth in the princi-
5	2		ples and standards to be used in evaluating water resource
The state of the s	3		projects?
يسبع		A	Offhand I can't recall.
بسبع	5	Q.	Are you familiar with an account within the principles
5 , `	6		and standards known as the regional economic development
5	7		account?
المسلح	0 1	A	Yes, I am oh, I see. Yes, I thought you were talking
5	a !		about the subsections within. Yes, there are generally
G.			four that are discussed. That's one of them.
6		Q	Are you familiar with the principal purpose of the regional
5	12		economic development account?
5		A	Yes, I believe I am.
5	į	Q	Would you state what that purpose is, please?
6	10	A	I frankly don't see the relevance to the work that we've
S	. 16		done. Perhaps if we can talk about more specifics and
5			which particular aspect of an economic analysis you feel
•	18		that perhaps I have comitted or should have included, I
المسامل المسامل	3 19		could discuss those specifics more particularly and more
بسنسق	. 00		intelligently.
بسن	21	Q	Are you saying that you don't know the principal purpose
-	22		of the regional economic development account?
	23	A	No, I know the purpose. The reason that the accounts
	9 24		are broken out is to set out analyses at different levels,
-	25	dori	nbusch - cross - merrill
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	i	and the regional economic development account is to set
و ا	2	forth the series of analyses as a different level and a
نظیم	3	different focus than the other accounts.
وتسا	4	THE SPECIAL MASTER: Then the other accounts or the
نیست دست	5	other regions?
وتشم	6	THE WITNESS: No, the other accounts. The regional
	7	economic analysis focuses on regional impacts as opposed
	8	to national economic development impacts, and also opposes
وسم	9	to the social well-being and the environmental quality.
	10	Those are the other accounts.
وتشم	11	Q (By Mr. Merrill) I direct your attention to Exhibit ED-3,
ویکس متحسد	12	page 64396.
	13	A Okay.
	14	Q And on that page to section 711.63 subsection A.
	15	A All right.
	16	O You testified, did you not, that the irrigation projects
	17	proposed by the United States and Tribes in this case
مقهم	18	will have significant effects on the employment in the
المستنجية المستنجية المستنجية	19	region; is that correct?
مستند مستند	20	A On the reservation.
	21	MR. ECHOHAWK: Counsel misstates for the witness.
المنافعة م	22	THE SPECIAL MASTER: Well, the witness may answer.
(me r) Ime ri	23	A I said on the reservation.
jagin	24	THE SPECIAL MASTER: If counsel misstated the witness,
	25	dornbusch - cross - merrill
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the witness ought to know it. He said what?	the	witness	ought	to	know	it.	He	said	what?	>
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THE WITNESS: On the reservation.

- (By Mr. Merrill) Isn't one of the major reasons for Q costing some of your labor at zero because it will change the employment on the Indian reservation?
- No, no. You have a misconception about what opportunity A cost means.

We're using a resource that's available, a resource that does not have an otherwise value -- a value otherwise, which is the employment resource. There is a large resource of unemployed labor on the reservation that would not be otherwise employed.

The value that you place in performing the analysis on that resource is the value at its next best use, which is -- which has no next best use. Therefore, the value that you place on that resource that's used is zero. That's the opportunity cost that we have been talking about.

- My question was: Isn't it true that the irrigation pro-Q jects that are being proposed would change the employment levels on the Indian reservation?
- If the projects go ahead and if the unemployed Indians are employed on the reservation, as we forecast, there would be a change in the unemployment level on the reservation, that's right.

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	1	Q In performing your economic feasibility analysis, did you
	2	establish a regional economic development account and use
	3	that account to reflect changes in regional employment
بشر شعنه	4	and regional income?
	5	MR. ECHOHAWK: Objection, Your Honor. Beyond the
وسم	6	scope of direct and irrelevant.
	7	THE SPECIAL MASTER: Read the question again for
شم نشد	8	me, would you please, Vi?
استا المشاعد	9	(The above question was read back (by the reporter as follows: "Q
ريان	10	(In performing your economic feas- (ibility analysis, did you estab-
	11	(lish a regional economic develop- (ment account and use that account)
ون م	12	(to reflect changes in regional (employment and regional income?"
-(3)	13	/emproyment and reground income:
- Ö	14	THE SPECIAL MASTER: You may answer yes or no.
	15	A I did not. I did not feel it was an appropriate analysis
- ()	16	to perform.
	17	Q (By Mr. Merrill) Why did you omit the regional economic
بنهم	18	development account from your analysis?
	19	THE SPECIAL MASTER: That question is unnecessary and
	20	goes beyond the scope of cross, I believe. He said he
الم	21	didn't, and God knows he spent enough time telling us
المائية مائية	22	what he did use and why, into every detail, so I'll hold
موثقة موثقة موثقة	23	that your inquiry has been adequate, Mr. Merrill.
-	24	MR. MERRILL: Well, Your Honor, I have a serious
م نگار در	25	dornbusch - cross - merrill
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problem in proceeding with my cross-examination if I am not allowed to question the witness as to why he did and did not follow certain WRC procedures. In view of the fact that the witness has admitted that those procedures are generally authoritative for this kind of work.

THE SPECIAL MASTER: The WRC -- what is the WRC, Mr. Merrill? It's not, you know, the right-hand of God. It's a government political subdivision created for the purposes of assisting in management of water resources in the West, I believe.

MR. MERRILL: I think that's correct, Your Honor.

THE SPECIAL MASTER: And I believe it's now being recommended by this administration that it be abolished, so I can't believe that it's anything more than another agency that comes and goes in the process of development of western resources.

MR. MERRILL: I agree, Your Honor.

THE SPECIAL MASTER: And he has testified that he tried to follow their rules and brought out very competently that he's taken some departures here and there, and you may have some matters that you can show that are pretty valid . down the road, but to question why he didn't use the regional economic development account I think extends this case unnecessarily and throws and undue burden upon the terrific size of the case already, and if you think I'm



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harming your cross-examination efforts, then I welcome you to make an offer of proof that, if permitted along this line, you could evolve and develop what you seek to bring out from the witness.

MR. MERRILL: Well, Your Honor, it's difficult for me to anticipate the answer of the witness as to why he omitted the RED account from his analysis. Since the witness has admitted that these guidelines are generally authoritative, it is essentially the only backdrop against which I can overlay his work to determine what he did.

THE SPECIAL MASTER: All right. I'll let you ask a few more questions on it, but it may not be very many more. Go ahead and answer that last question, if you can.

Can you restate it, Mr. Merrill, please?

* * * *

a before-after situation, and in the before case. you have a stream running down a valley somewhere, and on one side of this stream, there is a parcel that might be potentially developed by Farmer A. Okay, the other side of the stream, this is a parcel that might potentially be developed by Farmer B. And just for the sake of discussion, let's assume they are the same, and that an economist could go ahead and prepare a benefit-cost ratio analysis to determine the feasibility of developing an irrigated agricultural project on both of these, and he would evaluate the benefits to A, and he would evaluate the costs to A, and he would compute a ratio, and he would do the same thing for B.

Let's assume, just for the purpose of discussion, that we come out the same, the benefits to A and the benefits to B are the same, and the cost of A and the cost of B are the same, and for some reason, I don't think it is necessary for discussion right now, a decision is made to divert the stream water to B for irrigation development. So we incur the costs of B and we get the benefits of B, and that happens in the after case. Well, okay. I intended actually to put the diversion -- let's make it a hypothetical diversion.

In the after case, we actually have that diversion, dornbusch - cross - merrill

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and we incur those costs and we get the benefits to B and the costs to B. Okay, now, let's suppose that somewhere down the line -- we have never addressed the question of whether or not the rights to that stream were available to A or B, it was just -- it was something that just wasn't addressed, and B went ahead and diverted the stream, used the water and developed his project. Now we come to the after case. B is already irrigating, A is not, but the question of rights come up. Whose rights do we have?

Then we have to decide those rights. Part of the test or maybe the test is on whether it is practical, practical for A to develop his project. Okay. So we go ahead and we evaluate the benefits to A, and we evaluate the costs to A, and we come out with a ratio, and let's say just as before it is greater than one, it is feasible. Now we have the question, okay, what about what is happening to B over there? B has diverted the water, B has developed that water. The rights to the water are not B's, they are A's, but nevertheless, B has used the water. B is incurring benefits, those are returns to B. If we don't have enough water in the stream, say, for argument sake, without doing some special things like building dams and we are going to divert the water to A because he has the right to it according to this analysis,

dornbusch - cross - merrill



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should we recognize the costs that were incurred by B in the benefits to B?

Well, let's take the simple one first, the costs. The costs have been incurred, they are what we call a sung cost, they are gone. Whether you use that canal, that diversion or not, those costs are incurred, they're history, and the answer is no, you don't include those costs in your analysis. But now the question is, do you include the benefits that are going to be lost to B? You are going to lose those benefits. Should we put that in the numerator here and subtract out the benefits to B?

Okay, I think this is the issue, certainly one of the issues of regional benefits, we are going to lose employment over here (indicating), there are going to be other benefits that are lost. Well, if the benefits to A and the benefits to B were equal, by doing that you will come out with zero in the numerator. Even if they aren't equal with an agricultural development project as you have already seen with returns that are not very high, they are not high at all compared to other development projects, industrial projects, it's virtually certain that if you subtract any of the benefits off and certainly all of the benefits off that were accrued to B, that there is

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no way in the world you are going to justify the project. In fact, the way I would argue is not so much that from the point of view you couldn't justify the project, but in fact, if you later discovered that the water B was using was A's water, we don't know how much, but that's what we are here to decide, or you are here to decide, excuse me --

THE SPECIAL MASTER: I don't think we are here to decide whether B has been using A's water. I don't see by any stretch of the imagination that is an issue in this case. I think B has been using the water the State allocated B the right to use. Under the Constitution it gave the right to the water to the State when it was created.

THE WITNESS: Fair enough, but then if the water is A's to use --

THE SPECIAL MASTER: Right.

that B has been borrowing from A, now certainly B may.

have a right to water, but by giving the water to A,

there is no water left. I'll get to the next section of

how we can supply B with water still with dams and that

sort of thing, but if B has been borrowing A's water, then,

in fact, these benefits are not relevant, the loss of

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benefits to B. It is just an activity that B has been pursuing while A has been waiting to use the water.

THE SPECIAL MASTER: These are the reasons you feel that you did not use a reasonable economic development account in your work?

THE WITNESS: I'm talking -- yes.

THE SPECIAL MASTER: Now, go on and let me know what you feel is the way to provide water for both A and B. That interests me immensely.

THE WITNESS: If I haven't tied it up, I just want to do that and show you -- point one is there is no way in the world that you can justify a development project if you had to include the losses, but point two is if B is actually borrowing A's water, if that's the case, if B is borrowing A's water that A had a right to all along, then this (indicating) is the valid portion of the analysis.

Okay, the other point is that perhaps there are methods to provide B and A with water by putting in a dam and impounding the reservoir, and now we have enough water for A and B. The question here now, is you've got a cost for the dam and whatever else is related to it. The issue is, is it fair then to burden A with those costs only because B came along and developed the water first, the rights? The rights of the first amount of water are to A

dornbusch - cross - merrill



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if it is possible to develop the project and incur those costs.

THE SPECIAL MASTER: What if B said to A, "Hey A, you go over there and stay and quit running around the country that you own and we will come and settle it, and we will give you the water you need?" Now, will you crank that into your economic illustration? And then B starts irrigated agriculture.

THE WITNESS: B gives --

THE SPECIAL MASTER: B said to A, "If you quit running around this country, or better still, agree to to the government to sell us some of this land, we would like to start in business here. You stay put, and then we will give you some water if you stay put."

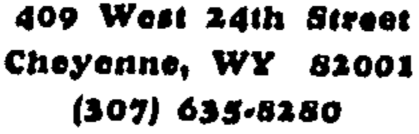
THE WITNESS: That's fine.

THE SPECIAL MASTER: Yeah, but I would like to you to talk to these facts because these facts are the facts of life that I'm giving you now, and not a theory.

THE WITNESS: Okay. I have to split the facts of life from the analysis of proving what is feasible because, first of all, if you are looking at the test of proving what is feasible, this is what you need to focus on. If you want to provide water for both A and B, there's no question that somebody has got to incur those costs. question is whether it's the burden of A to assume those

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costs within the analysis to try to justify the feasibility of this project. It is clear to me that if you want to provide water for A and B and there isn't enough water in the stream without the dam to do it, you got to incur the costs of the dam.

Now, maybe I'm speaking out of turn as an economist, as to whose burden it is, but if the people who gave the rights of the water to B originally, such as the state or the federal government, or somebody like that, gave B the right to the water that they were A's rights all along by some notion of the reserved rights doctrine, it seems to me there's somebody like the state or federal government who gave those rights, who, perhaps are the responsible party to set things right.

THE SPECIAL MASTER: Who would have a duty to build dams to insure water to both so both projects could be economically efficient?

gave B the right, and that is a legal question. If B shows that, "Look, I've been using this water, somebody gave it to me," I think what you have to worry about is whether you have to put the burden on A, whether you have to put the burden on people that informed B he has the right to the water. And in terms of economic equity, I don't think the recourse goes to A, but to the people who gave him the

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I realize I am getting into legal issues, but this is what I'm trying to do, is explain it the way I. as an economist, see it. And simply, to conclude, that is the reason I do not include within my feasibility analysis, which I grant you addresses the theory, but the theory upon which I think this case, from my point of view, is based, and that's the economics of proving a feasible development project, and the benefits lost to B just don't play a part.

THE SPECIAL MASTER: Very good. Mr. Merrill? MR. MERRILL: Your Honor, I think for purposes of having a complete record, we probably ought to mark this thing.

THE SPECIAL MASTER: I suppose.

MR. MERRILL: I will mark the chart that Mr. Dornbusch made as Exhibit WRIR-ED-52 in the lower right-hand corner.

MR. ROGERS: For the record, Your Honor, I think we already have a 52.

MR. ECHOHAWK: We do. We already have a 52.

I will mark out the 52 and make it 53. MR. MERRILL: Thank you, Mr. Rogers.

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The 'litness is in the middle of answering the question. I'm hesitating because I frankly have not read in A 3 detail the rationale for including those losses, and 4 while I think conceivably they would be a loss 5 that ought to be considered, I'm not sure that I 6 could answer that categorically that, yes, I would have to include them without reading those quidelines and 8 being absolutely sure, but I do feel the economics --9 the principles of economics that should be applied to this case should not include the loss outside the 11 Reservation. 12 13 (By Mr. Merrill) Mr. Dronbusch, do you recall during your direct testimony, after being questioned by Mr. 14 Echohawk, stating the following, and I quote, on Page 4933 15 16 of the transcript, quote: The economic evaluation seeks to determine the true value of the resources 17 consumed and the resources developed in the project. 18 When I say, quote, true value, close quote, the 19 value from the perspective of the people most concerned 20 with the use and consumption of those resources, 21 22 close quote. 23 Don't you think that the B's are concerned with the consumption and use of the resources as well as 24 dornbusch-cross-merrill 25 Frontier Reporting Service

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the A's?

I think there's no question that the B's are concerned if it means that they must incur some loss, but the issue here is to determine whether it's feasible to develop the irrigated agricultural projects on the Reservation, and whether or not B incurs a loss, there is no question it's of concern to them, but it's not part of the feasibility test of whether it's feasible to develop the agriculture on the Reservation.

Let me go another step. In the hypothetical case where you had no development around the Reservation and no -- and therefore no losses to any users.

There wouldn't be any. As opposed to the case where there would be lots of users.

You can see that in one situation the benefit loss to the people who are using those resources might be large indeed, even larger than the benefits accruing to the Reservation.

In the other case there would be no loss of benefits.

It seems to me that it would be very inconsistent to try to award a water right on the basis of allowing those benefits in one case where a Reservation is completely -- the right of water would be completely dornbusch-cross-merrill

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dependent upon whether or not someone had developed around the Reservation or not.

THE SPECIAL MASTER: Mr. Dornbusch, you have tread onto the area that angels fear to step, but you are now in the legal and philosophic concept, where economists belong, and that is should that evidence be entered in a case of this kind.

I have made a ruling some months ago that some evidence of impact on B is appropriate in this case, and I think I still have heard the fire storm hasn't ended from the side that maintains that is a reversible erroneous judgment of mine because if A is entitled to some water, Bils entitled to some water period, and the adverse effects on everybody else is irrelevant, and I have ruled, that I will stand by my ruling, and that is I will permit a reasonable amount of questioning along this line, and that doesn't mean of a redundant three weeks of listening to the same ad nauseum, and I think the Counsel for defendants are making up their case, and they will have the best case they can set forth to show this area, and that's the reason for it, and, Mr. Merrill, to pursue this fastinating necessary legal point further with this witness might not be the best way to proceed.

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I think you should -- you are going to show
that a conclusion of feasibility without a benefit
consideration is erroneous -- I presume you are?

MR. MERRILL: That's the state of the law, Your

THE SPECIAL MASTER: So I think the time to do

it is on your own case with your own people, and you

will probably have some witnesses in addition to this

one, I suspect.

MR. MERRILL: That's correct. My purpose in delving into this area of the regional economic development account of the WRC Principles and Standards is to find out whether Mr. Dornbusch took the effects on the B's into account.

THE SPECIAL MASTER: Well, he gave some excellent reasons why he didn't, and he may have but set it to one side and felt it was not of sufficient significance and gravamen. to destroy the basic concept that A was entitled to some water even though there may be some adverse effects on B, and he felt his duty was to come up with what the facts told him, and he called them as he sees them, as the rest of us in this business.

MR. MERRILL: Your Honor, I wasn't quite clear on dornbusch-cross-merrill

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Honor.



	1	your ruling. Are you prohibiting me from going into
	2	any more questions from this area?
	3	THE SPECIAL MASTER: I'm saying we are getting
	4	awfully close to the point that I say well, you
	5	have got some interruptions whether the Court is
	6	talking or not. Who is this?
	7	MR. MERRILL: Gary Watts, one of the economists
	8	for the State of Wyoming.
	9	MR. WATTS: I'm glad to meet you.
	10	THE SPECIAL MASTER: We will admit you for the
		purposes of the case even though you are not a lawyer.
3	12	He's familiar enough with the case to be one, so go
5	13	ahead.
5	14	MR. MERRILL: We have virtually admitted Mr.
	15	Dornbusch.
	16	Your Honor, I'm going to test your patience and
	17	try one more question on this area and see how I do.
	18	THE SPECIAL MASTER: All right.
	19	Q (By Mr. Merrill) Mr. Dornbusch, if you were instructed
	20	along these lines, quote, the implied Reservation
	21	Doctrine should be applied with sensitivity to its
	22	impact upon those who obtained water rights under
	23	state law, close quotes, would that change the analysis
	24	that you described in conjunction with Exhibit ED-53?
	25	dornbusch-cross-merrill
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	1	A Would you read that statement again, please?
لعبر	a	Q Yes. Just the quote?
يسن	2	
	3	THE SPECIAL MASTER: Do you want her to read it?
ئىسىر سە	4	MR. MERRILL: No, Your Honor, I'll read it.
تاسم تاسد	5	Q (By Mr. Merrill) Quote, the implied Reservation
	6	Doctrine should be applied with sensitivity to its
-6	7	impact upon those who obtained water rights under state
ول حک	8	law, close quotes.
خام	9	A I don't understand what you mean by implied Reservation
فكر	10	Doctrine.
-	11	Q It's the reserved water rights doctrine.
تشکیم مشکیم	12	A Oh.
	13	MR. ECHOHAWK: Objection, Your Honor. It's
	1/4	ambiguous. It also calls for a legal conclusion.
التي التي التي التي التي التي التي التي	15	MR. ROGERS: Your Honor, I apologize. Maybe I
	16	didn't hear the first of the question. I don't even
-6	17	understand what the quote is from either.
-6	18	THE SPECIAL MASTER: I'm going to rule on the
دیکسر (فکسر	19	objection. Do you wish to object also?
مسلم	20	MR. ROGERS: Especially if it's not stated who
بنيسي	21	the quote is from, I would object further than I did.
نوهر	22	THE SPECIAL MASTER: Where the quote is from is
دیگست دیگست	23	really not relevant to the truth or to the answer of
ريست	24	this Witness. The quote is a quote, and he's quoting it.
وهس	25	dornbuscn-cross-merrill
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I have no doubt but what he will be asked about where the quote comes from soon, but right now I don't think that identifying the quote is necessary.

I think explaining what he means by the implied Reservation Doctrine -- and he did say that's the Doctrine of Reserved Water Rights, Federal Doctrine of Reserved Water Rights -- and I think I'm going to permit this man to answer that question over your objections, Mr. Echohawk.

MR. ECHOHAWK: We would further --

THE SPECIAL MASTER: His only question is how does it apply to your conclusions and would you crank it in any differently if he were doing his work in compliance with that admonition?

MR. ECHOHAWK; To amplify my Objection, the ambiguous portion is "With sensitivity," the sensitivity portion.

THE SPECIAL MASTER: The sensitivity portion is subjective. There is no question about that, but I'm going to let it in anyway. All right.

A I think I addressed that. Specifically, my answer is that you should not recognize within you benefit-cost analysis the feasibility analysis of feasibility of developing --

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I'm sorry. I didn't hear that. THE REPORTER: MR. MERRILL: I think he said irrigable acreage. THE WITNESS: Let me begin over. -- that the effects that awarding this quantity of A water to the Indian Reservation, the effects that might be incurred outside of the Reservation, while they may be of significant magnitude to not have relevance the feasibility of practicably -- excuse me -- ignore that word -- the feasibility of developing the irrigated agricultural projects on 10 the Reservation. 11 12 I discussed somewhat the fact that we do have 13 a loss of benefits and where there's a loss of 14 benefits, it may be that somebody has an obligation, but whatever obligation there exists, it does not play 15 a role in the feasibility analysis. 16 (By Mr. Merrill) So even if you are instructed to be Q 17 sensitive to the B's, in determining whether the A's 18 لتكنيس have a water right, you still don't care about the 19 benefits to B? 20 THE SPECIAL MASTER: That's been answered. 21 That's exactly what he just answered, Mr. Merrill. 22 If you are looking for emphasis, I don't mean 23 to deny it. But you can stress it when the time comes 24 dornbusch-cross-merrill 25

on appeal. Underline it or whatnot, but he answered that precisely.

He recognized the loss, but he did not apply it onto a benefit-cost rationarea.

Now, I can ask lots of questions, Mr. Dornbusch, about how far do you carry that proposition, and I think you are going to have to admit as a human being with some degree of neighbors and humanity that you can't carry that to its logical conclusion. Somewhere along the line the law has to impose a boundary on which you have just spoken, right?

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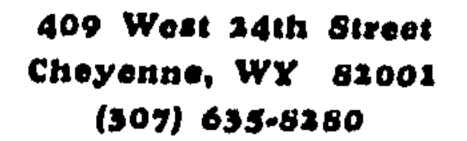
THE WITNESS: There is a split, and what I am trying to make clear is that in justifying the quantity of water for the purpose of the irrigated agricultural projects, I don't believe that those loss in benefits apply to the analysis.

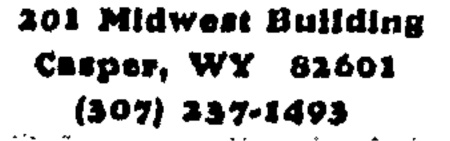
THE SPECIAL MASTER: Okay.

THE WITNESS: The other side is that there is a loss, perhaps. While it may not bear upon the quantification of the right, that somebody perhaps may be damaged, and maybe they seek a remedy outside of the situation that we are talking about here, and I don't -- I think that is a political legal issue that, some of which is not an --

THE SPECIAL MASTER: Let's assume that a good many years ago the people at A were starving and B is starving and nobody is eating well, and they said, "We got all kinds of land, we even got some land over here by B, why don't we sell this land over here," said A, "and when the money comes in on it we will let people sit on it and they can settle it and they will help us live and make a living over here," so everybody said, "Okay, let's make a deal," and that land was sold that is now in hatch marks under B, and 80 years later A comes along and said, "Oh, you people have settled on our B, we are going

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to take a little of your water, we need it over on A." So now we are getting a quantification of a sensitive federal reservation.

Now, how do you feel about that?

example, that A gives up not just a little land, but a lot of land, and people come and settle on that land and they use water to develop it, and now suppose all the water in the stream is used up, all of it.

You don't have any possibility for building dams to develop anymore water. Okay, now you have the situation A is sitting on that Reservation, they are seeking the water right, they might have given up a huge amount of land and people are developing it. If you were to crank in the losses to those people, there's no way in the world they could justify a water right. It just doesn't seem to me --

THE SPECIAL MASTER: That is what I wanted to hear you say. Now, giving up a massive amount of area, A did over in B's area, A got back about four-fifths of it, three-fourths of it.

THE WITNESS: Of what?

THE SPECIAL MASTER: Of the land they gave back up in 1905 over there and gave it to B because it was never conveyed away by B. B was acting only as

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a trustee for A while B owns that tract of land everybody is settling on, and three-fourths of that land never got settled on, only the good rich stuff down by the river got settled on, so poor A got back the rest of it, which just happened to have oil and gas and a lot of other equities, but they got it back. Let's bring all the facts in this lawsuit out. This may be the best day we have had in the year, year and a half of this trial. Now then, can you in economic justification say that A can have its reserved water right to the detriment of those owning land on B's side that took their land that was one time Indian land and paid for it? This wasn't prior 1868, I'm not talking Manifest Destiny or conquest or murder or war or savagery, I'm talking post 1868, and some degree of conscience came into our relationship, not much, but some did come into it after 1868.

So the 1905 man or his grandchildren are now saying some water must go to A, he's entitled to it, but does it have to be in such quantity I cannot even have a degree of my rights on this land I bought as a result of the Indians and the A and B, rather, agreeing to sell it to me back in 1905?

THE WITNESS: Okay. Believe me, I'm very tempted

qualify something first, though, and I think that the first thing I must do is put the boundaries upon what I see my responsibility is in this case, and that is to determine the feasibility of developing irrigable lands on the Reservation. How the lawyers use that analysis I think is up to them. They are the legal persons that apply that, and I have to first put blinders on and discuss only that. So with respect to the feasibility of the developing irrigable acriculture, this discussion and my presentation and the arguments that I have given you I feel are entirely valid.

Now, outside of that I have to -- I'm very tempted to get into this, but I think the principal is that there are some other parties involved who are involved in this whole equity situation, and I would repeat that putting the burden on A when -- well, when it is on the Indian Reservation, is not equitable because there are other parties who are involved in this and who might have been awarded rights here and there in the cedding; act in awarding land and minimal resources and all of that. I think in terms of determining equity in this situation that is a whole other question that I don't want to

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answer because I haven't analyzed it.

THE SPECIAL MASTER: Does a determination of the equitable situation put a stronger or higher measure of benefit costs on a project before it is certified and approved?

THE WITNESS: But let me go back to my -
THE SPECIAL MASTER: If you were the judge in

this case, would you go back and take all BC ratios

of 1.9 and less and exclude them and acreage from

your total? You have come up with some benefit cost

ratios of six and seven and eight to one on unity,

beautiful figures because you know those are valid,

but get to a project that is 1.5 with the factors

cranked in that you have used like the opportunity

cost considerations, that without them it would

result in something less than unity and you were

Special Master, wouldn't you be hard put to probably

knock out a good many acres of the questionable

margin land?

THE WITNESS: No, and the reason is because I understand the use of opportunity cost is a valid -- is a valid valuation in this particular situation.

There is not question about it. In fact, Mr. Merrill brought out and showed that the WRC Principles clearly not only allowed for it, but call for the use of

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opportunity cost. It is an accepted principle, not only by the WRC, but by virtually all the economists I know who would perform an analysis from the perspective as I described, from the national perspective. There is no equestion about that. I would throw out only those projects that have a benefit cost ratio of under one, and any benefit cost ratio over one is clearly feasible. THE SPECIAL MASTER: Even though you have this

very important equitable factor, even though you use four as a discount figure you would --

Well, I think we are going to THE WITNESS: get to four as a discount figure, and I think four is on the high end of a proper discount figure to I expect we are going to get into that.

(Off-the-record discussion.

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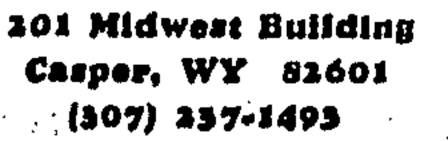
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	1	to an economist?
	2	A Well, the question here again is who owns the water
المناح	3	and
•	4	Q No, the question is, is the next best use of water
	5	an opportunity cost?
المست	6	A Oh, are you asking you are focusing on the water
ونسن	7	itself in isolation of anything else?
المان المان	8	Q Yes.
	9	A The problem is that the question of the next best use
	10	of the water, if you allow that as to be relevant
	11	in the economic analysis, which seems to be the test,
	12	it just puts you back in that same dilemma that I was
	13	trying to describe before, and that is that the loss
	14	of those benefits may be so overwhelming as to make
÷	15	it impossible to justify any water development project
	16	using the test, and I feel that the test that we are
<u></u>	17	using now focuses specifically on the feasibility of
	18	developing water on the Reservation and that the cost
	19	excuse me developing irrigated agriculture on the
	20	Reservation, and that the cost of the water is fully
	21	included in the development cost of that water, the
-	22	bringing of the water to the irrigated projects.
	23	And, as you've seen in Dr. Mesghinna's and my
و ستر	24	own exhibits and testimony, we have formidable costs
	25	dornbusch-cross-merrill
		

ورس for delivering that water. 2 Are you saying then that the next best use of the 9-0 water is an opportunity cost? You don't think it's properly included in this inquiry? Or are you saying 4 that it's not an opportunity cost at all? وسن Right. What we're trying to do is quantify the amount الشن 6 فين of water to which there is a right which we may use 0 feasibly, and that's what we have done. 8 والمن My question to you is: As an economist, is an opportunity 9 cost, as economists define that term -- I understand تتش 10 you don't think it's necessarily relevant to this 11 0-E inquiry, but I'm asking you, as an economist, is the 12 next best use of that water an opportunity cost? 13 Well, in the strict sense of the next best use of a 14 resource, that would be an opportunity cost. 15 16 Mr. Dornbusch, as part of your work on the economic -17 feasibility of these areas, various irrigation projects, -18 were you supplied with information developed by HKM وسس Associates concerning the soils on the Wind River 19 والمسو Indian Reservation? 20 وفسه 21Well, yes. They provided us with information on the soils. 22 What type of soils information did you receive? 23 Well, more specifically, the soils information that was 24 dornbusch-cross-merrill 25



of interest to me was of greater interest as it was analyzed and used by Stetson Engineers. In other words, if you see the process in this way, that HKM developed the soils analysis, that the principal issues involved in the quality of those lands, not only soils, but the lands were used in the 6 analyses of Stetson Engineers, and as those analyses were developed and then transferred to me, that was really what I was using primarily. 9 What soils information did you receive directly from 10 HKM? 11 Well, I think we were a party to all of the -- or A 12 13 most of -- I'm not sure we got all of the information 14 they sent Stetson Engineers, but I probably received 15 copies of most if not all of the information they provided Stetson Engineers with regard to soils 16 classifications and those kinds of things. 17 Can you tell the Court specifically what information 18 Q you received, whether you received photographs or 19 soils logs or land classification information? 20 Oh, we received -- we did not receive the soils --21 A the land logs. We did not receive the maps except 22 in a general sense. 23 It's very hard for me to answer your question. 24 dornbusch-cross-merrill 25

	1		There was a lot of information that came to us and
	2		went to Stetson Engineers and then was transferred
	3		to us, and we were a party to all of this, but I
	<u>ت. </u>		suppose if I knew more specifically in what you were
	5		interested, did I receive this or that, I could
	6		probably answer much better.
	7	Q	I'm interested in specifically what information
	8		concerning soils on the Reservation you received,
	9		either directly from HKM or through Stetson Engineers.
	10	A	We received information as to the land classifications
	11	}	in the project areas, and I believe there was a lot
	I2		of backup information to that, not all of which we
9	13		used.
	14	Q	As part of your own economic feasibility analysis,
	15		did you use any of the soils information supplied to
	16		you by HKM?
		A	Well, let me try to answer by being specific.
	17		
	18	Q	Okay. Well, let me ask you a more specific question
	19		and maybe that will make it more simple.
	20	A	Good.
	21	Q	Did you use the soils information provided to you
-	22		by HKM in developing projected yields?
	23	A	Yes.
	24	Q	How did you use that information?
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On the new project lands they informed us and Stetson Engineers that there would be soils of Classes 1, 2, 3, 4, 6 -- of the various soils classifications.

Stetson Engineers then determined that we would only focus on the project areas, which included soils of Classes 1 through 3.

Now, there was some -- it's not possible to eliminate entirely everything else, but we only included project areas which included small portions of other soils, but primarily the project areas consist of soils Classes 1 through 3.

- Are you saying that you used that information somehow Q in developing your yield projections?
- Okay. Yes. The yields which we show and which are A primarily derived from Agee's yields from the Midvale Irrigation District are for crops which in that district are grown on soils 1 through 4, soils Class 1 through 4.

We looked at the percentages of soil classifications in the Midvale Irrigation District and compared it to the soil classifications in our new project lands and observed that for the most part our soils were better and, therefore, that we could expect at least the yields dornbusch-cross-merrill

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و م	1	Q (By Mr. Merrill) Mr. Dornbusch, is it true that Dr.
	2	Mesghinna developed detailed information concerning
	3	evapotranspiration as a function of climatic zone and
	4	elevation in the project areas on the reservation?
	5	MR. ECHOHAWK: Objection, Your Honor, beyond the
-	6	scope of direct, and he's asked about what Dr. Mesghinna
-	7	did.
	8	THE SPECIAL MASTER: Let me hear the question
	9	again.
-	10	(Whereupon, the reporter read
	11	(back, "Q Mr. Dornbusch, is (it true that Dr. Mesghinna (download detailed information
	12	(developed detailed information (concerning evapotranspiration
	13	(as a function of climatic zone (and elevation in the project (areas on the reservation?"
	14	THE SPECIAL MASTER: As the function of a climatic
	15	zone? Do you want to try that question again? The charts
	16	on evapotranspiration dealt with amounts of water consumed
	17	in growing a plant and lost in the root zone and a lot of
	18	other things, but it was nothing to do with climatic
	19	zones. If you try the question again, maybe the objection
	20	might not be raised, let's hope.
	21	MR. MERRILL: It will be the same question, Your Honor,
	22	and I'm sure Mr. Echohawk will object, and I simply point
	23	out to the Court the question following it was an
	24	dornbusch - cross - merrill
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introductory question -- is whether Mr. Dornbusch used that information as part of his analysis.

THE SPECIAL MASTER: Will you ask the first question?

MR. MERRILL: Certainly, Your Honor.

(By Mr. Merrill) Mr. Dornbusch, isn't it true that Dr. Mesghinna developed detailed information concerning evapotranspiration as a function of climatic zone and elevation in the project areas on the reservation?

MR. ECHOHAWK: Same objection, Your Honor. This witness isn't competent to testify what Dr. Mesghinna might have done, and he certainly had a chance to cross-examine Mr. Mesghinna as to what he did.

that seeks to say this witness cannot answer whether or not he is familiar with Dr. Mesghinna's reports and what they contain. I think all of them were working too close in concert coming up with their conclusions that that would be permitted. I am confused with the fact his table on evapotranspiration dealt with evapotranspiration, and when you ask it exactly the second time and crank in the latter thing as to climatic zones, I'm confused, but perhaps the witness won't be as confused as I am right now, so go ahead and ask the question, and you may answer if you can.

MR. MERRILL: Your Honor, I could substitute the words,

"consumptive use of water" in place of the word,
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"evapotranspiration". THE SPECIAL MASTER: You may answer the question. THE WITNESS: I believe that he did, but I can't answer as to the detail or how he might have presented the information. (By Mr. Merrill) At any time, in your feasibility 6 analysis. did you consider the comsumptive use of water as it relates to the economic benefits associated with a particular tract of land? No, I don't believe I did. 10 Mr. Dornbusch, isn't it true that each of the tracts of 11 land in the project areas will have different yields, 12 depending on the elevation and soil types in that particu-13 lar tract? 14 Well, I clearly showed that I'm expecting to have different 15 yields with respect to elevation according to the two zones. 16 My question is, between two particular tracts, isn't it 17 true that each particular tract will have its own unique 18 combination of soils and climatic properties that give it 19 an individual yield? 20 The answer is yes and no, okay? To the degree some soils 21 are better than others, yes, I think some soils might be 22 expected to have higher yields than others. But on the 23 other hand, there are some deficiencies in the soils that 24 dornbusch - cross - merrill 25

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- Q. Isn't it also true that yields will vary from tract to tract, depending on the elevation of a particular tract?
- A. Yes, I think I have shown that in my tables.
- Isn't it true that the costs of irrigating a particular tract will also vary, depending on its location, elevation, soils type and other factors?
- A. Yes, I believe they will to some degree.
- As part of your feasibility analysis for the five future areas and the Type VIII lands, did you analyze the economic feasibility of each individual field taking into account the particular soils, elevation and other physical characteristics?
- Mo, and that is not really necessary, in my opinion.
- 24 Q Isn't it true that you developed averages for the fields
 25 dornbusch cross merrill

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as groups and --THE SPECIAL MASTER: Isn't it true he developed --MR. MERRILL: Averages for the fields as groups and evaluated the feasibility of an entire group of fields at one time? THE WITNESS: That's correct. (By Mr. Merrill) Mr. Dornbusch, isn't it possible that Q. had you done a field-by-field analysis taking into account the unique physical characteristics of each field as they affect the returns and the costs for that field, that cer-10 tain fields within the projects which you overall say are 11 feasible, would not be feasible? 12 MR. ECHOHAWK: Objection, Your Honor, calls for 13 speculation. 14 THE SPECIAL MASTER: Read the question, will you, 15 please? 16 (Whereupon, the reporter read 17 (back, "a Mr. Dornbusch, isn't (it possible that had you done 18 (a field-by-field analysis taking (into account the unique physical 19 (characteristics of each field as (they affect the returns and 20 (costs for that field, that cer-(tain fields within the projects 21 (which you overall' say are (feasible, would not be feasible?" 22 He may answer that. I think THE SPECIAL MASTER: 23 that can reasonably be answered. 24 dornbusch - cross - merrill 25

Q.

THE WITNESS: No, I don't believe that if we had done a field-by-field analysis, that you would have any fields that we show as feasible being shown as infeasible.

(By Mr. Merrill) How do you know that no fields would be

MR. ECHOHAWK: Objection, Your Honor. The question has already been answered.

infeasible if you haven!t done a tract-by-tract analysis?

THE SPECIAL MASTER: I would sustain that objection, but again, I think the answer speaks for itself, and maybe I should permit it. And I think he has already given his basis, his professional judgment of the area-wide determination.

MR. MERRILL: Your Honor, this line of questioning focuses on the aggregate nature of the analysis as opposed to the individual nature of the analysis.

MR. ECHOHAWK: Your Honor, the State can put on their case when the time comes.

THE SPECIAL MASTER: I appreciate that, and I am going to sustain the objection, Mr. Merrill. You have been batting about 99 percent here all afternoon. I might as well rule on a few.

Q (By Mr. Merrill) Mr. Dornbusch, for purposes of this question, I would like you to assume that within the North Crowheart Unit there is a field which, if analyzed dornbusch - cross - merrill

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individually, would not prove to be feasible. Assume that for purposes of this question only. I'll try. A. 3 Is it true that the net economic benefits to the Indian Tribes from the North Crowheart Project would be greater if the unfeasible field were deleted from that project? 6 Okay, you are asking me that if there were a field whose benefits were less than its costs, would the net benefits, that's I assume you mean the benefits minus the costs --10 -- and not the net benefits without regard to the costs? 11 Let's just say on an individual tract whose benefit-cost 12 ratio for that particular tract is less than one. That is 13 the hypothetical that you assume. And the reason that I 14 need to define this is because the way we have done the 15 analysis and expressed net benefits is that we have 16 reached a term -- an evaluation of net benefits which we 17 divided then by the costs, all right? 18 I understand. 19 Okay. Now, if you take out a field that has some A. 20 contribution to the net benefits, you decrease the net 21 benefits, you don't increase them. Even if there is a 22 benefit of one dollar to that field, by taking it out, 23 you lose that dollar. 24 dornbusch - cross - merrill 25

1	Q. My question is, if for that particular field the net
2	benefits are less than the costs
3	A. Yes.
4	Q would it not increase the net over-all benefits to
5	the Tribes to delete that field from the overall; project?
6	MR. ECHOHAWK: Asked and answered, Your Honor.
7	MR. MERRILL: It has not been answered, Your Honor.
8	We have been trying to define the focus of the question.
9	THE SPECIAL MASTER: He may answer.
10	THE WITNESS: Okay. Again, if you use our term of
11	net benefits before you divide by the costs, by deleting
12	that field, you only decrease the net benefits.
13	Q (By Mr. Merrill) Do you not also decrease the costs?
14	A. You also decrease the costs, that's correct.
15	Q And if you decrease the costs by a greater amount then you
16	decrease the benefits, isn't the overall feasibility of
17	the project and the net benefits to the Tribes increased?
18	A. Okay, I'm only trying to make get my terms clear
19	because the way we use net benefits in our analysis does
20	not recognize the cost of the development of the system,
21	okay? Now, if you mean the total net benefits minus the
22	costs, if that's what you mean by net benefits, then yes,
23	by deleting that field if you've assumed that the
24	benefit-cost ratio is less than one, it would decrease
25	dornbusch - cross - merrill

A.

the net benefits defining the net benefits less total cost.

- Q. Okay.
- A. But I must point out that is not the case, it is just an assumption.

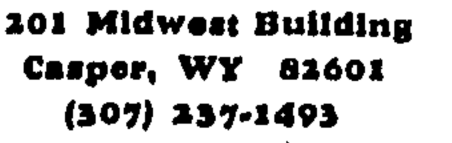
Right. The question was posed to you as a hypothetical and not as the truth.

Isn't it true that if there are such fields within the North Crowheart Unit, or any other unit, that you would not know about them since you didn't do a field-by-field analysis?

Not really. The reason I answered that question by saying that is that we are talking about large development projects whose principal costs are involved in the delivery of the water to those projects. If you look at the cost system that was developed by Dr. Mesghinna and then used by us, adjusted by us, you will see the bulk of the cost in delivering that water is going to be incurred whether you remove that small field or not. Now, by removing that small field, you still are to incur those costs. You don't save anything on most of those costs, as I'm pointing out, but you lose the benefits of that field. What I'm saying is in marginal terms, which means that taking out that acre or those two acres you may lose more benefits than

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costs that you save, and in those large project areas. that is exactly the case.

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(By Mr. Merrill) Mr. Dornbusch, isn't it true that the approach of using average yields, average costs, for all lands within a given project has the effect of maximizing the consumption of water rather than the net economic benefits to the Indian tribes?

MR. ECHOHAWK: Objection, Your Honor.

MR. ROGERS: Objection.

THE SPECIAL MASTER: Maximizing the consumption of water rather than increasing the net benefits to the Indians?

MR. MERRILL: Than maximizing the net benefits, Your Honor.

THE SPECIAL MASTER: State your objection, please. Mr. Rogers; first.

MR. ROGERS: I object to the whole line of questioning now, Your Honor. I now perceive Mr. Merrill is persisting in it, but it is truly based on an irrelevancy to the facts of the development of various water projects in the West in general. Obviously there are always going to be in every year: some yields that are better than others.

That has never stopped the government or anyone else, farmers, from developing their own private land or anything else for not bringing those lands into production.

It's a fruitless line of inquiry that's taking up the dornbusch cross - merrill

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Court's time.

The witness has testified he and all the others that have been before him have testified that these are -- the final conclusion is that these are feasible acres based on a realistic approach and focusing into it on a square-by-square basis is irrelevant to the history of the Nation's projects that have been developed and to the purposes of this case.

THE SPECIAL MASTER: Mr. Merrill, I'm going to sustain without even listening to Mr. Echohawk because I believe that the acreage would be so deficient — the acreages that would be so deficient, which is what you are seeking and probing into with your questions have been eliminated as to the arable base or irrigable base before the economic tests were put to it, and that there had to be justification for the inclusion of certain areas because to not have included them would have been more of a cost or loss than to leave it the way it is now, and that those that would have diminished the net values were indeed diminished or excluded before these packages were put together.

Do I make myself clear?

MR. MERRILL: Yes, you do, Your Honor. I would simply point out --

THE SPECIAL MASTER: There may be an illogical clarity to it and an improper way, but nevertheless --

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MR. MERRILL: It's clear to me, and I understand the ruling, but I would point out that with respect to the Type VII lands that the United States' experts and Mr. Dornbusch did do a tract-by-tract analysis, so the Court is confronted now with two different means of feasibility analysis used to develop different types of land depending on the status of that land.

THE SPECIAL MASTER: I have the Mesghinna Type VIII

THE SPECIAL MASTER: I have the Mesghinna Type VIII before me, and I have his Type VII, too. Someplace, but I don't recall it being -- I recall the first foundation for this being area for area and topographic feature for topographic feature and then the area was made up into different areas depending upon drainage, whether sprinkler, gravity, and so on.

If you show me specifically where field-by-field or plot-by-plot it went very much further than those questions I permitted, I'll reconsider the ruling.

MR. ECHOHAWK: Your Honor --

THE SPECIAL MASTER: You know, Mr. White took great time to go with great detail into each plot and into each tract and into each field, and we even had two words meaning the same thing, field, and what?

MR. ECHOHAWK: Farm.

THE SPECIAL MASTER: Not farm, field and maybe a tract, maybe it was, or field and a plot dealing with drainage --

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a great deal, but I don't believe -- I believe that the ruling is appropriate regarding economic justification.

MR. MERRILL: Your Honor, I do not have the exhibit with me. I would point out to the Court that during my brief cross-examination of Mr. Stetson last Wednesday afternoon I asked him whether Stetson Engineers had prepared and supplied to Mr. Dornbusch's firm a tract-bytract evaluation of the system costs and on-farm costs and returns of the Type VII lands on a field-by-field basis.

Mr. Stetson indicated that he had prepared such a document and subsequently produced it, and it was about 120 pages long.

I believe Mr. White marked it the following day and cross-examined on that document when I was not here, so I don't recall the exhibit number.

THE SPECIAL MASTER: I remember that now.

MR. MERRILL: That was done with respect to the Type VII lands, and the witness has just testified that a tract-by-tract approach was not used with respect to the tract VIII lands and with respect to the future lands.

I'm simply trying to flush out the type of economic analysis used --

THE SPECIAL MASTER: Mr. Stetson, as an engineer, applied that plot-by-plot test to his work, but the economist

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accepts what Stetson hands him, and I don't believe this witness -- he did not go plot by plot, and I think that ought to be adequate.

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MR. ECHOHAWK: I think Mr. Merrill's point can be addressed by simply comparing future projects -- North Crowheart, say, for instance -- and all the various small farms or fields incorporated within that large project as compared to the, say, Muddy Creek drainage where there are very isolated pieces where we are going through and picking those back up, and he's simply talking about apples and oranges. He's talking about large projects with many connected fields, served by one main system as opposed to very scattered Type VIIs, and there's absolutely no relevance at all.

Again, this is a simple waste of time. We have been going through the future lands now for two days. We were going to have one day or a half day of cross-examination, and again it's simply a waste of time.

MR. ROGERS: Just to amplify what Mr. Echohawk said, we are dealing with a different situation because Type VII lands are idle lands. They have to be dealt with in a different way than total areas that have never been developed.

THE SPECIAL MASTER: Well, I have ruled, and I'll sustain the objection.



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MR. MERRILL: Your Honor, may I make an offer of proof?

THE SPECIAL MASTER: Surely.

MR. MERRILL: The State of Wyoming offers proof that, if allowed to question Mr. Dornbusch further along this line of questioning, Mr. Dornbusch would testify that the approach of using average yields, average returns, and average costs for the irrigation projects under consideration here as opposed to individual returns and costs associated with each tract, that as an economic analysis matter, this type of analysis has the effect of maximizing the consumption of water rather than maximizing net benefits.

I would further inquire of Mr. Dornbusch whether water consumption would be lower and net benefits would be higher if marginally productive lands were withdrawn from the projects, and I would offer to prove that Mr. --

THE SPECIAL MASTER: I appreciate your offer of proof, Mr. Merrill, but are those questions for this witness, or are they questions for Dr. Mesghinna and for Tom Stetson?

MR. MERRILL: Well, Your Honor, these questions address matters of economic theory and economic analysis, and
that's the field in which Mr. Dornbusch is qualified.

THE SPECIAL MASTER: The reason is because they either don't have the barriers too close to the surface or the hydraulic conductivity or the soils aren't of proper value



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or they need some amendment, and that has nothing to do with this man. He accepts those figures and he cranks: them into the total.

MR. MERRILL: I agree that sathe case, but I'm saying that this witness would testify that as a matter of theory, given those particular costs for Mr. Stetson, Dr. Mesghinna, and those people, that if there were such tracts, that the benefits were less than the costs that the net benefits would be higher and water consumption would be lower if those tracts were not considered.

THE SPECIAL MASTER: I really believe my offer is proper now. I'm convinced it is -- that I believe my ruling is proper now and I'm convinced it is because you're really -- off the record.

(Discussion off the record.

MR. ECHOHAWK: 'I would point out that with regard to Mr. Merrill's offer of proof that he's barking up the wrong tree.

As you pointed out, Mr. Dornbusch doesn't have anything to do with consumption of water, that the questions are properly directed towards Dr. Mesghinna and Mr. Stetson.

THE SPECIAL MASTER: Well, go ahead with the offer of proof, Mr. Merrill.

MR. MERRILL: Thank you, Your Honor.

If allowed to question the witness further, the State of Wyoming would prove that Mr. Dornbusch does not know whether the irrigation projects that are being proposed in this case maximize water consumption or net benefits to the Indian tribes because with respect to those future projects and Type VIII lands he used average 6 returns and average costs. We would further offer to prove, if allowed to question Mr. Dornbusch, that another potential objective of an economic feasibility analysis would be to maximize 10 the net benefits rather than maximizing water consumption. 11 And that completes my offer of proof, Your Honor. 12 THE SPECIAL MASTER: All right. Fine. 13 (By Mr. Merrill) Mr. Dornbusch, are you familiar with Q 14 an account within the Water Resource Council Principles / 15 and Standards known as the OSE account? 16 A OSE? 17 Other social effects? Q 18 A Okay. That's right. Yes, I am. 19 Did you use such an account in your feasibility analysis? Q 20 I did not. A 21 Are you familiar with an account within the Water Resource 22 Council Principles and Standards known as the environmental 23 quality account? 24 ابع Yes, I am. A 25 dornbusch - cross - merrill

			
	1	Q Did you develop and use such an account as part of your	
	2	analysis?	
•	3	A I did not.	
•	4	Q Are you familiar with the fourth account in the principl	es
	5	and standards known as the national economic development	<u>:</u>
	6	account?	
	7	A Yes, I am.	
F	8	Q Did you use such an account in your analysis?	
	9	A Yes, I did.	
	10	Q Would you please explain how?	
المسترا	11	A Well, I think virtually all of my testimony explains how	v.
استنها س	12	What I have done, as I said right at the beginning	
المستند	13	of my direct testimony, was to perform an economic analy	ysis \
	14	from the national perspective. That is precisely what	the
	15	national economic development account does, and that's	
	16	what I've done.	
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1 Q (By Mr. Merrill) Isn't it true that as part of your analysis you have ignored several items which are, in fact, appropriate to consider in the National Economic Development Account? A I have included all of the factors that are appropriate to consider in this development snalysis. And if you would like to deal with what I feel I have left out, I would be happy to deal with that. Q Would you please take out your copy of Exhibit ED-6? A Okey. Q Sot it? A I do. MR. ECHOHAWK: Mr. Merrill, for the record, what is ED-6? MR. MERRILL: It is part of the Water Resources Council's Principles and Standards. THE SPECIAL MASTER: What page, Mr. Merrill? MR. MERRILL: Page 72971, Your Honor. Q Found it? A I'm here I'm there. Q Sometimes I wonder myself. I direct your attention to section 713.2003. A All right. Q And particularly the second and third sentences under dornbusch-cross-merrill			
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20 A I'm here I'm there. 21 Q Sometimes I wonder myself. 22 I direct your attention to section 713.2003. 23 A All right. 24 Q And particularly the second and third sentences under dornbusch-cross-merrill		19	
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23 A All right. 24 Q And particularly the second and third sentences under 25 dornbusch-cross-merrill		21	Q Sometimes I wonder myself.
23 A All right. 24 Q And particularly the second and third sentences under 25 dornbusch-cross-merrill		22	
25 dornbusch-cross-merrill		23	A All right.
25 dornbusch-cross-merrill		24	Q And particularly the second and third sentences under
		25	
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	1		subsection A.
	2	A	Okay.
	3	Ω Q	Would you describe how you used the term "Resource
-		×	
	4		use" in your analysis?
	5	A	Well, first of all, I would like to take the opportunity
	6		to point out to the Special Master that here again
0	7		we have that opportunity cost notion, and it's being
	8		used again as the as a concept that snould be used
	9		in evaluating national economic development costs,
	10		and it says that the entity costs should be the
	11		opportunity cost of resource use, and that is precisely
	12		what I did. I think I described that when I use a
	13		resource I have attempted and I have succeeded in
	14		costing it at its opportunity cost.
	15	Q	Does your analysis fully recognize scarcity as a
	16		component of value?
	17	A	Well, yes. I have evaluated the costs at their
	18		opportunity cost or their full cost. That is as I
ا اسي عاشق	19		have described.
عبد و	20	Ω	In considering scarcity as a component of value,
عيو	21		what value did you ascribe to the opportunity cost
جنو جنو	22		for water itself?
عصو عضو	23		MR. ECHOHAWK: Objection, Your Honor, asked and
ما	24		answered.
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THE SPECIAL MASTER: The objection is overruled. You may answer.

THE WITNESS: Well, in this situation, as I believe I said before, we have fully costed the cost involved in delivering the water to the Reservation as laid out by Dr. Mesghinna and used and applied by us.

Q (By Mr. Merrill) My question went to the water itself and not the costs.

THE SPECIAL MASTER: Let him finish, though. I think he was developing toward the finishing of it.

THE WITNESS: Yes. And in this situation where our mission is to define a water right, we are trying to quantify the amount of water, I believe I have accounted for all of the costs that should be properly recognized in that, and I think we went through a very long discussion over the issue of scarcity and how the cost burden might fall to various people who might be involved in alleviating that scarcity and the equities involved, and I think that — what I would like to do is point back to the discussion we had prior to that last break (witness indicating).

THE SPECIAL MASTER: Isn't this the case, if

I may try to summarize this, gentlemen and Mr. Dornbusch,

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	1	your mission here was not to equalize equities of
	2	water of the users of water in the Big Horn
المنتاجة المناسبة	3	Division No. 3 of Wyoming, your mission here was
	4	to fulfill a professional obligation to your
	5	employers, the Reservation, the Tribes, and the
3	6	United States, to establish some basis for a water
3	7	right?
3	8	THE WITNESS: According to economic feasibility
3	9	of development of that water, that's right.
	10	THE SPECIAL MASTER: And where you find there is
	:	a conflice there, you naturally come down on the
		a configuration and for industrially come down on the
-	12	side that employed you?
	13	A I wouldn't go quite that far. I think what I have
	14	done I would do no matter who employed me if they
	15	asked me to address the question of economic
	16	feasibility.
-	17	THE SPECIAL MASTER: I appreciate your answer.
10	18	Go ahead, Mr. Merrill.
	19	MR. MERRILL: Thank you, Your Honor.
	20	Q (By Mr. Merrill) Would you please turn to the following
	21	page in Exhibit ED-6, 72972?
وت	22	A Okay.
	23	Q And I direct your attention to the second column,
		section 713.2009.
	24	dornbusch-cross-merrill
	25	
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	1	A All right.
	2	Q The discussion of cost evaluation and project
	3	outlays. I direct your attention specifically to
	4	the second sentence beginning
	5	A Which subsection are you talking about?
	6	Q 713.2009, the paragraph immediately under that before
- D	7	you get through subsection A.
	8	A Oh.
	9	THE SPECIAL MASTER: Is this beginning at the
2	10	top of the page, column two?
3	11	MR. MERRILL: Yes, it does, Your Honor.
	12	THE WITNESS: Let me read that paragraph first.
	13	MR. MERRILL: Okay.
5	14	(Brief pause.
	15	THE WITNESS: All right.
	16	Q (By Mr. Merrill) I direct your attention specifically
	17	to the sentence that begins, "Those costs include "
	18	A All right.
	19	Q Okay? I assume you are going to tell me, first, you
	20	didn't include any cost for water rights in your
-	21	analysis? Let's get that one out of the way. Is
	22	that true?
94	23	A Cost for water rights, what do you mean by cost for
	24	water rights?
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		Q Cost of acquiring any necessary water rights to
	2	complete a project.
1	3	A That's what we are doing here, isn't it?
	4	THE SPECIAL MASTER: That is a good question,
	5	Mr. Merrill. Are the costs of this lawsuit that are
ا ا	6	borne by the Tribes supposed to be put in here to
	7	
	*	justify the project?
	8	MR. MERRILL: Your Honor, I was going to ask that
	9	of the Witness.
شتب	10	THE SPECIAL MASTER: Is the cost of the United
-		States borne by the project? What does it mean
استسبرا	12	here when it says here that the costs include historical
	13	and archeological savage costs including land, water
	14	and mineral rights costs?
سنن	15	MR. MERRILL: Your Honor, I was simply going to
المنتسعة النسب م	16	ask the Witness if he has these costs included in his
المستعدد	17	analysis.
	18	THE SPECIAL MASTER: Okay, you may ask him.
لسية	19	THE WITNESS: Okay. Specifically you can see
لسين	20	that the costs that they call for in terms of
سيدي	21	construction costs, construction contingency costs,
	22	plan and design, that's all within my budget, those
	23	costs are covered. Specifically the other costs I
·	24	believe are either not applicable or don't exist.
-	25	dornbusch-cross-merrill
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1	Q	(By Mr. Merrill) Let's start through them and you
2		can discuss each one specifically. How about
3		administrative services costs?
4	A	Such as?
5	Q	Those normally associated with the funding and
6		construction of a project.
7	A	Seems to me that if the water right is awarded to
8		the Indians, I have accounted for all of the costs
9		of developing that water in my feasibility analysis.
10		If you want to if you are suggesting that we should
11		include the cost of this trial over a question of
12		the water right, I don't feel that is an appropriate
13		cause. It is just outside of the issue of costs
14		of developing that project.
15		THE SPECIAL MASTER: Fish and wildlife habitat
16	 } -	mitigation costs, are they excluded, included, which?
17		THE WITNESS: There are not problems with that,
18		Your Honor.
19	Q	(By Mr. Merrill) Mr. Dornbusch, isn't it true you
20		didn't perform an environmental equality analysis
21		as part of your work?
22	A	I looked at the issue and I think that the principal
23		issue in environmental quality is not relevant because,
24		as I said, we are doing an economic feasibility
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analysis. Within the Reservation itself we address the question of the fact of when irrigating farms, that runoff quality of the water might be so low as to have an environmental — a negative environmental impact, and we specifically queried our engineers on this issue, and we are sure the water quality was so high to begin with and the irrigation practices were so good as to make this not a problem.

* * * *

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- Q. '(By Mr. Merrill) Who did you speak to about water quality?
- A. I can't recall. They were people at both Stetson Engineers and HKM.
- So it's your professional opinion that there will be no fish and wildlife habitat costs associated with these projects?
- M. I did not do a fish and wildlife habitat analysis. I focused on feasibility of developing irrigated agriculture.
- O So then you don't know whether there would be these costs or not?

MR. ECHOHAWK: Objection, Your Honor. It's irrelevant.

THE SPECIAL MASTER: Well, if he doesn't know there are any costs -- he may say so. If he doesn't know whether there were any benefits -- it's a two-edged sword, and it can nick him as well as serve his good purpose, so let him go ahead with his questions.

- A. I did not do an analysis, and I do not know the magnitude of either the benefits or the costs.
- Q (By Mr. Merrill) How about relocation costs?
- A. I did not evaluate relocation costs.
- Q Historical and archeological salvage costs?
- 22 | A I did not --

MR. ECHOHAWK: This entire line of questioning is irrelevant.

25 dornbusch - cross - merrill

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	1	MR. MERRILL: Your Honor, he said
	2	THE SPECIAL MASTER: It may be, but a quick answer
	3	will come on both of these, so I will overrule for now.
بغين	4	Archeological costs?
نند	5	THE WITNESS: No.
	6	THE SPECIAL MASTER: Land go ahead Mr. Merrill.
	7	MR. MERRILL: Thank you, Your Honor.
	8	Q (By Mr. Merrill) Land, water, and mineral rights costs?
	9	THE SPECIAL MASTER: Why don't we take them one at
	10	a time, if we may. Land.
	11	Q (By Mr. Merrill) Let's start with land costs?
انت	12	A. Yes.
. 79	13	Q. Those were costed at the opportunity cost for grazing
	14	value, is that correct?
	15	A. That's a quick summary. What I did was evaluate what the
	16	next best use of the land was. The next best use of the
	17	land is dry grazing, and that's how I evaluated the cost
	18	of land.
	19	Q. Now about water rights?
	20	A. I think I addressed that already.
	21	Q Now about mineral rights?
	22	A. Mineral rights in connection with what are you referring?
:::	23	Q The purchase of any mineral rights, the exercise of which
-	24	might be impaired by this development.
٢	25	dornbusch - cross - merrill
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	1	A It's the Tribes' reservation. They have the rights to
	2	THE SPECIAL MASTER: The answer is no; is that
	3	right? All right. No.
	4	MR. MERRILL: It sure makes it go faster.
والم	5	THE SPECIAL MASTER: Did you ask about operation,
	6	maintenance and replacement?
	7	MR. MERRILL: No, I didn't, Your Honor. The witness
	8	has already testified that
	9	THE SPECIAL MASTER: All right. Thank you.
6	01	
	11	the cost of operation, maintenance and repair.
	12	THE SPECIAL MASTER: I was amused by your answering
5	13	regarding environmental quality, and it brought to mind
	14	that if these were ever to come to fruition, whether an
	15	EPA statement would either be required or not be required,
	16	but I don't think it will have a bearing on our lawsuit,
	17	so I will let it happily pass.
	18	MR. MERRILL: I was going to ask that, Your Honor,
وني الم	19	but I thought I would get an objection.
e	20	THE SPECIAL MASTER: It's so interesting I would like
	21	to have an answer, but it doesn't belong in the lawsuit.
	22	Let's take a break. We are overdue.
	23	(Recess.
	24	THE SPECIAL MASTER: Come to order, please.
	25	dornbusch - cross - merrill
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		L	
	1		Okay, Mr. Merrill?
	2	Q.	(By Mr. Merrill) Mr. Dornbusch, isn't it true that there
	3		was a published Water Resources Council guildeline on the
	4		appropriate interest rate to use for water and land resource
	5		related projects at the time you began your study of the
	6		projects on the Wind River Indian Reservation?
	7		MR. ECHOHAWK: Objection, Your Honor. Irrelevant.
	8		THE SPECIAL MASTER: Oh, my. He may answer.
	9	A.	There was such a rate that was published, that's right.
	10	Q.	(By Mr. Merrill) I hand you what's been marked for
1-,) I I		identification as Exhibit ED-10. Would you please identify
	. 12		that document?
	13	A.	It's a news release from the United States Water Resources
	14		Council, November 1, 1979. The title is, "Discount Rate
	15		Set at Seven and One-Eighth Percent."
	16	Ű	Approximately when did you begin your analysis of these
	17		projects?
-	18	A.	Almost two years ago.
	19	Q	Do you know what month and what year?
	20	A.	I think it was June, 1979.
	21	Ϋ́	Do you recall your deposition in June of 1980 in San
-4	22		Francisco?
	23	A.	I do.
	24	Q.	Do you recall stating in that deposition that you began
	25	dorn	busch - cross - merrill
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your analysis in January of 1980?

- A. That I began my analysis in January of 1980?
- O. Yes.
- Mell, perhaps you should refer me to the page where I said that. That was my first deposition you are talking about?
- a I believe so.

MR. MERRILL: If I could have a moment, Your Honor, to check?

THE SPECIAL MASTER: Yes.

MR. ROGERS: Your Honor, is it really relevant whether it's January, '80, or June, '79, when he began his analysis? I mean, the analysis is continued for the entire period. It obviously covers the year or dates or whatever the period is that's in this news release, which shows the ephemeral character of the discount rates that, incidentally, applies for a few months, according to the Water Resources Council anyway, but I don't think it matters whether the witness began in January of 1980 or June of 1979.

MR. MERRILL: Your Honor, I withdraw the question.

THE SPECIAL MASTER: There may be a mistake or a qualification or a reason for the difference.

MR. MERRILL: The mistake is mine. I withdraw the question, and I apologize to the Court, counsel and the dornbusch - cross - merrill

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witness. I have the wrong date. He did indeed state June.

THE SPECIAL MASTER: We appreciate your apology.

Now, if we could just get you to say that you would

finish up your cross, it would be a perfect atonement.

MR. MERRILL: If that what it takes, I'm going to be in the doghouse.

(By Mr. Merrill) Mr. Dornbusch, isn't it true that according to Exhibit ED-10, the formula used by the Water Resources Council to determine the discount rate would have resulted in an even higher rate than seven and one-eighth percent had it not been for the one-quarter percent per year limitation on the rate at which the rate can change?

MR. ECHOHAWK: Object --

THE SPECIAL MASTER: It's all right.

A. Yes, the formula is based upon the long-term cost of federal borrowing, and it is allowed to increase only up to a limit that is set not to exceed one-quarter percent per year, as I understand it.

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1	Q (By Mr. Merrill) Mr. Dornbusch, I hand you what has
2	been marked for identification as Exhibit ED-11. Will
3	you please identify that document?
4	A Well, it's difficult for me to identify it except by
5	the heading at the top of the page which says "Federal
6	Register." I don't know know whether it's from the
7	Federal Register or it's an excerpt from it or what.
8	Q I will state to you that it is an excerpt from the
9	Federal Register Publications, published by the
10	Upper Colorado River Water Commission.
11	MR. ECHOHAWK: Is what?
12	MR. MERRILL: An excerpt of the Federal Register
13	Publications, the excerpt of which is published by
14	the Upper Colorado River Water Commission.
15	THE SPECIAL MASTER: This is a publication
16	of the Upper Colorado River Commission based upon
17	excerpts from the Fedéral Register?
18	MR. MERRILL: That's correct, Your Honor.
19	MR. ROGERS: Mr. Merrill Your Honor, Mr.
20	Merrill represents that that is what it is, but we
21	have no way of knowing.
22	THE SPECIAL MASTER: Do you have a copy?
23	MR. ROGERS: I have a copy.
24	MR. ECHOHAWK: Yes, Your Honor, may we see the
25	dornbusch-cross-merrill
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	1	original copy before this goes any further?
	2	MR. MERRILL: The original of the exhibit is
	3	there.
	4	MR. ECHOHAWK: No, I'm not talking about the
-e	5	exhibit, I'm talking about the entire document,
-6	6	this Colorado Water Resources Board.
-6	7	MR. MERRILL: Your Honor, I don't have the
-S	8	original document.
-	9	THE SPECIAL MASTER: Is it a looseleaf::document?
-2	10	MR. MERRILL: No, Your Honor, it was punched
	11	when
-2	12	THE SPECIAL MASTER: Is it a newsletter?
	13	MR. MERRILL: Yes, it is a periodic newsletter
-1	14	issued by the Commission, and it has punch marks on
	15	it because I punched it and put it in my own notebook.
	16	If the United States or Tribes have serious doubts
	17	as to the authenticity of the exhibit and document
٠,	18	concerning discount rates, I will offer to use the
	19	exhibit today on the condition I substitute the
	20	original Federal Register publication: at a later time.
	21	THE SPECIAL MASTER: You may not need to do that.
	22	Let me ask the United States Counsel, is this Water
1	23	Resources Council excerpt 'dated October ,17, 1980 and
E C	24	signed by Richard Vannoy from '45 Federal Register of
# #4		dornbusch-cross-merrill
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1	October 22, 1960, what is it from, what date of the
2	Register?
3	MR. ROGERS: Your Honor, that is the problem.
4	I can't answer that, I don't know. I mean, I assume,
5	Your Honor, it refers to a notice that apparently
6	appears in that may appear in the Federal Register,
7	but if it does, it would appear it is dated Cotober 17,
8	1980. I would assume we ought to be able to see the
9	original from the Federal Register itself. We might
10	be able to stipulate on that.
1 1	MR. ECHOHAWK: Also, Your Honor, the document
12	in here appears to be edited. If we could have the
13	original document we would certainly probably clear
14	up the problems.
15	THE SPECIAL MASTER: Will you try to find the
16	original and substitute for this if it is admitted?
17	MR. MERRILL: Yes, Your Honor, I will.
18	THE SPECIAL MASTER: Is that agreeable,
19	gentlemen?
20	MR. ECHOHAWK: We are talking about the original
21	Federal Register?
22	THE SPECIAL MASTER: Yeah, that's what we will
23	attempt to find.
24	MR. MERRILL: I will supply it to the Court and
25	dornbusch-cross-merrill

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Counsel, Your Honor.

MR. ROGERS: Your Honor, I can't agree on the basis of this document for the purposes of questioning at this time. It seems we should have the document here to do that.

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MR. ECHOHAWK: The proper document, then the questions could be asked at that time.

THE SPECIAL MASTER: Well, I'm totally confused, Mr. Merrill, because the fourth entry on this page says "October 22, 1960." Is that a typographical blunder?

MR. MERRILL: Yes, it is, Your Honor, because Volume 45 of the Federal Register is 1980.

MR. ROGERS: Your Honor, all the more reason to have the original document here.

THE SPECIAL MASTER: In the interest of expediting this lawsuit, and even though I recognize it is not the ideal practice, I'm going to allow this into evidence if it is offered over your objections, gentlemen. I presume that there will be supplied to you a copy of the Federal Register for October 22, 1980, containing this material.

Mr. Merrill, do I have your word that it will be?

MR. MERRILL: Absolutely, Your Honor, it will be.

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MR. ROGERS: Your Honor, may I recite to you a one-moment story --

THE SPECIAL MASTER: All right.

MR. ROGERS:--to point out some doubt even about what is contained if we were shown the actual page itself on the Federal Register?

Just in the last month or six weeks there appeared in the Federal Register another notice filed by the Superintendent of the Wind River Agency concerning the increase in O and M charges on the Wind River Indian Project for the coming irrigation season, and in it it referred to the increase going to I believe it was \$1.10 per acre, when what he actually intended was \$6.10 per acre. It took I think five or six weeks before that error was even spotted and called to his attention. So we are talking about numbers here that may or may not be in the Federal Register, and certainly isn't evidence from this that's an accurate assumption to make, and even if they are in the Register, it may not be accurate.

MR. ECHOHAWK: Your Honor, I would further point out that the four items at the top of the page starting with "Federal Register, October 14, 1968," appear to be someone else's determination of what

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is in the Federal Register. If Mr. Merrill wants to talk about those dates, perhaps he can also supply us October 14, 15, 22nd, as well as the 17th.

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THE SPECIAL MASTER: Well, those three -- the three top items are obviously excerpts, and the boil down is done by the Upper Colorado River Commission, publishers of this. But they felt that this is so important that they used a little Latin in letting us know they do it verbatim, and instead say in hace verba, which means throwing at you word for word, I hope.

I think I will let it go in, gentlemen, and hope you won't be too unhappy with the ruling. The purpose --

MR. MERRILL: Your Honor, perhaps I can cure the objections, not withstanding the fact you have ruled, by proving the discount rate another way. I do not have copies of this document, I will supply them to Counsel at the end of today's session.

- Q (By Mr. Merrill) Mr. Dornbusch, I hand you a document entitled U.S. Water Resource Council Reference Handbook, fiscal year 1981. Do you recognize that document?
- A It looks to be the same type of document that I have for January, 1980.
- Q Okay. I direct your attention to Page 13 of that dornbusch-cross-merrill

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1	A Yes, we are.
2	MR. ECHOHAWK: Mr. Merrill, there's no authority
3	shown for the 1981. It says "Discount rate," but
4	no authorities.
5	Q (By Mr. Merrill) According to
6	MR. ECHOHAWK: Objection, Your Honor, there is
7	no foundation.
8	MR. MERRILL: Your Honor, this must be awfully
9	important.
10	THE SPECIAL MASTER: Just a minute. Objection
11	to what?
12	MR. ECHOHAWK: Seven and three-eighths. He showed
13	him a document that had a 1981 figure in there, and
14	the document itself shows the authority for various
15	years up to 1980, has no authority for the 1981 figure.
16	MR. MERRILL: Your Honor, I'm going to show you
17	the document that everyone seems to be arguing about.
18	THE SPECIAL MASTER: I would like to see it if
19	you got it. It might be good to see it to rule on
20	it.
21	MR. MERRILL: I'm handing you a copy of the
22	Water Resources Council Handbook for fiscal year 1981.
23	In the left-hand column of that document on Page 13
24	you will note there is a column for fiscal years.
25	dornbusch-cross-merrill

You will note across the top are a number of authorities, including Water Resource Council 1968 Regulations, Principles and Standards; Water Resource Development Administration, 1974; Water Resource Council 1974 Notices, and that the discount rate shown opposite of 1981 is 7.375, and it is shown under the 1974 Water Resource Council Regulations.

MR. ECHOHAWK: I would just --

MR. MERRILL: It is beyond me how Mr. Echohawk can argue there is not foundation for a document that is issued by the Water Resource Council itself.

MR. ECHOHAWK: I'm just pointing out, Your Honor, the heading on the paper says authority up through 1980.

THE SPECIAL MASTER: Discount rates and their authorities, 1957 through 1980, and the authority for the 1981 figure that Mr. Merrill quotes is the Water Resources Council. I'm going to admit the answer, and it will stand. However, neither of those two documents -- I'll return both of those documents to you, Mr. Merrill.

MR. MERRILL: Well, Your Honor, I haven't offered this one (indicating) yet, but I believe it is part of the record at this point. And notwithstanding dornbusch-cross-merrill

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1		your ruling, I still will supply copies to the Court
2		and Counsel of the original Federal Register publication.
3		THE SPECIAL MASTER: That is fine, I appreciate
4		it, But according to the rules you know it is
5		not necessary.
6	Q	(By Mr. Merrill) Mr. Dornbusch, do you recall during
7		your deposition on June 2, 1980, being asked what
8		discount rate you were using in your analysis?
9	A	At that time I believe you asked me what discount
10		rate I used
11	Q	Do you recall your answer?
12	A	in the analysis, and I believe that I said the rate
13		I was using was seven and one-eighth percent.
14	Q	Do you recall being asked the basis for using
15		seven and one-eighth percent?
16	A	Well, perhaps the easiest way to do it is just to
17		refer to that deposition, and perhaps you can tell me
18		where the
19	Q	Why don't you turn to Page 127.
20	A	This is the second deposition?
21	Q	First deposition.
22	A	I thought so. One hundred twenty
23	Q	Seven.
24	A	Okay. The question, "What was the basis of your
25	dor	nbusch-cross-merrill

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	1	selection of seven and one-eighth interest rate.?"	
	2	"This is the rate specified by the WRC Principles	
	3	and Standards as the rate to be used in the evaluation	
	4	of water resource development projects."	
	5	That is what I said.	
	6	Q (By Mr. Merrill) Thank you. Mr. Dornbusch, do you	
	7	have an indépendent knowledge from the documents I	
	8	have shown you what the current Water Resource Council	
	9	discount rate is?	
2	10	A Yes, I believe the current rate is seven and three-	
	11	eighths percent.	
2	12	Q I direct your attention to Exhibit ED-3. Can you tell	
	13	me what ED-3 is, please?	
	14	Q Yes, it is part two of the Water Resource Council	
	15	guidelines.	
	16	THE SPECIAL MASTER: Before we pass from the last	
	17	subject matter and go into this one, it is a good time	
	18	to inquire on my part.	
	19	Mr. Dornbusch, would you please tell me where I	
	20	can find the best presentment of your reasons for	
	21	using four percent instead of the seven? Was that	
	22	in yesterday's explanation on your main case, do you	
	23	know, or was that on the beginning of the cross-	
	24	examination yesterday or	
	25	dornbusch-cross-merrill	



THE SPECIAL MASTER: That contained that information?

THE WITNESS: That contains my analysis of why the

proper rate to be used is no higher than four percent.

MR. ECHOHAWK: Exhibit C-275.

THE SPECIAL MASTER: 275. Well, give me the number again, Mr. Echohawk.

MR. ECHOHAWK: C-275. I have an extra copy.

THE SPECIAL MASTER: Would you be good enough to let me have that, please.

(Document handed to the (Special Master by Mr. Echohawk.

MR. ROGERS: Your Honor, I would also remind the Court that while I was not personally here for the witness in initial direct testimony on future lands, which was, I guess, two weeks ago, we did have an examination, the Tribes' examination of Mr. Dornbusch which began the first thing Monday, a week ago, which had some discussion about the four percent rate.

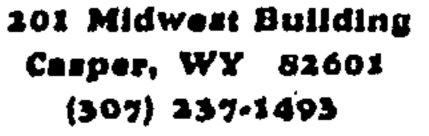
THE SPECIAL MASTER: Thank you very much.

in the record, and it's contained in that paper, and since you raised the question, I was assuming Mr.

Merrill was getting there since you want to focus directly on this issue right now, and I think we should. It's probably what we ought to call the nitty-gritty of a lot

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of the things we have been talking about. I would like to put into context some of the things Mr. Merrill has been talking about. MR. MERRILL: At this point, I'm going to interrupt. I apologize to Mr. Dornbusch for doing so. I believe I'm entitled to cross-examine the witness 6 in the way I see fit without Mr. Rogers and the witness interrupting and interjecting their theories of what the appropriate rate is to be. THE SPECIAL MASTER: They are answering my question, 10 Mr. Merrill. You may be right that you are entitled to 11 cross-examine without my interruption too, and I will try 12 not to make them, but I did want to get clear in my mind 13 what I need as to that four and seven percent, and that's 14 why I asked it at the time. 15 MR. ECHOHAWK: I think the witness is entitled to 16 answer the questions. 17 THE SPECIAL MASTER: I think all of us are getting 18 pretty tired. Maybe we should break at this point. Does 19 that sound like a sensible thing to do? 20 MR. ECHOHAWK: I think it's fine to keep going. 21 THE SPECIAL MASTER: Can you go another half hour? 22 MR. MERRILL: Yes. 23 THE SPECIAL MASTER: Let's go another half hour or so. 24 THE WITNESS: I would like to just finish with relation 25



to Mr. Merrill's questions, as to my deposition statement.
THE SPECIAL MASTER: All right. You may proceed.
THE WITNESS: My deposition was on June excuse me.
Let me check that date.
MR. MERRILL: June 2, 1980.
THE WITNESS: That is correct.
THE SPECIAL MASTER: That's the first deposition?
THE WITNESS: The first deposition, correct.
I said that the rate that I used was seven and one-eighth
in my analysis.
I did not say that this is the correct rate to use,
and ultimately it is not the rate, as you know, that I did
use.
I did not say this is the real rate, which I think is
the proper rate to use. It's simply the rate that I was
using at that time in my analysis.
I was aware that this is the rate called for by the
WRC. I was also aware it was not the real rate, that the
real rate was lower.
I was in the middle of my analysis to determine what
was the proper real rate to be used.
Further, in Mr. Merrill's I don't know if this
had been accepted in evidence, but when it's describing
the seven and three-eighths and seven and one-eighth,
it's saying the interest rate to be used by federal agencies

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in the formulation and evaluation of plans for water and related resources, is, and the rate --

Two points: one is they don't say this is the real rate. They say this is the rate to be used.

I can't speculate as to what the reasons are why they want to use this particular rate. I think there clearly are reasons other than the fact that it's the real rate. They do not say it's the real rate. They also say it's to be used in the formulation and evaluation of plans for development projects -- excuse me -- land resources projects, so that is not what we are doing.

If I had to appear before Congress to justify a land and water related development project, I feel I would be bound by using this rate, but I also would point out to them this is not the real rate or the current rate to be used in a proper economic evaluation.

In this particular situation, we are evaluating the water: rights situation. We are not developing plans and in that case, I will also point out to you that the rate they are calling for here is for the development of plans, not for the evaluation of water rights.

In the case in this situation where we are talking about water rights, I feel the proper rate to use is the real rate, and I will go on to define that when we have time. If you want to do it now, I would be happy to do it

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now.

THE SPECIAL MASTER: I would rather Mr. Merrill proceed with what he has in line for questioning.

THE WITNESS: Thank you, Your Honor.

- Q (By Mr.: Merrill) Mr. Dornbusch, do you recall being asked in your January, 1981, deposition about the discount rates?
- A. Yes, I do.
 - Do you recall stating in that deposition that, quote, standard procedure by the Bureau of Reclamation and others is to stick with the rate that you use when you begin your analysis, close quote?
 - N. Yes, I think what I was talking about is the fact that an analysis can take quite a bit of time, can take more than a year, and that my understanding is that the standard practice is to use the rate that's in effect at the time you begin your analysis, whether or not your analysis continues over into the next fiscal year.

For example, if you were doing an analysis of a water resource development project now, you would be required to use a seven and three-eighths percent. If your analysis continued on and the rate went up, you would stick to that rate.

Would you please take out your copy of your January dornbusch - cross - merrill

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3		deposition and turn to Page 17?
70	2	MR. ECHOHAWK: 17?
	3	MR. MERRILL: Yes.
		THE WITNESS: Okay.
	5	Q (By Mr. Merrill) I direct your attention to Lines 19
	6	through 23. Would you please read those to the Court?
-	7	MR. ECHOHAWK: Objection, Your Honor. This is
)	8	improper use of a deposition.
	9	THE SPECIAL MASTER: I'll overrule that.
	10	A Well, the discussion that preceded this is the discussion
, -	11	of just what I talked about now, the fact that you begin
	12	with a rate in effect at the time, and the question was:
7	13	"Is that the reason you chose to stick with the seven and one-eight?
,	14	It is.
,	15	
1	16	Question: Is because you started with seven and one-eighth?
	17	That's right."
,	18	Should I read further?
•	19	Q No, that's fine: Thank you.
	20	A. But there's another section in my deposition where I also
	21	talked about the fact that I performed the analysis using
	22 1	different discount rates, and that's where Mr. Merrill
	<u>\$</u> 23	THE SPECIAL MASTER: Do you feel that your answer
	24 24	just now is something taken out of context, that doesn't
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	1	give the total picture? Then you are free to refer to
	2	the
	3	THE WITNESS: Yes, I'm saying this was the rate I
+	4	used to run a series of tables, and an analysis to show
	5	what the numbers would be.
	6	It's not as I'm testifying now at what I felt then
2	7	to be the real rate, and in fact, I think the evidence is
	8	in my deposition that I ran these numbers for just the
C	9	purpose of displaying what the sensitivity was of these
5		of the feasibility to different rates.
	A724	Q (By Mr. Merrill) So it's your professional opinion that
9	12	the real rate is the correct rate to use in this case; is
0	13	that correct?
	14	A. That's right.
	15	Q I direct your attention to your memorandum entitled,
0	3 16	"Choice of a Discount Rate for Evaluating Water Resource
	17	Projects", which has been admitted into evidence as Exhibit
5	18	C-275.
1	19	A. I don't believe I have that.
0	20	MR. ECHOHAWK: I have an extra copy.
	21	THE WITNESS: Oh, excuse me. I have a copy of my paper.
	22	MR. MERRILL: There's one marked as an exhibit.
	23	THE WITNESS: Fine.
	24	Q (By Mr. Merrill) In that memorandum you quote extensively
	25	dornbusch - cross - merrill
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	1	from Professor Howe; is that correct?
	2	A. That's correct.
	3	Q Do you regard Professor Howe as an authority in the field
	4	of resource economics?
	5	A. Yes.
	6	Q Do you recall when the monograph by Professor Howe which
	7	you quote was written?
	8	A. I'm looking at my footnote and I see that it was 1971.
	9	Q Let me hand you what's been marked for identification as
	10	Exhibit ED-26, a little more recent publication by
	11	Professor Howe. Please identify that document.
	12	A. It's called, "Natural Resource Economics, Issues, Analysis,
	13	and Policy", by Charles W. Howe.
-	14	Q I direct your attention to Page 158 of that document, the
	15	second full paragraph on 158.
	16	Would you please read that paragraph?
	17	A. "Where does this leave us in selecting an appropriate
	18	discount rate for public sector programs? The federal
	19	government and the United States currently follow: a
	20	practice of averaging interest rates on certain classes
	21	of government bonds of far-off maturity. The resultant
	22	rate, now six and three-eighths percent per annum, is
مانو مانو	23	below market rates and represents a risk-free return.
g e	24	Some argue that even that rate is too high, but on balance,
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	1	it seems as appropriate as any other figure."
	2	Q Is there not a footnote in the middle of that paragraph?
)	3	A. "Footnote 6, The U. S. Treasury Department makes the
	4	the computation once each year and transmits it to the
	5	Water Resources Concil, an independent executive
-	6	coordinating agency."
3-	7	Q I had what's been marked for identification as Exhibit
	8 1	ED-25, another publication by Professor Howe, and I direct
	9	your attention to the first full paragraph on Page 69 of
) 2: 3:	that document.
7	11	MR. ECHOHAWK: Could we have the document identified?
	12	MR. MERRILL: I'm sorry, Your Honor.
	13	Q (By Mr. Merrill) Would you please identify ED-25, Mr.
1	14 5	Dornbusch?
7	15	A. It's called, "Benefit-Cost Analysis for Water System
7	16	Planning," by Charles W. Howe.
	17	Q Would you please read
	18	A. 1971
		Q Excuse me. Would you please read the first full paragraph
	<u>≟</u> 20 ∣	on Page 69 of that document?
	21	A. "The best resolution of this series of baffling questions
	3 3' 22	yet found by this author is to take the position that no
	23	public project should be undertaken that would generate a
	24	rate of return less than the rate of return that would
-	25	dornbusch - cross - merrill
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	1		have been experienced on the private uses of funds that
Y	2		would be precluded by the financing of the public project
	3		say, through taxes or bonds."
	4	Ö.	I direct your attention then further down the page, Page 69,
	5		to a line beginning with, "Haveman, 1969."
	6	A.	"Haveman, 1969, found in a very detailed empirical
	7		investigation the appropriate weighted average to be about
	8		7.3% for 1966. Because interest rates have increased since
	9		that time, a reestimate today would higher, perhaps 10 or
	10		11%."
	11	Ü	Thank you.
	12	A.	I assume you are going to give me an opportunity to comment
	13	}	on these sometime?
	14	Q.	Yes, I certain will.
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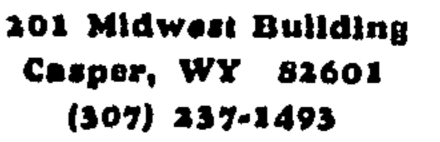
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what the future rate of inflation would be, and that it be an appropriate rate to subtract from the nominal rate. When you give me an opportunity, I would be happy to go through Dr. Haveman's article in '69 and go into greater detail on that. In fact, what is interesting is if you look at '66, the year '66 and later, you see that the interest rate has actually increased; that's the expectation, therefore, of people at the time in 1966 was very likely to be higher than the 2.5 percent. As you show, you come out with a 4.8 percent. If you deduct simply the rate in that year, and if you were to deduct a higher rate, you could easily see it would very quickly come down to 4 percent or lower. As I said, when I have an opportunity I will be glad to take you through that explanation.

- Isn't it true that according to Exhibit ED-25, Mr. Haveman estimated the interest rates in 1971 to be perhaps 10 or 11 percent?
- A Mr. Haveman or Mr. Howe?
- Q I'm sorry, Dr. Howe.
- A I think Dr. Howe was quoting from Haveman and quoting 7.3 percent in 66 and drew some conclusions from that.
- All right. Isn't it true that in the second sentence beginning "because interest rates have increased since that time...." that Dr. Howe's estimate is that the interest rates in 1977 would be 10 or 11 percent?

<u> dornbusch - cross - merrill</u>

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1	A	That's what Dr. Howe says, uh-huh.
2	Q	Would you please look at appendix A of Exhibit ED-21?
3	A	All right.
4	Q	And determine the rate of inflation for 1971 according
5		to that document.
6	A	Okay. For 1971, according to this document?
7	Q	Uh-huh.
8	A	Well, according to this document I believe it's hard
9		to follow lines across, but I believe it's 4.7 percent
10	Q	Do you want a ruler?
11	A	in 1971.
12		THE SPECIAL MASTER: Count down from the top. It's
13		five down from the top on the left, or six down.
14		THE WITNESS: Okay. Well, you can see that Dr.
15		Howe is saying perhaps. He didn't make an analysis of
16		what it'silikely to be, but I think that the principles
17		that you are seeing is that and that I would like to
18		emphasize is the fact that if you take a nominal rate,
19		the objective is then to subtract. Expected rate of in-
. 20		flation; I think their thinking is wrong in taking the
21		current rate of inflation. I have described why you want
22		the expected rate of inflation. But the principle of
23		taking the nominal rate and subtracting inflation is pre-
24	[]	cisely the point I'm making. I think I will make a stronger
25	<u>**</u>	case for what the real rate ought to be than the suppositions

dornbusch cross merrill
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Contraction	ì	of Dr. Howe in this article and the analysis that Dr.
	2	Haveman made inshis '69 article.
	3	Q Mr. Dornbusch, isn't it true if you subtract the 4.7
	4	percent rate of inflation in 1971 from the 10 to 11
	5	percent interest rate that Dr. Howe assumes, that you
	6	are left with a real discount rate of 5.3 to 6.3 per-
	7	cent?
	8	A Assuming that it's the rate of inflation. And if you
	9	subtract it from what Dr. Howe says is perhaps 10 or
	10	11 percent, you come to the rate you are talking about.
	1 I	However, I point out again that subtracting a current
	12	rate of inflation is not the proper thing to do, you
	13	should subtract the future rate of inflation.
	14	THE SPECIAL MASTER: Mr. Merrill, I think the appendix
	15	A chart shows the 1971 rate of inflation was 5.8 and not
	16	4.7. Would you sustain that for me, please? Either
	17	verify it or correct me.
	18	MR. MERRILL: I will sure check, Your Honor.
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	19	(Brief pause.
	20	MR. MERRILL: I believe it is 4.7, Your Honor, un-
	21	less I'm holding my paper crooked.
	22	THE SPECIAL MASTER: Count down from the top. The
	23	top one says 9.7 for 175.
	24	MR. MERRILL: Well, Your Honor, the rate of inflation
	25	dornbusch - cross - merrill
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for '75 was not recorded. There are two hyphens in that chart.

THE SPECIAL MASTER: All right, that straightens out my worried head. Thank you.

THE WITNESS: There is something else I would like to point out. I'm looking at that footnote, footnote 2 on that page, and it says the way they calculated the rate of inflation is that they have used their rate of change and implicit (GNP price inflator for nonresidential domestic investment. I think that there are lots of ways of trying to calculate the --

THE SPECIAL MASTER: Rate of inflation.

THE WITNESS: -- rate of inflation. This perhaps is one way. I am not going to get into a discussion now of its appropriateness or not, but what you might do is somehow get inside of the head of the people who are loaning money at particular rates and see what it is that their dealing is going to be, the changing value of a dollar.

THE SPECIAL MASTER: Well, back to Mr. Merrill's question, I'm sorry.

MR. MERRILL: Thank you, Your Honor.

Q (By Mr. Merrill) Mr. Dornbusch, isn't the 5.3 to 6.3 range for the real discount rate that's suggested by dornbusch - cross - merrill

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this particular analysis higher than 4 percent that you have stated in your direct testimony?

MR. ECHOHAWK: 5.3 suggested by which?

MR. MERRILL: Suggested by this analysis we have just worked through.

MR. ECHOHAWK: Which analysis?

MR. MERRILL: Subtracting the rate of inflation shown on Appendix A of Exhibit ED-21 from the interest rates described on page 69 of Exhibit ED-25.

MR. ECHOHAWK: Objection, Your Honor, this is Mr. Merrill's analysis of the way you should do it.

THE SPECIAL MASTER: Well, he asked the question if it is this way you would do it, and I think the question is appropriate.

than 4 or 5.6 is greater than 4, the answer is 5 and 5.6 are greater than 4. I think that is clear. I think whether this is a valid analysis here is in serious question, and if you are proposing this as a valid analysis, I think -- what I would like to see is details of the analysis you are proposing in order to analyze it in question.

Q (By Mr. Merrill) You will have an opportunity to review the document and state your side of the analysis on your dornbusch - cross - merrill

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dornbusch - cross - merrill



1	THE COURT: All right. Let's go ahead.
2	THE WITNESS: May I point out that I may have
2	20 or 30 minutes myself. I think this is a very key
4	issue. I think that
5	THE SPECIAL MASTER: You mean you would want
6	20 or 30 minutes to respond?
7	THE WITNESS: It's very possible.
8	THE SPECIAL MASTER: And you may need 20 or 30
9	minutes in addition to that?
10	MR. MERRILL: Well, Your Honor, the witness will
10	have a chance to respond on redirect examination.
12	MR. CLEAR: The Witness has a right to respond
13	to the questions.
14	MR. MERRILL: I certainly have not tried to cut
14	off the Witness' answers.
16	THE SPECIAL MASTER: I don't want to quit today
17	if it's awkward for anybody, but I would like you to
18	go ahead, but it's obvious that we are going to be
19	on this same subject matter tomorrow morning, no
20	matter how late we go tonight. I don't intend to go
21	beyond five o'clock, and it's fifteen to five now.
22	MR. MERRILL: Your Honor, it's very likely, to
23	complete this area of cross-examination, and taking
24	into account that Mr. Dornbusch will probably have
25 2.	fairly lengthy responses to the questions, that we will

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go beyond five. And if you want to quit, we had probably better do it now.

MR. ECHOHAWK: Your Honor, perhaps in order to speed things along, if Mr. Merrill has any more of these exhibits he wishes to cross Mr. Dorbusch about, if he would let us have them now and identify them and move the discussion on better now rather than stopping and having time to read them?

THE SPECIAL MASTER: That depends on Mr. Merrill. MR. MERRILL: Your Honor, I prefer to run my cross-examination in my own order.

MR. ECHOHAWK: Tomorrow we are going to be short the time if we are going to try to conclude this area, and it's going to be trial by surprise, and we will have to ask for time to stop and review the documents before we go to redirect examination.

MR. MERRILL: Your Honor, I find it incredible that the United States talks to me or to you about trial by surprise when we have had consistent violations of the ten-day rule, and when that was modified to a five-day rule, violations of that.

I'm not required by any rule of evidence, procedure, or trail practice to disclose the substance of my cross-examination.

Part of the test of the witness; analysis and

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to the assumptions and procedures that he has used in his analysis. I don't think I'm required to disclose wholesale the contents and direction of my cross-examination to a witness before I actually perform the cross-examination. It's an elemental rule of trial practice.

MR. ECHOHAWK: But my point is that we all know the point concerned in the next few hours or perhaps the next day of cross-examination is the discount rate. That's no surprise. We all know that. The question is Mr. Merrill is continually showing documents in front of Mr. Dornbusch and saying, "Here, tell me about this, and tell me about this."

If we can have time to see those documents, look at them, responses will be much quicker.

MR. CLEAR: Your Honor, we would point out several times during the cross-examination conducted by Mr. White, instead of having him ask do you have such and such a document, as you may recall, we took several documents with Dr. Mesghinna and Mr. Stetson and went through their work notebooks and just gave the documents over practically wholesale in order to speed up the cross-examination rather than going through this identification business.

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MR. MERRILL: Well, Your Honor, if we can obtain the same privilege from the United States when they begin to cross-examine our experts, I will be glad to comply.

THE SPECIAL MASTER: Let's go ahead for a few minutes with your analysis if you wish, this ED-22.

MR. MERRILL: This is as convenient a time to break as any, and the Witness has that document, and he can review it overnight.

MR. ROGERS: If we are going to break, there is one matter I would like to leave with the Court overnight.

I would like to serve on Counsel here a request for production from the Tribes and a motion together with it to shorten the time for response in connectin with some documents we would like to get from the State, and I would like to, if we could, unless Mr. Merrill would agree to furnish us the information in the shortened time without argument, would like to sometime tomorrow before we close for the week.

I'm not asking to argue it right now, but I did want to put it in the party's hands.

A part of what we request is --

THE SPECIAL MASTER: All right, sir, let's wait until Mr. Merrill has got a chance to read it.

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MR. ECHOHAWK: Your Honor, I again renew my request for the additional documents and ask that the Court urge Mr. Merrill to give us those documents.

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THE SPECIAL MASTER: Let's let him read it, Mr. Echohawk, and if good cause is shown, we will order that they produce it, but let's let him read it.

MR. ECHOHAWK: I thought we were finished with that. I'm sorry.

MR. MERRILL: Your Honor, I would be happy to argue the motion to shorten time tomorrow. That would be no problem at all.

THE SPECIAL MASTER: If we can do something on these exhibits with Mr. Dornbusch, that will be appreciated, too.

We will stand in recess until --

THE WITNESS: Excuse me, Your Honor. If I may, what I have here are one-page excerpts from what apparently are much longer articles and publications, and I think I would prefer, if I'm going to review those publications, I would like to see the entire publication because it's my experience --

THE SPECIAL MASTER: I can appreciate that, and we can get to that, and you can qualify any answers you give to questions on that very understandable qualification.

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3			the proceedings t 4:50 p.m.,
2	at 9:15.		
1	We will	stand in recess until tomorro	ow morning

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3	1	REPORTERS' CERTIFICATE
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نان	2	State of Wyoming) : SS
3	3	County of Laramie)
7	4	We, Mary Nelson and Viola J. Lundberg, Registered
J-	5	Professional Reporters and Notaries Public, hereby certify that
	6	the facts as stated in the caption hereof are true; that we did
7	7	at the time, date and place, as set forth, report the proceedings
3	8	had before the Honorable Teno Roncalio, Special Master Presiding,
	9	in stenotype; that the foregoing pages, numbered 5890- 6092
	10	inclusive, constitute a true, correct and complete transcript of
	11	our stenographic notes as reduced to typewritten form under our
	12	direction.
	, 13	We further certify that we are not agents, attorneys
ساس	14	or counsel for any of the parties hereto, nor are we interested
راس	15	in the outcome thereof.
	16	Dated this 20th day of May, 1981.
	17	
رياس	18	MARY NELSON VIOLA J. LUNDBERG
	19	Registered Professional Registered Professional
	20	Reporter Reporter
	21	
سالم	22	HARY R. NELSON - MULARY PUBLIC
	23	STATE OF COUNTY OF COUNTY OF LARAMIE
	24	My Commission Expires March 13, 1983
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