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case # 4993

File # 143

	
1	IN THE DISTRICT COURT FOR THE FIFTH JUDICIAL DISTRICT
2	WASHAKIE COUNTY, STATE OF WYOMING
3	
4	IN RE:
5	THE GENERAL ADJUDICATION)
6	OF RIGHTS TO USE WATER) IN THE BIG HORN RIVER) Civil No. 4993
7	SYSTEM AND ALL OTHER) SOURCES, STATE OF WYO- MING.
8	3//
9	Margarel . Hampter CLERK
10	DEPUTY
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15	VOLUME 36
16	Morning Session
17	Wednesday, April 15, 1981
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1	APPEA	ARANCES
2		
3	FOR THE STATE OF WYOMING:	HALL & EVANS 2900 Energy Center One Building 717 17th Street
5		Denver, CO 80202 BY: MR. JAMES MERRILL and
6		MR. MICHAEL D. WHITE, Special Assistant Attorneys General, and
7		MR. STUART RIFKIN and MR. SCOTT KROB
8		
9	FOR THE UNITED STATES OF AMERICA:	MR. JAMES CLEAR Attorney at Law
10		Land and Natural Resources Division
11		Department of Justice Washington, DC 20006
12		anđ
13		MR. THOMAS ECHOHAWK
14		Attorney at Law Land and Natural Resources
15		Division Department of Justice
16		1961 Stout Street Denver, CO 80294
17		and
18		MR. MYLES FLINT
19		Department of Justice Washington, DC 20006
20		and
21		MR. JOSEPH MEMBRINO
22		Department of Justice Washington, DC 20006
23		
24		

 -		
1	APPEARA	NCES (CONTINUED)
2		
3	FOR THE ARAPAHOE TRIBE:	WILKINSON, CRAGUN & BARKER 1735 New York Ave., N.W.
4		Washington, DC 20006 BY: MR. R. ANTHONY ROGERS
5.		
6	FOR THE SHOSHONE TRIBE:	SONOSKY, CHAMBERS & SACHSE 200 M. Street, N.W.
7		Washington, DC 20006 BY: MR. WILLIAM PERRY
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THE SPECIAL MASTER: Please come to order.

All right, Mr. White.

MR. ECHOHAWK: Mr. Master, before Mr. White resumes his cross-examination, we'd like to bring or

clear up one point of business relating to the request for production of documents that Wyoming has outstanding and the interrogatories attached. I think it's their 9th set.

THE SPECIAL MASTER: Didn't I clear that up on the first set yesterday morning?

MR. ECHOHAWK: We have some information we can make available today and some arrangements to clear up.

THE SPECIAL MASTER: All right.

MR. ECHOHAWK: I have with me some -- the information requested from the Bureau of Reclamation or the designation of how you can obtain that information. Certain information we'll make available in Billings to review within the Reclamation office, and other information I have with me. And regards to information requested from Dr. Mesghinna, Mr. Clear can explain.

THE SPECIAL MASTER: All right, thank you.

MR. CLEAR: Yes, Your Honor. In the course

of Dr. Mesghinna's last deposition in January, the

State's attorneys asked for quite a bit of information that Dr. Mesghinna did not have with him and they incorporated that in their request for production, and I've spoken with Dr. Mesghinna and we've gone through each of the requests relating to his information which is approximately No. 15 through No. 31. Some of the things the State requested for, there were documents in support. Other things he said he would try to get information on them, they were not documents that he had. And with respect to those he is preparing to draft an answer up, as if the request were an interrogatory.

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The other matters he will make the documents available in his office in San Francisco at a convenient time and I can discuss each one of the requests with you later today to give you a written answer and on what other documents can be made available to you.

MR. WHITE: If we could have a little more specific response, Your Honor, we might be able to respond.

MR. CLEAR: Well ---

MR. WHITE: I should set the stage for this.

These are matters that Dr. Mesghinna said were facts

and data upon which he based his conclusion or based

professional opinions, and we asked what are these facts and data and he said I don't have them with me but I can get them. That's what we're asking for, and we're asking for them to be provided just as they should have been provided during the deposition, but in a lax time schedule, and we don't think it's appropriate that we have to go to San Francisco. We'll pay for the postage if that's the problem, but I think they can provide them and I think they can be provided just as we have provided material to the United States and they have provided to us in a little more cooperative fashion other than saying they're in San Francisco, go and take a look at them.

MR. CLEAR: Your Honor, there are just a few matters that, you know, he has said, well -- Let' me see if I can find one that's -- This is request for production No. 22. It says: As requested by Counsel for Wyoming during the deposition, please produce the distribution pipeline wall thickness associated with various pipe diameters and distribution pipeline pressure ranges used by Dr. Mesghinna.

Now, what he did, he went to Johns Mansville and got an estimate on the pipe cost based on the pressure the pipe would stand and that estimate, which is a booklet put out by Johns Mansville and doesn't

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have the wall thickness. It says this pipe can stand so much pressure. Dr. Mesghinna is undertaking to find out what the thickness of each of those pipes are, and that will be provided in a written answer. Requests for production No. 23:

Please produce the pipe layouts determined to be used by Dr. Mesghinna.

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There are hundreds of these, and these are basically drawings, pencil drawings made by him on onionskin paper, and they are report papers, and he's using them to prepare his testimony and he will make them available for them to copy at his office, but I don't think it's -- I don't think he can ship them down here.

THE SPECIAL MASTER: Well, I'm hopeful you can work it out.

MR. WHITE: Your Honor, I don't want to let it rest because if this is the procedure, and material is available at people's offices for copying, that's fine. I don't care what the rules are, but whatever the rules are the State will start playing by the same rules, and it just seems to me to be preposterous at this stage of the litigation in light of the cooperation that has developed between the parties to all of a sudden say if you want to copy some onionskin

1	paper, send somebody to San Francisco to do it. And
2	we would ask that you direct the United States to
3	provide copies. If they do not, why we can start
4	playing the same game.
5	THE SPECIAL MASTER: Well, I can't direct
6	the United States to do much more than what they seem
7	to be doing, trying to get the information you want.
8	MR. WHITE: I'm talking about copying
9	documents that are in San Francisco.
10	THE SPECIAL MASTER: That wasn't his last
11	example. What specific documents do you want copied,
12	do you want to make a request for them now?
13	MR. WHITE: There request that is
14	THE SPECIAL MASTER: You want the size of
15	the.pipe?
16	MR. WHITE: NO.
17	THE SPECIAL MASTER: The thickness of a pipe is
18	in that one question.
19	MR. WHITE: But the other was the pipe
20	layouts, what layouts did Dr. Mesghinna use, and Mr.
21	Clear said they are laid out on onionskin paper and
22	if we want them, why we can fly to San Francisco and
23	copy them.
24	THE SPECIAL MASTER: Is that so, Mr. Clear?
25	MR. CLEAR: Pardon me, Your Honor?

1	THE SPECIAL MASTER: Is what he said so?
2	MR. CLEAR: With respect to the pipe
3	layouts they are, as I said, pencil drawings of each
4	THE SPECIAL MASTER: Can't they be Xeroxed?
5	MR. CLEAR: Well, the problem is he's using
6	them now and to take them out of his office and
7	separate them, it will take him a very long time and
8	he's working
9	THE SPECIAL MASTER: Why don't you tell him
10	to hurry it up.
11	MR. CLEAR: Your Honor, I think the request
12	for production said, allow the State of Wyoming to
13	inspect and copy said materials at a mutually agreeable
14	time and place, and that's what we're doing.
15	THE SPECIAL MASTER: You feel the most
16	agreeable time and place without inconvenience to him
17	and his work is right there at San Francisco, and
18	make the copies there?
19	MR. CLEAR: Yes, Your Honor.
20	THE SPECIAL MASTER: How many sheets of
21	paper are involved?
22	MR. CLEAR: Hundreds, Your Honor.
23	THE SPECIAL MASTER: What size?
24	MR. CLEAR: They're about, as I recall,
25	they're about this size.

1	THE SPECIAL MASTER: Eight and a half by
2	eleven?
3	MR. CLEAR: Yes.
4	THE SPECIAL MASTER: And there are 100
5	involved?
6	MR. CLEAR: Hundreds.
7	THE SPECIAL MASTER: Do you feel you must
8	have those?
9	MR. WHITE: Yes, sir. These rules are fine
10	with us, but if that's the way they're going to play
11	from now on
12	THE SPECIAL MASTER: That's what I was going
13	to say, we're reverting unfortunately back to earlier
14	and more harsh tactics. I thought we'd accepted some
15	degree of cooperation and civility in these things and
16	I'm sorry that we're back.
17	MR. CLEAR: This is really for the convenience
18	of Dr. Mesghinna. He just, I don't think physically
19	can undertake this himself.
20	THE SPECIAL MASTER: All right. Right now
21	why don't you find out from Dr. Mesghinna in the next
22	day or two whether he can ship up those documents and
23	Well, I don't know what to tell you if he's not able.
24	Does he work alone? Does he have an office staff?
25	MR. CLEAR: Yeah, but they're working on these

other things, Your Honor. They requested in a deposition about halfway through the deposition, Dr. Mesghinna estimated it would take six to eight weeks to gather this information, and then that was halfway through the deposition. And then they requested additional information after that, and as I said, they've cut down on that in these requests, but he is working on preparing his testimony.

with where you witnesses have been, and fortunately I'm not familiar with the massive amounts of depositions in the last three or four months, nor do I care to be, and I don't know how to order this, Mr. White. I know it would not be an undue burden on Wyoming if you had to send one staff person, either an engineer or lawyer to San Francisco and make these copies and get them made. In fact, he might welcome such an assignment if he picked the right opera season or baseball game or a few other things going on. I'm not sure it's all that much an inconvenience.

MR. WHITE: Your Honor --

THE SPECIAL MASTER: On the other hand, I don't want to break the pattern that's been very cooperative in supplying these things when we can, and not causing undue problems.

1	MR. CLEAR: The problem in this particular
2	case is, I think it's virtually impossible for Dr.
3	Mesghinna to do this, and he's told me that. The
4	other thing
5	THE SPECIAL MASTER: If that's the case,
6	then it would appear to me that I better ask that
7	you go ahead and send somebody to San Francisco.
8	MR. WHITE: That's fine, Your Honor. As I
9	see it we're back to hard ball and we'll play hard
10	ball.
11	THE SPECIAL MASTER: Further, Mr. White,
12	you may have to appreciate that this may not be one
13	case that's not motivated by uncooperativeness or
14	malice or hard ball tenacity as it is by the fact
15	that Dr. Mesghinna is working and this is the only way
16	to get it done.
17	MR. CLEAR: It's just this one request.
18	The other documents he could send here, but it's that
19	one particular request.
20	THE SPECIAL MASTER: Okay. Well, now, how
21	many other requests are there similiar or comparable
22	to this?
23	MR. CLEAR: No, this is the most massive one.
24	The other stuff he is gathering. He has also taken it
25	upon himself to obtain information which he didn't have

1	and supply it to the State's counsel.
2	THE SPECIAL MASTER: Well, all right. We'd
3	like him to continue that cooperation as much as he
4	possibly can.
5	MR. CLEAR: It's just this one No. 3
6	THE SPECIAL MASTER: Let's assume you
7	probably have to send someone to San Francisco.
8	MR. WHITE: I understand, Your Honor.
9	THE SPECIAL MASTER: For copying arrange-
10	ments, and copy the onionskin drawings.
11	MR. CLEAR: Pencil drawings. Frankly, I'm
12	not sure, I'm trying to recollect how much of this
13	we've come across on Xeroxing onionskins. They are
14	very lightly penciled in and with figures on it.
15	Seeing the originals
16	THE SPECIAL MASTER: Mr. White has access
17	to produce the originals if he wants to, and I'll
18	let you work those out.
19	Yes, Mr. Echohawk.
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1	MR. ECHOHAWK: Your Honor, the United States
2	is not changing tactics and playing hard ball. Yester-
3	day we discussed the Tenth Request for Production of
4	Documents, which relates to information requested during
5	the deposition of Mr. Keene.
6	The United States is proceeding as fast as we
7	can in producing that. HKM's computer is running almost
8	constantly, and it will take five weeks to generate what
9	is known as the depletion allowance. We are making
10	copies. It's just that one particular request really
11	puts us in a bind.
12	THE SPECIAL MASTER: I think Mr. White can
13	appreciate that.
14	MR. WHITE: I understand what is going on
15	fully, Your Honor, and we will play the game the same
16	way.
17	THE SPECIAL MASTER: Well, I think that's an
18	obstinate observation on your part and an unwarranted
19	one, but if you want to do
20	MR. WHITE: I know how much it costs to hire
21	a Kelly Girl to make Xerox copies of letter-size pages,
22	and the State would be willing to pay the cost of a
23	Kelly Girl. We will pay the Xeroxing, and we will
24	pay the postage.

Now, what it is is it is absolutely clear

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the idea is to make it as inconvenient as possible for the State to get the information, and that's fine.

That's one way to play the game of litigation.

observe that. The State of Wyoming has been asking for information that almost shocks and expands the boundaries that I have ever known of in a lifetime of familiarity with law and law cases in asking for information in discovery.

The Tenth Request contains materials going back to the amounts of water required on some of the acreages in 1932, for God's sake.

MR. WHITE: That's facts and data upon which their witness based his opinion.

THE SPECIAL MASTER: Let me finish my point, and if the State continues this strategy, I don't find it unreasonable to see that other people might just conclude that it's too much, too much on the part of the State, too deep of an inquiry, too constant of an inquiry of everything that could be found.

Do you have to have every copy of all the hundreds of the sheets of this Doctor's pipe drawings for -- what is this for? For sprinkler irrigation?

MR. CLEAR: Yes, Your Honor. As I recall it, it's from the pumping station to the laterals.

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1	THE SPECIAL MASTER: And is it an absolute
2	necessity that that has to be had in every instance?
3	It may be, and the answer may be yes, it is, but it
	comes at a point when what you say has to be examined
5	minutely because you have asked for so many things.
6	Now, have I made that point clear? That has
7	to be considered in balance with your observation that
8	if the rules are being changed back to hard ball, okay,
9	two can play, so
10	MR. WHITE: All I want to know is what the
11	rules are, and we will play the game by the rules.
12	THE SPECIAL MASTER: The rules are pretty
13	obvious and no ambiguities.
14	MR. ECHOHAWK: There is one additional matter
15	that we would like to clear up, and that is the matter
16	of the schedule of the remainder of this week, to build
17	some certainty into what we are going to do.
18	THE SPECIAL MASTER: The remainder of this
19	week is to go throughout today, until as late as neces-
20	sary tonight, 5:00 or 5:30, but we intend a full day's
21	day, a full day tomorrow, until 5:00 or 6:00 in the
22	evening if necessary.
23	Friday I would rather not hold session, and
24	Friday, Saturday, and Sunday give you the Easter week-

end for all involved.

1	Next week we start promptly on Monday morning,
2	and we go the full week, so far as I am concerned,
	except for Wednesday afternoon we will adjourn at 2:00
	on Wednesday.
5	Now, do you want to proceed into the last week
6	of April, which includes the first few days of May, or
7	do you not want that last week of April? I don't know.
8	It's too early to tell you.
9	If you want to see how you proceed next week
10	MR. ECHOHAWK: I would rather take that week
11	off.
12	THE SPECIAL MASTER: Is that the week begin-
13	ning with the 27th?
14	MR. WHITE: According to the schedule the
15	Court established earlier from April 14 through the
16	end of June was a continuous setting with the first week
	of May and the first week of June being optional. If
18	everybody agreed that we were tired out, we would take
19	the weeks off.
20	Now, I'm afraid that if we start taking extra
21	weeks off or if we take any time off during that period,
22	more than a day here or a day there to catch our breath,
23	we are not going to complete this case in the foreseeable
24	future.

THE SPECIAL MASTER: Mr. White, I'm shocked

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1	to think that you would make that observation, having
2	contributed as much as you have to the alterations of
3	set schedules and having seen this Special Master bend
4	his neck backwards and forwards to accommodate you in
5	having such schedules to hear you now say something of
6	that kind.
7	MR. WHITE: I'm not shocked, and I'll tell
8	you why.
9	THE SPECIAL MASTER: I know you are not, and
10	I appreciate that.
11	MR. WHITE: This case was set to start October
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13	THE SPECIAL MASTER: What are you complaining
14	about? Are you complaining about the fact that Mr.
15	Echohawk has just asked for the last week of April to
16	possibly not have hearings?
17	MR. WHITE: What I'm asking is that we follow
18	the schedule and that we proceed with litigation as set
19	from now until the end of June. I don't see any reason
20	to take time off.
21	THE SPECIAL MASTER: Well, Mr. White, and we
22	intend to, but that doesn't preclude accommodating
23	parties in this case, as you have been accommodated, and
24	if Mr. Echohawk would rather not work the last four days of April after two full weeks of hearings, I'm about to
25	of April after two full weeks of hearings, I'm about to

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accommodate him, just as I have you time after time. MR. WHITE: I'm not aware of the times you have changed the schedule for my benefit, but I appreciate your concern. I just would like to say for the record that the United States has had four years to get their case ready. They've had at least two continuances at the beginning ---THE SPECIAL MASTER: Let's don't get into that, and I don't care to put into the record the occasions 10 that I have accommodated you and your other clients and 11 other cases in this lawsuit, but, by God, I have time 12 after time, and you are aware of them, so let's not get 13 into that. 14 15 We will set the hearings. They are set now, as I say, for the rest of this week. They are set for . 16 all of next week, and they are set for the last week in 17 18 April. 19 Now, do you have cause that you wish to make 20 and raise a request that they not be held beginning the week of the 27th of April? 22 It's just, Your Honor, that MR. ECHOHAWK: 23 based on the last experience we had where we had two 24 weeks of trial, firstly, I think that's about as much

as we could all bear.

I would rather go on a schedule of maybe two weeks on, a week off, two weeks on, a week off. That makes it a little more bearable.

everybody in that regard. I can appreciate that after two weeks of solid hearings I feel a weariness, and if it gets to be where it's constant headaches, I will call off the third week in spite of Mr. White's terrible objections, and let's proceed now. Let's speed along a little faster and better if we can, and I believe all of us are doing that.

MR. ECHOHAWK: What we would like to do, Your Honor, is put some certainty into the schedule on down the road so --

THE SPECIAL MASTER: We have got it now pretty much. We have got at least all of this week and all of next week. We have got virtually all of May, except for the fact that all of us know we are not going to work four full weeks in May. I don't think we are capable.

I know of very few trials that can go four full weeks, so I suspect one of the weeks of May we will be along the lines that you mentioned, Mr. Echohawk. Either the first week or the last week we are going to be tired and we are going to quit and rest or work on

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your case or something else.

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I don't care whether you work the last week in April, but if you want to know that we will not work the last week in April, that's all right with me. If you want to make a motion that we do not hold hearings the week of April 27th but resume them on -- what's the next day? On Monday; May the 4th, make that motion, and I will consider it and probably grant it.

I will see what inconvenience it will cause to other parties if any.

MR. ECHOHAWK: The United States would so move that the schedule be adjusted.

THE SPECIAL MASTER: Now, Mr. White, can you give me the reasons, or Mr. Merrill, or anyone else, any other counsel, why this would create such a shocking affront to our scheduling that it cannot be abided in.

MR. WHITE: I will be glad to. In informal conversations with counsel for the United States and the Tribes, it appears, that there are roughly sixty days remaining in the United States' case-in-chief, allowing an approximate ratio of two days of cross-examination for one day of direct.

THE SPECIAL MASTER: May I hear that? Two days of cross for one of direct? Was this after you had used ten days of cross on one and a half of direct?

1	MR. WHITE: That's probably right, Your Honor.
2	THE SPECIAL MASTER: Because you did use ten
3	days of cross-examination on one and a half days of
4	direct just recently.
5	MR. WHITE: Correct. The estimate is sixty
6	days until the United States' case-in-chief is done.
7	THE SPECIAL MASTER: Okay. Proceed.
8	MR. WHITE: If we don't proceed without break,
9	that will not be completed by the end of June. That's
10	the United States' case-in-chief.
11	THE SPECIAL MASTER: If we proceed to allow
12	you to take ten days for one and a half days of direct,
13	we will not be finished in sixty days anyway. It will
14	be closer to a hundred and sixty days.
15	MR. WHITE: If you will give me ten days for
16	every one of those, I will agree to the extension, or
17	to the continuance.
18	THE SPECIAL MASTER: I'm not going to give you
19	ten days, but I'm not going to limit you, and I think I
20	have been patient.
21	MR. WHITE: I was just explaining
22	THE SPECIAL MASTER: And I intend to continue
23	to be pretty patient.
24	MR. WHITE: I was just explaining the conserva-
25	tive nature of the scheduling. The scheduling was based

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on that approximate ratio or the time estimate, and that's sixty days. That means that we will not be done with the United States' case-in-chief by the end of June, even if we take no breaks.

THE SPECIAL MASTER: We really don't know that yet, do we? We can assume it.

MR. WHITE: I'm just telling the Court that's what the counsel got together and thought. We still have the Tribes' case-in-chief, which is estimated to be a week to two weeks.

THE SPECIAL MASTER: Is that right, Mr. Rogers?

How could you use up two weeks after the United States'

case?

MR. ROGERS: Your Honor, in terms of direct,

I doubt that the Tribes' case would take more than a

couple days, and again with the ratio of cross-examination

and so forth, I think we could probably count on some
where between a week and two weeks for the Tribes' case.

MR. WHITE: Then the State comes on with its case, and I'm estimating between eight and twelve weeks on that, and then we all go into our rebuttal and surrebuttal case.

So what we are looking at, we would be in hearings on the Indian Reservation matter essentially for
the rest of the year. I think the time has come to bite

the bullet, and it's not at all uncommon for trials to go ten weeks, twelve or fourteen weeks straight without a break.

THE SPECIAL MASTER: Well, we are going to make some analogy, if I could, to observations, but I'll put it this way: It has been necessary for all parties in this case to ask for extensions and to use extensions of time. That includes the Tribes. That includes the United States, and that includes Wyoming in a good many instances.

All we can do is move ahead and do the best we can. Right now we will recognize that even though there are cases that can go six and eight weeks without breaks in them, maybe we can do it this summer and maybe we can't. We'll just try the best we can, but I don't think we can work four weeks in a row in May and in June, frankly, but we will try, and if we can, we can.

I have no commitments that would detract from four full weeks in May and June, but I would like some of those weeks to be four-day weeks so the man can get a three-day weekend.

I will then grant your order now, Mr. Echohawk, that we not hold sessions the week of April 27th, and we will resume on May 4.

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I have also made a change the other evening 2 that most of you are familiar with in this case, and 3 that is that we will not resume the first Monday of June, 4 but on the next day, which is the 2nd of June, not 5 the lst of June. 6 The last week in May is too early, I guess, to look to Memorial Day. We will cross that bridge when we get to it along about the third week of May. 9 All right, Mr. White? 10 MR. WHITE: Fine. THE SPECIAL MASTER: Let's proceed with the 11 12 case. MR. ECHOHAWK: Before Mr. White starts, after 13 Mr. Kersich's testimony last night, I think Mr. White 14 had asked him whether or not he had the HKM laboratory 15 manual here, and Mr. Kersich had answered no, but we . 16 were looking through our stuff last night, and we found 17 it, so I wanted to let Mr. White know we have it here. 18 MR. WHITE: Could I see it, please? Could 19 we take about five minutes, and I'll promise the Court 20 I will be done with my cross-examination by --21 THE SPECIAL MASTER: I'm happy to accommodate 22 you, Mr. White, when you ask for five or fifteen minutes, 23 but I'm reminded of what you have just been telling me 24

the last thirty minutes.

1	MR. WHITE: Okay. I'm ready to go.
2	THE SPECIAL MASTER: I just want
3	MR. WHITE: Just so long as everybody plays
4	it the same.
5	THE SPECIAL MASTER: It's just a case of
6	trying to get through the lawsuit.
7	CROSS-EXAMINATION
8	BY MR. WHITE:
9	Q. Mr. Kersich, were the laboratory tests which you
10	conducted and which are described in Exhibit C-43
11	conducted exactly in accordance with the procedures
12	that are set out in your laboratory manual?
13	A. Basically, yes.
14	Q. You say basically?
15	A. Well, sometimes if there were some small variations,
. 16	I may not be aware of them.
17	Q I'll hand you your laboratory manual, which we will
18	copy and mark for identification as SK-50.
19	MR. WHITE: I don't think we have a 50. And
20	I would ask leave of counsel to refer to this as
21	SK-50, even though it's not marked, and make a copy
22	and mark it.
23	MR. ECHOHAWK: That's fine.
24	MR. WHITE: That way you have got your original.
25	kersich-cross-white

1		THE SPECIAL MASTER: I have only seen 42
2		and 43 yesterday.
3		MR. WHITE: I don't have my list, Your
4		Honor, and I know we don't have a 50. I can't
5		remember where we left off.
6	Q	(By Mr. White) I hand you what's been marked for
7		identification as SK-50. Would you please indicate
8		the areas in which you changed procedures, if any?
9	A.	To the best of my knowledge, we did not.
10	Q	You did not?
11	A.	Right, to the best of my knowledge.
12	Q	How would you find out whether or not you changed
13		your procedures so you could give me an answer
14		with certainty?
15	A.	About the only way I could do it would be to call
. 16		Carol Stone and ask her if there were any changes
17		in any of the criteria.
18	Q.	If I furnished you a telephone and charged the call
19		to the State, can you call her?
20	A.	No one has to furnish any telephones for me. If
21		counsel directs me to do it, I'll do it.
22		MR. WHITE: Let me ask counsel for the United
23		States, would you please instruct your witness to
24		call his staff member and find out whether or not
25	ker	sich-cross-white

2-14	315
1	this manual accurately sets forth the tests to
2	which he's testified?
3	MR. ECHOHAWK: Yes. Go ahead and you can
4	call.
5	MR. WHITE: Maybe we can take a break after
6	a few more minutes of cross-examination, Your
7	Honor,
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3-1 mr-cb		31.60
1		THE SPECIAL MASTER: You want it read back
2	•	to you?
3		THE WITNESS: No. Okay.
4	Q	(By Mr. White) Did you find the memorandum from
5	•	Ralph Saunders concerning the checking of the
6		scale rectification of the mosaics?
7	A	Yes, I did.
8	Q	Can I see that, please?
9	A	Yes, you may.
10	Q	Have you already shown that to your lawyer?
11	A	I suggest that you look at it first.
12		(Brief pause.
13	Q	Mr. Kersich, isn't it true that Mr. Saunders'
14		verification of accuracy was based on comparison
15		between the photo and USGS quad sheets?
16	A	Yes.
17	Q	Isn't it true that there was no ground verification
18		of the photography scale?
19	A	That's correct.
20	Q	I hand you what will be marked as SK-51 and
21		ask you if that collection of papers accurately
22		represents the memorandum I should say
23		memoranda to you from Mr. Saunders?

Yes, it does.

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1		MR. WHITE: Off the record.
2		(Off-the-record discussion.
3	Q	(By Mr. White) Do you know the dates of the
4		quad sheets which were used as control checks?
5	A	No, I do not personally.
6	Q	Do you know whether the photography which you
7		checked using the quad sheets excuse me
8		Yes, the photography which you checked using the
9		quad sheets was or was not the source material
10		for the quad sheets themselves?
11	A	I can't answer that question.
12	Q	So it is entirely possible that you were checking
13		the quad sheets against the material from which
14		they were prepared; is that correct?
15		MR. ECHOHAWK: Objection, Your Honor.
16		THE SPECIAL MASTER: He said he couldn't
17		answer. I'll object to it, he said he couldn't
18		answer the question so your question is obvious
19		and the obvious is unutterable.
20	Q	(By Mr. White) I believe you testified that the
21		photography which you got from ASCS, which went
22		into the mosaics had been scale rectified by
23		ASCS?
24	A	That's correct.
25	ker	sich-cross-white
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1	Q	Do you know that of your own personal knowledge
2		or did someone tell you that?
3	A	That was information I got from Mr. Saunders.
4	Q	Did he give you that information in oral or
5		written form?
6	A	Orally.
7	Q	How was the scale rectification of the ASCS
8		photography accomplished if .you know?
9	A	Well, I don't know.
10	Q	Do you know the scale to which the rectification
11		of ASCS photography was made?
12	A	No, I depended on Mr. Saunders in this matter.
13	Ω	Have you conducted any work other than that which
14		I may have asked you about, which would tend to
15		verify the scale rectification of those photo-
16		graphs based on field observations or field
17		measurements actually on the ground?
18	A	No, we did no
19	Q	Okay.
20	A	survey work, no field work. It was done by
21		checking the quads versus the photographs in the
22		office.
23	Ω	Now, do you recall yesterday agreeing very
24		kindly to check for some apparent discrepancies
25	kers	ich-cross-white

1	28.46	between your workbook photography and the exhibits
2		do you recall being asked to do that?
3	A	Yes, I do.
4	Q	. And do you also recall saying that you needed to
5	•	take a look at the tabulations, your tabulations
6		to see whether or not the acreages shown on the
7		.individual map exhibits as well as the end of your
8		report were taken from the photographs as they
9		appear or from the indications on the map which
10		are exhibits?
11	·	Yes, I do.
12	ĺ	And have you, using those tabulations, determined
13		whether or not the acreages shown on each of the
14		exhibits such as C-44 and similiar exhibits,
15		accurately reflect those acreages shown in your
16		tabulations?
17	A	Yes.
18	Ω	Have you found any errors or any discrepancies
19		between the tabulation figures and the figures
20		which appear in your exhibits?
21		MR. ECHOHAWK: Your Honor, could I have the
22		previous question read back?
23		THE SPECIAL MASTER: Sure. The one just
24		before the last one?
25	ker	sich-cross-white

1	MR. ECHOHAWK: Yes, the one just before he
2	finished.
3	(Thereupon the question was (read back as follows: "Q
4	(And do you also recall (saying that you needed to
5	(take a look at the tab- (ulations, your tabulations
6	(to see whether or not the (acreages shown on the
7	(individual map exhibits as (well as the end of your
8	(report were taken from the (photographs as they appear or
9	(from the indications on the (map which are exhibits?"
10	
11	MR. ECHOHAWK: As I understand it, the
12	request dealt with very specific items.
13	THE SPECIAL MASTER: That's what Mr. White
14	obviously meant. He meant those lists he's
15	referring to and alluding to.
16	MR. WHITE: Right That was the preliminary
17	question for the whole line of questioning.
18	THE SPECIAL MASTER: And the answer was
19	and the question was answered, was it not?
20	MR. WHITE: And the follow-up question was
21	did you find any descrepancy.
22	THE SPECIAL MASTER: Did you find any
23	discrepancies. Thank you.
24	THE WITNESS: Between what you had and what
25	kersich-cross-white

1		we had?
2	Q	(By Mr. White) Right.
3	A	Yes. There are some where we're not agreeing
4	:	with you.
5	Q	Could you just briefly describe those areas,
6		perhaps if you could follow the form of SK-41
7		and SK-42. Are there any changes which would
8		be reflected there?
9	A	There may be one, yes.
10	Q	Okay. All I'm really concerned about is to get
11		the total number of figures right.
12	A	Okay.
13	Q	Go ahead and tell me what you find.
14	A	We checked these individually, the items that
15		you had listed on the list you gave us. I didn't
16		have the time to go through and check all the
17		arithmetic to get to here. There was some items
18		that you asked us to look at which we are
19		disagreeing with.
20	Q	Okay.
21	A	We don't agree with your correction to us.
22		There are items that you have brought out with
23		regard to map errors which we are in agreement
24		with, and there are some acreages which we feel
25	ker	sich-cross-white

1		we've taken into consideration in answer to your
2		question on that yesterday. And there is one
3		particular place of 26 acres that we agree with
4		you, a piece of fee land was inadvertently
5		included in the totals and should be excluded
6		from the totals.
7	Ω	From what particular project was that?
8	A	That's South Crowheart on the sprinkler, Township
9		2 North, Range 1 East, Section 23.
10	Q	And what was it classified as?
11	A	I don't know what it was classified. I don't
12		have my notes here. I'd have to I didn't
13		get a copy of your stuff last night.
14	Q	Oh, well, I didn't get it back until this
15		morning. Here's my stuff if you want to look at
16		it.
17		MR. WHITE: Could we take just a minute?
18		We can look at this, get some Xeroxing done,
19		ask a couple of questions.
20		THE SPECIAL MASTER: Very good. We'll take
21		a five minute break.
22		(Thereupon a 25 minute
23		(recess was taken.
24		* * * *
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THE SPECIAL MASTER:

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1		envelopes, legal size, that make up that exhibit;
2		is that correct?
3		MR. WHITE: That's right, Your Honor.
4	Q.	(By Mr. White) Mr. Kersich, I hand you what's
5		been marked for identification as SK-52 and ask
6		you whether or not that is a copy of one of your
7		lab reports?
8	A.	Yes, it is.
9	Q	Let me ask you just a couple definitional questions
10		about the headings.
11		About halfway, across the top is a row that
12		under sodium adsorption ratio is labeled TSC
13		Me/1?
14	A.	Yes.
15	Q	Do the values that appear there represent simply
. 16		arithmetic sums of the values in the following
17		three columns, or is that value arrived at independ-
18		ently?
19	A.	I believe that value is arrived at by using the
20		electro conductivity. There's a conversion.
21		Using the electro conductivity, you can determine
22		the total salts concentration or total salts con-
23		centration in milliequivalents per liter.
24	Q.	So that is not the arithmetic sum of the three
25 kersich-cr		columns? That!s arrived at independently; is that

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1		correct?
2	A.	Can I go into this a little more to explain it?
3 .	Q.	Sure.
4	A.	We titrated the calcium-magnesium. We determined
5		the total solids content from the $\mathbf{E}_{\mathbf{C}}$ and then
6		the sodium was assumed to be the rest of the
7		salts, so, yes, they will add up. They should add
8		up, but you get TSC under one. You get the calcium
9		and magnesium under laboratory procedures, and
10		then the sodium is the difference.
11	Q	Then over underestimated SAR
12	A.	Yes.
13	Q.	you indicated that you used an atomic something
14		or other
15	A.	No; I said that some of the work had been done
. 16		the '78-'79 work was done by 'tltration and the
17		reason that's called estimated is, as I pointed
18		out, that once you know the total salts, once you
19		know the calcium and magnesium, you subtract the
20		calcium-magnesium from the total salts and assume
21		that's the sodium. That's a conservative approach.
22		Okay? That's why that is called estimated SAR,
23		so we did check a few of them on our atomic
24		adsorption unit afterwards.

We didn't get that until last summer, the

24

409 WEST 24TH STPLET CHEYENNE, WY 82001 13071 635-8280

1	summer of 1980, so the AA unit was used in some
2	of our quality control checks where we actually
3	did check all three cations here, sodium, calcium,
4	and magnesium.
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·1	mr-cb	3171
	1	Q (By Mr. White) So your basic work was done by
	2	titration; is that right?
Ñ	3	A Right.
	4	Q And your quality control was done by
	5	A Both ways. We did quality control both ways
	6	just to check ourselves in our process.
	7	Q But the basic work was titration?
	8	A That's right.
	9	MR. ECHOHAWK: Is this something you got
	10	through discovery?
1	11	MR. WHITE: I don't know.
	12	THE SPECIAL MASTER: Did you wish your
	13	interrogatories on the record, you two?
	14	MR. ECHOHAWK: OF Yes. The first that the same
	15	: :: THE SPECIAL MASTER: It's just one sheet
	16	out of the whole bunch of it?
	17	MR. WHITE: Right. It was just an
	18	example because I didn't understand the headings.
	19	MR. ECHOHAWK: That's the only reason?
	20	MR. WHITE: Yeah. I put it in for the
	21	truth of the headings.
	22	MR. ECHOHAWK: Truth of the headings.
	23	MR. WHITE: The record should reflect some
	24	laughter.

1	Q.	(By Mr. White) Now, with respect to the 26
2		acres upon which we can agree, where are they
3		and what class?
4	A	Can I put this away?
5	Q	You bet.
6	A	I'll put it over here, and I won't get in trouble
7		for taking it.
8		Okay. This would be in South Crowheart,
9		Township 2 North, 1 East, Section 23. It appears
10		that we may have included 26 acres of fee land
11		and that was brought to our attention by you.
12		The others
13	Q	The others we can't agree on; is that right?
14	A	That's correct.
15	Q	Okay. So the 26 acres is reflected in the total
16		for South Crowheart, gravity or South Crowheart
17		sprinkler or both?
18	A	That would be in South Crowheart sprinkler, and
19		it's indicated on my map here as Class 1 sprinkler.
20	Ω	Do you want to check that against the exhibit?
21	A	I was going to check that exhibit against our
22		photo. On our photo it's indicated as 1.
23	Q	How about on Exhibit C-47?
24	A	Yes. On the Exhibit it's Class 1, on Exhibit C-47.
25	ker	sich-cross-white

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1	Q	So the value for Class 1 lands shown on Exhibit
2		C-47, as 1,487 should be reduced to 1,461; is
3		that correct?
4	A	Yes, that is correct.
5	<u>.</u>	MR. WHITE: Your Honor, at this time we
6		would offer the following exhibits for their
7		indicated purposes.
8		MR. ECHOHAWK: Can you go slow?
9		MR. WHITE: No. SK-2
10		THE SPECIAL MASTER: Gentlemen, if you're
11		going to have an exchange of side or carry on
12		a dialogue; while we're in session; I wish you would
13		be kind enough to do it in such a way that I am
14		addressed and can follow what you're doing.
15		MR. WHITE: I apologize.
16		THE SPECIAL MASTER: These asides are getting
17		away from me.
18	:	MR. ECHOHAWK: I apologize.
19		THE SPECIAL MASTER: If you need time, I'll
20		be glad to give you time off the record for
21		discussion.
22		MR. WHITE: I do apologize, Your Honor.
23		It was just a private joke between me and Mr.
24		Echohawk.
25	ke	rsich-cross-white

THE SPECIAL MASTER: Okay. SK Exhibits.

MR. WHITE: SK-2. That's offered for the purposes of impeachment.

THE SPECIAL MASTER: All right, go ahead, Mr. White.

MR. ECHOHAWK: Your Honor, could I have Mr. White identify what those documents are?

I'd like to keep track and note if I have any objection as we go along.

MR. WHITE: Those are, as I recall, other land classification standards which were developed or provided during Mr. Waples' deposition, as I recall, and showed a difference between the land classification standards described there and the land classification standards which were contained in C-43 and resulted in the ones in C-44 being amended.

Rogers and other Counsel present, I will describe after each mention of a number that Mr. White gives to these exhibits offered for introduction into evidence, how they will be identified in the record of this case. If you have questions, please let me know.

kersich-cross-white

1	MR. WHITE: There are several land
2	classification standards, but that is a correct
3	title for that, Your Honor.
4	SK-3, offered for the same purpose, and
5	it's another set of land classification standards
6	which came from Mr. Toedter's deposition.
7	THE SPECIAL MASTER: T-o-e-d-t-e-r?
8	MR. WHITE: Yes, sir, and also contained
9	information which resulted in addition to the
10	land classification standards set forth in
11	Exhibit 43.
12	THE SPECIAL MASTER: And if those are
13	described as Toedter Deposition Exhibits Re;
14	classification standards, will that be acceptable?
15	MR. WHITE: I think the first one I'm
16	going to have to check because I don't have my
17	copy here, Your Honor might be better described
18	as Waples' land classification standards.
19	THE SPECIAL MASTER: Okay. We'll put those
20	in quotes.
21	MR. WHITE: I was wrong, Your Honor. SK-2
22	is a set of land classification standards that
23	came out of Mr. Kersich's deposition, and those
24	could be just called Kersich land classification
25	kersich-cross-white

1	standards.
2	THE SPECIAL MASTER: All right.
3	MR. ECHOHAWK: Perhaps if we attached a
4	date to the deposition exhibit also.
5	MR. WHITE: Well, they have the deposition
6	exhibit sticker shown on them, Your Honor.
7	MR. ECHOHAWK: Okay, that's fine.
8	THE SPECIAL MASTER: Okay. SK-4.
9	MR. WHITE: Next would be SK-4, and would
10	be offered for the truth of its contents, and
11	it's a copy of Bureau of Reclamation manual.
12	THE SPECIAL MASTER: Portion of Bureau of
13	Reclamation?
14	MR. WHITE: Or WPRS excuse me, Water
15	and Power Resources manual.
16	SK-5
17	THE SPECIAL MASTER: If it's all the same
18	to the parties in this lawsuit, I'd just as soon
19	leave that portion of Bureau of Reclamation
20	manual. I worked with it for many years, I
21	don't like the other name.
22	MR. WHITE: SK-5 is another portion of the
23	manual. It's offered for the same purposes.
24	THE SPECIAL MASTER: Is it a newer manual,
25	kersich-cross-white

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MR. WHITE: One of those was in the '50's and one was in 1980, and I'm not sure which one. They're not replacements, one is just a refinement of the other.

THE SPECIAL MASTER: If we call that new, is that earlier or later?

MR. ECHOHAWK: SK-5 is May 15, 1980.

THE SPECIAL MASTER: Okay. I'll call that the 1980.

MR. ROGERS: SK-4 I believe is '53.

MR. WHITE: Fifty-three is my recollection.

THE SPECIAL MASTER: All right, thank you.

SK-8.

MR. WHITE: SK-8's offered for impeachment purposes, and that's an excerpt from a document entitled Preliminary Draft of Inventory Water Resources, done by HKM sometime ago for the Wind River Indian Reservation.

THE SPECIAL MASTER: All right. That will be identified in the schedule of exhibits in this lawsuit as first two packages of preliminary draft by HKM, inventory of water resources, if that's agreeable.

kersich-cross-white

1	MR. ECHOHAWK: Is that phase one and phase
2	two or just phase
3	MR. WHITE: I think it's just phase one.
4	THE SPECIAL MASTER: I beg your pardon. The
5	first two pages, not packages, first two pages.
6	MR. ECHOHAWK: Phase two.
7	MR. WHITE: Phase two, Your Honor, and it's
8	two cover pages and page V.7.
9	Next is SK-9. It's
10	THE SPECIAL MASTER: You do not wish SK-7
11	introduced?
12	MR. WHITE: No, I couldn't lay a foundation
13	for that.
14	THE SPECIAL MASTER: All right.
15	MR. WHITE: SK-9 is offered for the truth
16	of its contents and contains a cover page as
17	well as pages 42 and 67 of 1957 special report
18	for the third division.
19	THE SPECIAL MASTER: SK-9 will be identified
20	as pages from 1957 special report, third division
21	Riverton Project.
22	MR. WHITE: Thank you. Next I'd offer SK-9A
23	which is the entirety of that report.
24	THE SPECIAL MASTER: Which is the what,
25	kersich-cross-white

1	Mr. White?
2	MR. WHITE: Entirety of that 1957 report.
3	THE SPECIAL MASTER: Let's slip it in.
4	I thought SK-9A was a map of the North Portal
5	Area of the above report.
6	MR. WHITE: Then after some discussion
7	it was agreed upon among Counsel, Your Honor,
8	just to put the whole report in, which we did.
9	THE SPECIAL MASTER: SO SK-9A
10	MR. WHITE: Is that your recollection, Tom?
11	MR. ECHOHAWK: That's my recollection,
12	Your Honor.
13	THE SPECIAL MASTER: Very well, Mr. White.
14	MR. WHITE: Next would be SK-10. It's
15	offered for the truth of its contents. It's
16	Muddy Ridge land classification standards.
17	THE SPECIAL MASTER: SK-10, did he say
18	Muddy Ridge?
19	MR. WHITE: Muddy Ridge, yes, sir.
20	THE SPECIAL MASTER: Muddy Ridge land
21	classification standards. U.S. Bureau of
22	Reclamation standards for Muddy Ridge, SK-10.
23	You're going to that exhibit which was not
24	introduced until February 13th, does it make any
25	kersich-cross-white

difference to you that we probably ought to use
10-A, 10-B and others that were introduced on
the same day, and 9 and 9-A which was February 11th,
to keep continuity, correct? SK-10 was not
offered, was not identified and presented until
February 13th.

MR. WHITE: I understand, Your Honor. If
you want to do that, that would be fine, but the
transcript already has it one way. It was my
fault. What I did was I marked them and I got
out of order.

THE SPECIAL MASTER: Nobody's fault. We'll not use dates then of introduction and just call these --

kersich-cross-white

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1	MR. ROGERS: Mr. White, could you repeat the
2	purposes for SK-10 and 9-A's introduction? I
3	didn't get those. Are they both for the truth of
4	the contents?
5	MR. WHITE: Right.
6	THE SPECIAL MASTER: If this is the case then,
7	Leo, then, Mr. Salazar, we will take SK-10 and move
8	it up after 9-A.
9	Go ahead, Mr. White.
10	MR. WHITE: We just finished SK-10? All
11	right. Next would be SK-10-A, and that is offered
12	for the purpose of impeachment, and it is a Bureau
13	of Reclamation Soils Log for a hole in Township 1
14	South, 4 East.
15	THE SPECIAL MASTER: It will be identified as
16	USBR semi-detailed land classification map, Town-
17	ship 1 South, Range 4 East.
18	I guess that's all right.
19	. MR. WHITE: Your Honor, what description does
20	Leo have for 10-B?
21	THE SPECIAL MASTER: Our notes show that this
22	is a map that Mr. White provided during the
23	depositions by Mr. Kersich. I have a transcript
24	page when that offer was made at page 1608.

kersich-cross-white

1	MR. WHITE: Maybe we could check that page,
2	Your Honor. I had the description for 10-B as
3	what you read for 10-A. I may have had it switched.
4	THE SPECIAL MASTER: Let's have a look at
5	them and see.
6	(Pause.
7	MR. WHITE: 10-B, I think, Your Honor, should
8	be an excerpt from the Bureau of Reclamation map
9	which was provided during discovery by the United
10	States to the State of Wyoming.
11	Would that agree with your records, Leo?
12	MR. SALAZAR: Yes.
13	THE SPECIAL MASTER: Yes, and it will be so
14	identified.
15	MR. WHITE: And SK-20 for the purposes
16	THE SPECIAL MASTER: Just a minute, Mr. White.
17	(Whereupon an off-the-record discussion was held.)
18	THE SPECIAL MASTER: All right, Mr. White.
19	MR. WHITE: SK-20 is offered for the purposes
20	of impeachment as a copy of land classification
21	symbols.
22	THE SPECIAL MASTER: A copy of what?
23	MR. WHITE: Of a table of land classification
24	symbols, provided by Mr. Waples during his deposition.
25	kersich-cross-white

1	THE SPECIAL MASTER: All right. It will be
2	identified as Waples land classification map
3	symbol code.
4	MR. WHITE: Fine.
5	THE SPECIAL MASTER: SK-30?
6	MR. WHITE: SK-30 is offered for the purposes
7	of impeachment. It's a Bureau of Reclamation
8	semi-detailed drainage study for Township 4 North,
9	l East.
10	THE SPECIAL MASTER: And it will be so
11	identified, USBR semi-detailed drainage investiga-
12	tion map of Township 4 North, Range 1 East. That's
13	it.
14	MR. WHITE: SK-40 is a laboratory procedures
15	excerpt from the Bureau of Reclamation manual.
. 16	THE SPECIAL MASTER: Laboratory procedures
17	MR. WHITE: It's offered for the truth of
18	its contents.
19	THE SPECIAL MASTER: What did Mr. White say,
20	laboratory procedures what?
21	MR. WHITE: Excerpt.
22	THE SPECIAL MASTER: Thank you. Yes. Next,
23	Mr. White?
24	MR. WHITE: SK-50 is the HKM lab manual.
25	THE SPECIAL MASTER: HKM laboratory soils

1	chemistry lab manual.
2	MR. WHITE: It's offered for the truth of
3	its contents.
4	sk-51 is the collection memoranda from
5	Ralph Saunders to Al Kersich concerning the scale
6	of the ASCS photography, and it's offered for the
7	purpose of showing facts and data upon which Mr.
8	Kersich's opinions were, in part, based.
9	THE SPECIAL MASTER: SK-51 will be identified
10	SK-51 will be so identified.
11	MR. WHITE: SK-52 is the HKM is a copy of
12	an HKM lab sheet which is offered for illustrative
13	purposes.
14	THE SPECIAL MASTER: And will be so identified
15	as HKM laboratory sheet.
16	Do you want to say dealing with sodium
17	adsorption ratio?
18	MR. WHITE: No, that's all right.
19	SK-53, copies of the HKM tabulations of the
20	lands included within the acreage totals for
21	arable lands.
22	THE SPECIAL MASTER: And they will be so
23	identified.
24	MR. WHITE: Yes, sir.
25	THE SPECIAL MASTER: And you are withdrawing
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these?

MR. WHITE: They are offered solely for illustrative purposes and for the purpose of showing the subtotals which are included within the grand totals testified to by Mr. Kersich, and I would ask, upon the admission of Exhibit SK-53, that we be allowed to withdraw that and make copies of it for ourselves, for the Court, as well as for the other parties.

THE SPECIAL MASTER: Very well.

MR. WHITE: That's all I have, Your Honor, in terms of the offer.

Your Honor, I might as well go ahead and offer Exhibits 41 and 42. They are simply copies of summaries which appear towards the back of US WRIR C-43, but for the purposes of reference, it may be convenient to have them in the record, and they are offered not for the truth of their contents, but simply to summarize evidence already of record.

THE SPECIAL MASTER: They shall be so received.

Are there objections from any counsel to the series of exhibits to which Mr. White has just alluded and that he has just offered for introduction into evidence?

1	MR. ECHOHAWK: I don't think there are, but
2	could we perhaps have a couple minutes to regroup
3	and see if there are any others that
4	THE SPECIAL MASTER: I can indeed.
5	Do you have materials to take up time between
6	now and lunch?
7	MR. WHITE: No, Your Honor. I'm practically
8	done.
9	THE SPECIAL MASTER: All right. Why don't
10	we, in that case, let you have the time between
11	now and lunch, providing that if all parties are
12	through with Mr. Kersich, then he may ask to be
13	excused, or do you intend to stay in town the
14	rest of the week?
15	MR. ECHOHAWK: We have some ground to cover
16	with Mr. Kersich also.
17	THE SPECIAL MASTER: All right. That being
18	the case, you are reserving some objections to the
19	SK group of exhibits, but we can take an adjourn-
20	ment then until 1:00. We'll save a half hour on
21	the other end and give you a half hour on this
22	end, gentlemen.
23	MR. WHITE: That's fine.
24	THE SPECIAL MASTER: Let's stand in recess
25	until 1:00 at which time, Mr. Echohawk, I will

1	expect any objections to this group to be made,
2	if any, and if you have none, then they will be
3	admitted into evidence.
4	MR. WHITE: Before we adjourn, I would like
5	to ask Leo, after we adjourn, if he could show us
6	his list of those exhibits that were identified
	just to make sure I haven't missed offering some-
7.	
8	thing
9	MR. ECHOHAWK: That's what I'm concerned about
10	is any that weren't offered.
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11	THE SPECIAL MASTER: Let's use the next 30
12	minutes for that purpose, and we are in recess
12	now until 1:00.
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14	(Whereupon the hearing recessed at 11:08 a.m. to reconvene at
15	1:00 p.m.)
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