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UNITED STATES DISTRICT COURTS

CLLHA, U.S. U.S. LICE COURT

SOUTHERN DISTRICT OF CALIFORNIA

SOUTHERN DIVISION

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UNITED STATES OF AMERICA,

Civil No. 1247-SD-C

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Plaintiff,

13 VS.

14 FALLBROOK PUBLIC UTILITIES DISTRICT, et al., 15

Defendants.

ORDER AMENDING AND SUPPLEMENTING FINDING OF FACT NO. 3 AND PARAGRAPH NO. 2 OF CONCLUSIONS OF LAW AND PARAGRAPH NO. 27 IN INTERLOCUTORY JUDGMENT 37

17 It appearing that this Court on April 6, 1962, entered

18 Findings of Fact, Conclusions of Law, and Interlocutory Judgment

No. 37, and it further appearing that in Finding of Fact No. 3 19

20 certain findings were made by this Court concerned with the

21 issue of exclusive jurisdiction and that paragraph 2 of the

Conclusions of Law and paragraph 27 of Interlocutory Judgment 22

23 No. 37 expressly reserved jurisdiction to enter further findings

of fact, conclusions of law and judgment provisions concerned 24

25 with the issue of exclusive jurisdiction when the case of Paul

26 v. United States, Case No. 239, October Term, 1962, had been

27 decided by the Supreme Court; and it now appearing that said

28 case has now been decided by the Supreme Court;

29 NOW THEREFORE, Finding of Fact No. 3, paragraph 2 of

the Conclusions of Law, and paragraph 27 of the Interlocutory 30

Judgment are hereby amended to read as follows:

FINDING OF FACT NO. 3

Letters of Acceptance of Sovereignty were forwarded

| 3 | to the Governor of the Star | te of California for certain lands |
|--------|--------------------------------------|--|
| 4 | within the Naval Enclave as follows: | |
| 5 | Date of Letter | Land Described in Letter |
| 6 | January 12, 1943 | That land consisting of approximately 9147.55 acres referred to in Finding |
| 7 | | of Fact No. 2, particularly described in the Decree of Declaration of |
| 8 9 | | Taking recorded January 28, 1942, in Book 1311, page 1, Official Records, San Diego County |
| 10 | September 8, 1943 | That land consisting of approximately 123,620 acres referred to in Finding |
| 11 | | of Fact No. 2, particularly described in Decree of Declaration of Taking |
| 12 | | recorded January 9, 1943, in Book 1448, page 192, Official Records, |
| 13 | | San Diego County |
| 14 | February 18, 1944 | That land consisting of approximately 1676.58 acres referred to in Finding |
| 15 | | of Fact No. 2, particularly described in Decree of Declaration of Taking |
| 16 | | recorded January 11, 1944, in Book 1618, page 90, Official Records, |
| 17 | | San Diego County |
| 18 | That since 1914 | and continuously thereafter and today |
| | | |

there has existed and exists California statutory provisions 19 concerned with the acquisition of water rights. That since 20 1914 and continuously thereafter and today said California 21 statutes provide that an appropriative right to the use of 22 water on land can only be obtained by the filing of an appli-23 cation to appropriate water with a designated state agency, and 24 the issuance thereafter by the state agency of a permit to 25 appropriate water and thereafter a license to use the water 26 appropriated. That the Congress of the United States has 27 enacted no legislation which conflicts with the above found 28 California statutes concerned with the acquisition of appropri-29 ative water rights. That insofar as any lands referred to in 30 this finding are concerned, the United States of America has

an application to appropriate water for use on said lands be filed with the designated state agency nor has the state agency issued to the United States of America any permit to appropriate water for use on said lands or a license to use water appropriated on said lands. 7 CONCLUSION OF LAW NO. 2 8 Sovereignty over the specific lands referred to in Finding of Fact No. 3 was transferred to the United States of 9 America on the specific dates of the Letters of Acceptance set 10 forth in Finding of Fact No. 3. The laws of the State of Cali-11 fornia, referred to in Finding of Fact No. 3 as above amended, which were in force at the time when jurisdiction or sover-13 eignty was transferred to the United States of America, are 14 substantially the same as the laws which are in effect as of 15 the date of this amendment to Interlocutory Judgment No. 37, 16 and were not rendered inapplicable by the transfer of sovereignty. 17 18 INTERLOCUTORY JUDGMENT PARAGRAPH NO. 27 IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the 19 United States of America is the owner in fee simple of the lands 20 described or referred to in Finding No. 1, and that jurisdiction 21 or sovereignty over the specific lands referred to in Finding of 22 Fact No. 3, as amended, was transferred to the United States of 23 America on the specific dates of the Letters of Acceptance set 24 forth in Finding of Fact No. 3. 25 DATED: 2/2, 1963. 26 27 28 29 30 31

not complied with said California statutes which require that

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