

Filed at Court by McCormick  
February 14, 2002  
Mvwd Attorney w/  
Svs to Atty List

Wm Served the interested  
Parties on Feb 15, 02

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9 SUPERIOR COURT OF THE STATE OF CALIFORNIA  
10 COUNTY OF SAN BERNARDINO--RANCHO CUCAMONGA DIVISION

11 CHINO BASIN MUNICIPAL WATER DISTRICT, )  
12 Plaintiff, )  
13 vs. )  
14 THE CITY OF CHINO, et al., )  
15 Defendants. )

CASE NO. RCV 51010  
[Judge: Honorable J. Michael Gunn]

MONTE VISTA MOTION TO  
STRIKE PORTIONS OF CITY  
OF CHINO'S [PURPORTED]  
MOTION PURSUANT TO  
PARAGRAPH 15 OF THE  
JUDGMENT

DATE: February 28, 2002  
TIME: 2:00 p.m.  
DEPT: 8

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18 TO THE CHINO BASIN WATERMASTER, THE CITY OF CHINO, THE CITY OF CHINO  
19 HILLS, AND ALL OTHER PARTIES:

20 Defendant, Monte Vista Water District (the "District"), a stipulating party to the Chino  
21 Basin Judgment, hereby moves to strike the following language comprising Paragraph b of the  
22 Request for Relief (the "Request for Relief") contained in the City of Chino ("Chino") "Response  
23 to the Court's Order for Information and [purported] "Motion Pursuant to Paragraph 15 of the  
24 Judgment" ("Response"):

25 "(b) Whether Chino Hills proposed purchase of ground water from the Monte  
26 Vista Water District will have the potential to degrade the quantity or quality of  
27 water that Chino now extracts from its northerly wells; and, if so, to fashion a  
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1 remedy that will avoid set [sic] impacts.” (Chino Response, page 5, lines 1-4--  
2 emphasis added.)

3 The Request for Relief exceeds the scope of this Court’s December 19, 2001 Order by seeking  
4 relief from a third party and by raising issues other than subsidence. Additionally, Chino failed to  
5 follow proper procedure by its failure (1) to name to name the District in the Response as an  
6 opposing party, (2) to serve the District with the Response, (3) to provide the District 30 days  
7 notice of Chino’s Request for Relief as required by Section 15 of the Judgment, and (4) to  
8 provide evidence in support of the Request for Relief.

9 The District bases its Motion to Strike on Paragraph 15 of the Judgment, on Code of Civil  
10 Procedure Sections 128, 187, 436, 1005 and 1005.5 and on Rule 312 of the California Rules of  
11 Court.

## 12 MEMORANDUM OF POINTS AND AUTHORITIES

### 13 I. SUMMARY OF PROCEEDINGS.

14 On December 1, 2001, Chino Hills filed a “Verified Petition for Writ of Mandate Pursuant  
15 to C.C.P. § 1085; And Request for Declaratory Relief Pursuant to Public Utilities Code § 10101  
16 et seq.” (the “Petition”). The Petition requests a writ of mandate commanding Chino to permit  
17 Chino Hills to enter its right of ways to allow completion of a pipeline project and to issue an  
18 encroachment permit subject only to reasonable time, place and manner restrictions.

19 The Petition alleged venue before this Court because Chino Hills sought to enforce its  
20 right to produce the quantity and quality of water to meet its water supply needs, as covenanted  
21 and protected by the Judgment.

22 On December 19, 2001, the Superior Court Supervising Civil Judge entered an “Order on  
23 Request for Special Assignment,” assigning to this Court and case the matter of “all claims  
24 pertaining the rights and obligations of the parties [the only named parties were Chino and  
25 Chino Hills] with respect to the production of water in the Chino Basin, including any issues  
26 related to subsidence.” [emphasis added]

27 Also, on December 19, 2001, this Court entered an order to all parties in this case to  
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1 appear on February 28, 2002 and "to report on the status of the technical work performed to date  
2 by Watermaster and others concerning subsidence and related issues." [emphasis added] This  
3 Court required the parties to this case to file "all briefs and any other written reports or materials"  
4 "no later than January 31, 2002."

5 On January 29, 2002, the Chino Basin Watermaster filed a "Report of Watermaster  
6 Activities Regarding Subsidence and Request for Finding and Further Order" (the "Report"). The  
7 Watermaster Report concluded, "Neither the quality or quantity of existing data have been or  
8 presently are adequate to support prudent decision-making beyond that identified in Program  
9 Element 4 of the OBMP." (Watermaster Report, 8:10-12, citing Wildermuth Declaration, ¶ 45.)

10 On January 31, 2002, Chino filed its "Response to the Court's Order for Information and  
11 [purported] Motion Pursuant to Paragraph 15 of the Judgment" (the "Response"). Chino  
12 purportedly served its Response only on the Chino Basin Watermaster and on Chino Hills, and did  
13 not give 30 days notice for its purported motion as required by Paragraph 15 of the Judgment.  
14 Chino gratuitously seeks remedy for any "potential to degrade the quantity or quality of water  
15 that Chino now extracts from its northerly wells" from Chino Hills' "proposed purchase of ground  
16 water from the Monte Vista Water District." [emphasis added] The Chino Response does not  
17 contain any allegation or evidence that the District's sale of water to Chino Hills has any impact  
18 upon subsidence. The Response does not even contain evidence that the District will impact upon  
19 Chino's groundwater production.

20 **II. THIS COURT MAY STRIKE PORTIONS OF A MOTION BASED UPON**  
21 **IRRELEVANCE AND IMPROPER PROCEDURE.**

22 The District may move to strike portions of Chino's motion that are irrelevant or contrary  
23 to law or court rule or order. It is unclear whether Chino's purported motion is a "pleading," but  
24 it does purport to initiate jurisdiction of the Court for the first time over purported water quantity  
25 and quality impacts of Monte Vista's contract with Chino Hills. If the Chino "motion" qualifies as  
26 a pleading, Code of Civil Procedure Section 436 allows the Court to strike portions thereof that  
27 are irrelevant or not in conformity with law or court rule or order. If the Chino "motion" does not  
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1 qualify as a pleading, this Court may still act to strike it pursuant to its enumerated power to  
2 “provide for the orderly conduct of proceedings before it” (Code Civ. Proc. § 128(a)(3)) and its  
3 implied power to use all means necessary in order to carry into effect its jurisdiction (Code Civ.  
4 Proc. § 187--“if the course of proceeding be not specifically pointed out by this code or statute,  
5 any suitable process or mode of proceeding may be adopted which may appear most conformable  
6 to the spirit of this code”[emphasis added].)

7 The District may specialy appear to object Chino’s improper Request for Relief. If a  
8 moving party fails to follow proper procedure in attempting to bring a motion, the responding  
9 party need not oppose the merits of the motion, but may specially appear to object to the  
10 procedural irregularities without waiving those procedural defects. (*Carlton v. Quint* (2000) 77  
11 Cal.App.4th 690, 697-698; *Bohm v. Bohm* (1913) 164 Cal. 532, 539.)

12 **III. CHINO’S REQUEST FOR RELIEF EXCEEDS THE SCOPE OF THIS COURT’S**  
13 **ORDER AND IS IRRELEVANT TO THE SUBSIDENCE ISSUES NOTICED**  
14 **THEREIN.**

15 This Court should strike the Request for Relief because it is not relevant to the issues  
16 noticed by this Court. A pleading that contains no allegation of facts in relation to the primary  
17 right and obligation upon which it is based must be stricken as a sham and frivolous. (*Lodi v.*  
18 *Lodi* (1985) 173 Cal.App.3d 628, 630-631.) This Court has opened this proceeding to review  
19 subsidence issues pertaining to the rights and obligations of Chino and Chino Hills. The Request  
20 for Relief does not relate to subsidence and impermissibly expands the Court’s specified scope of  
21 the inquiry into the District’s sale of water to Chino Hills.

22 **IV. CHINO FAILED TO GIVE NOTICE OR PROVIDE EVIDENCE TO THE**  
23 **DISTRICT PURSUANT TO SECTION 15 OF THE JUDGMENT AND**  
24 **CALIFORNIA LAW.**

25 This Court should strike the Request for Relief because Chino failed to file and serve its  
26 Response in conformity with law and the Judgment. A court may strike a pleading or portions  
27 thereof for failure to follow law and court orders. (See *Vaccaro v. Kaiman* (1998) 63  
28 Cal.App.4th 761, 767-768.)

Chino failed to serve the District with the Response despite the impact of the Request for

1 Relief upon the rights of the District. California courts have firmly established the rule that notice  
2 of motion must be given to a party whenever the order sought may affect the rights of that party.  
3 (*McDonald v. Severy* (1936) 6 Cal.2d 629, 631; *Caledonian Ins. Co. v. Superior Court* (1956)  
4 140 Cal. App.2d 458, 461; See also *Beyerbach v. Juno Oil Co.* (1954) 42 Cal.2d 11, 28 [notice  
5 required for motion to amend prior judicial order regularly made].) Notice through the Water-  
6 master pursuant to Rule 2.7 does not satisfy due process requirements for notice to the District of  
7 a separate and distinct complaint concerning the District's production.

8 Chino additionally failed to name the District as a party adverse to its response, to provide  
9 minimum notice of hearing to the District, and to attach evidence in support of the Request.  
10 California Code of Civil Procedure Section 1005.5 requires due service and filing of a notice of  
11 motion before the motion can be deemed to have been made before the Court. Paragraph 15 of  
12 the Judgment requires the applicant for an order to modify, amend or amplify any provision  
13 thereof to provide a minimum 30 days notice. Chino's Response did not even give 30 days notice  
14 to Chino Hills. California Rules of Court Rule 312(b) additionally requires that any motion name  
15 the parties to whom it is addressed and include the basis for the motion and the relief sought.

16 Without any evidence that Chino suffers or will suffer physical injury or other justiciable  
17 harm as a result of the District's sale of water to Chino Hills, Chino's Request for Relief seeks an  
18 impermissible, purely advisory opinion. If an actual set of facts does not exist so that the issues  
19 will be framed with sufficient definiteness to enable the court to make a decree finally disposing of  
20 the controversy, then the dispute is not justiciable because it is not ripe for decision. (*Pacific*  
21 *Legal Foundation v. California Coastal Com.* (1982) 33 Cal.3d 158, 170-171.)

22 V. **THE REQUEST FOR RELIEF CIRCUMVENTS THE COOPERATIVE**  
23 **PROCESS OF THE PARTIES PURSUANT TO THE COURT ORDERED**  
**OPTIMUM BASIN MANAGEMENT PROGRAM.**

24 Pursuant to the Peace Agreement executed by all parties, including Chino, this Court  
25 ordered Watermaster and the parties to implement an Optimum Basin Management Program.  
26 Implementation thereof requires the parties to cooperatively develop interim and long term  
27 management plans for the various Program elements. The Chino Request for Relief violates that  
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
1 cooperative process by raising the issue of the District's sale of water to Chino Hills, without  
2 warning, in an unrelated proceeding. The Court, therefore, should strike the Request for Relief,  
3 disregard Chino's Section 15 motion and proceed with the matters set forth in the December 19,  
4 2001 order.

5 **VI. CONCLUSION.**

6 For the foregoing reasons, the District requests that this Court grant its motion to strike  
7 the Request for Relief from Chino's Response based on the objections stated herein.

8  
9 DATE: February 14, 2002

McCORMICK, KIDMAN & BEHRENS, LLP  
ARTHUR G. KIDMAN  
BOYD L. HILL

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13 ARTHUR G. KIDMAN  
14 Attorneys for MONTE VISTA WATER  
15 DISTRICT  
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**PROOF OF SERVICE**  
**CCP 1013a(3), FRCP 5(b)**

STATE OF CALIFORNIA, COUNTY OF ORANGE

I am employed in the county of Orange, State of California. I am over the age of 18 and not a party to the within action; my business address is: 695 Town Center Drive, Suite 400, Costa Mesa, California 92626-7187.

On February 14, 2002, I served the foregoing document described as **MONTE VISTA MOTION TO STRIKE PORTIONS OF CITY OF CHINO [PURPORTED] MOTION PURSUANT TO PARAGRAPH 15 OF THE JUDGMENT** on interested parties in this action by placing a true copy thereof enclosed in a sealed envelope addressed as follows:

SEE ATTACHED SERVICE LIST

**BY MAIL:** I am "readily familiar" with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with U.S. postal service on that same day with postage thereon fully prepaid at Costa Mesa, California, in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit.

**BY PERSONAL SERVICE:** I caused such envelope to be delivered by hand to the addressee.

**BY FACSIMILE:** I transmitted said document by fax transmission from 714.744.3110 to the fax number(s) indicated. The transmission was reported as complete and without error on the transmission report which was properly issued by the transmitting fax machine.

**(STATE)** I declare under penalty of perjury under the laws of the State of California that the above is true and correct.

Executed on February 14, 2002, in Costa Mesa, California.

  
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NORA M. BLAIR, PLS

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revised 2/02



**CHINO BASIN WATERMASTER**  
Case No. RCV 51010  
Chino Basin Municipal Water District v. The City of Chino

**PROOF OF SERVICE**

I declare that:

I am employed in the County of San Bernardino, California. I am over the age of 18 years and not a party to the within action. My business address is Chino Basin Watermaster, 8632 Archibald Avenue, Suite 109, Rancho Cucamonga, California 91730; telephone (909) 484-3888.

On February 15, 2002 I served the attached:

***MONTE VISTA MOTION TO STRIKE PORTIONS OF CITY OF CHINO'S (PURPORTED)  
MOTION PURSUANT TO PARAGRAPH 15 OF THE JUDGMENT.***

***HEARING DATE: FEBRUARY 28, 2002 AT 11:00 A.M.***

in said cause, by placing a true copy thereof enclosed with postage thereon fully prepaid, for overnight delivery by United States Postal Service mail at Rancho Cucamonga, California, addresses as follows:

***See attached service list:***  
Mailing List 1

I declare under penalty of perjury that the foregoing is true and correct and that this declaration was executed at Rancho Cucamonga, California, on February 15, 2002.

  
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Mary Staula, Administrative Assistant

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GIRARD  
400 CAPITOL MALL 27TH FL  
SACRAMENTO CA 95814-4417

KENNETH KULES  
METROPOLITAN WATER DISTRICT  
P.O. BOX 54153  
LOS ANGELES CA 90054-0153

RITA KURTH  
CUCAMONGA COUNTY WATER DISTRICT  
P.O. BOX 638  
RANCHO CUCAMONGA CA 91729-0638

RONALD LA BRUCHERIE  
12953 S BAKER AVE  
ONTARIO CA 91761-7903

FRED LANTZ  
CBWM BD/ALTERNATE (TVMWD)  
P.O. BOX 2701  
POMONA CA 91769

PAUL LEON  
CBWM BOARD/ALTERNATE  
303 E B ST  
ONTARIO CA 91764

CARLOS LOZANO  
STATE OF CA YTS  
15180 S. EUCLID  
CHINO CA 91710

MIKE MAESTAS  
CITY OF CHINO HILLS  
2001 GRAND AVE  
CHINO HILLS CA 91709-4869

ALAN MARKS  
CTY OF SAN BERN CTY CNSL  
157 W 5TH ST  
SAN BERNARDINO CA 92415

MIKE MCGRAW  
CBWM BOARD  
P.O. BOX 987  
FONTANA CA 92334-0987

CAROLE MCGREEVY  
JURUPA COMM SVCS DIST  
8621 JURUPA RD  
RIVERSIDE CA 92509-3229

BILL MILLS  
ORANGE COUNTY WATER DIST  
P.O. BOX 8300  
FTN VALLEY CA 92728-8300

ERIC MILLS  
CITY OF POMONA  
148 N HUNTINGTON ST  
POMONA CA 91768

JIM MOODY  
CITY OF UPLAND  
P.O. BOX 460  
UPLAND CA 91785-0460

CHRIS NAGLER  
DEPT OF WATER RESOURCES  
770 FAIRMONT AVE SUITE 102  
GLENDALE CA 91203-1035

ROBERT NICHOLSON  
CBWM BOARD/ALTERNATE  
P.O. BOX 6010  
EL MONTE CA 91734-2010

DANA OLDENKAMP  
MILK PRODUCERS COUNCIL  
3214 CENTURION PL  
ONTARIO CA 91761

SANDY OLSON  
WALNUT VALLEY WATER DISTRICT  
271 S BREA CANYON RD  
WALNUT CA 91789

MARY PARENTE  
8559 EDISON AVE  
CHINO CA 91710-9242

HENRY PEPPER  
CITY OF POMONA  
505 S GAREY AVE  
POMONA CA 91766

JEFF PIERSON  
2 HEXAM ST  
IRVINE CA 92612

ROBB QUINCEY  
CITY OF HESPERIA  
15776 MAIN ST  
HESPERIA CA 92345

BILL RICE  
RWQCB - SANTA ANA REGION  
3737 MAIN ST STE 500  
RIVERSIDE CA 92501-3339

LES RICHTER  
CALIFORNIA SPEEDWAY  
P.O. BOX 9300  
FONTANA CA 92334-9300

DAVID RINGEL  
MONTGOMERY WATSON  
P.O. BOX 7009  
PASADENA CA 91109-7009

ARNOLD RODRIGUEZ  
SANTA ANA RIVER WATER CO  
10530 54TH ST  
MIRA LOMA CA 91752-2331

PATRICK SAMPSON  
P.O. BOX 660  
POMONA CA 91769

DIANE SANCHEZ  
DWR  
770 FAIRMONT AVE  
GLENDALE CA 91203-1035

JOSEPH C SCALMANINI  
500 FIRST ST  
WOODLAND CA 95695

JOE SCHENK  
CITY OF NORCO  
P.O. BOX 428  
NORCO CA 91760-0428

DONALD SCHROEDER  
CBWM BOARD  
3700 MINTERN  
RIVERSIDE CA 92509

JUDY SCHURR  
76433 SHOSHONE DR  
INDIANWELLS CA 92210

DAVID SCRIVEN  
KRIEGER & STEWART ENGINEERING  
3602 UNIVERSITY AVE  
RIVERSIDE CA 92501

MICHAEL SMITH  
NICHOLS STEAD BOILEAU & KOSTOFF  
223 W FOOTHILL BLVD #200  
CLAREMONT CA 91711-2708

ROD SMITH  
STRATECON INC.  
2335 W FOOTHILL BLVD STE 11  
UPLAND CA 91786

KYLE SNAY  
SOUTHERN CA WATER CO  
401 S SAN DIMAS CANYON RD  
SAN DIMAS CA 91773

NELL SOTO  
STATE CAPITOL  
ROOM NO 4066  
SACRAMENTO CA 95814

BILL STAFFORD  
MARYGOLD MUTUAL WATER CO  
9725 ALDER ST  
BLOOMINGTON CA 92316-1637

DAVID STARNES  
MOBILE COMMUNITY MGMT CO  
1801 E EDINGER AVE STE 230  
SANTA ANA CA 92705

L HAIT  
STERN & GOLDBERG  
9150 WILSHIRE BLVD STE 100  
BEVERLY HILLS CA 90210

TOM STETSON  
STETSON ENGINEERS INC  
3104 E GARVEY AVE  
WEST COVINA CA 91791

CRAIG STEWART  
GEOMATRIX CONSULTANTS INC.  
330 W BAY ST STE 140  
COSTA MESA CA 92629

TRACI STEWART

SWRCB  
SWRCB - DIV OF WATER RIGHTS  
P.O. BOX 2000  
SACRAMENTO CA 95809-2000

JIM TAYLOR  
POMONA UTILITY SVS DEPT.  
148 N HUNTINGTON BLVD  
POMONA CA 91768

JERRY THIBEAULT  
RWQCB - SANTA ANA REGION  
3737 MAIN ST STE 500  
RIVERSIDE CA 92501-3339

MICHAEL THIES  
SPACE CENTER MIRA LOMA INC  
3401 S ETIWANDA AVE BLDG 503  
MIRA LOMA CA 91752-1126

JOHN THORNTON  
PSOMAS AND ASSOCIATES  
3187 RED HILL AVE, SUITE 250  
COSTA MESA CA 92626

R.E. THRASH III  
PRAXAIR  
5705 AIRPORT DR  
ONTARIO CA 91761

PETER VAN HAAM  
OFFICE OF THE ATTORNEY GENERAL  
300 S SPRING ST 11TH FL N TOWER  
LOS ANGELES CA 90013-1232

GEOFFREY VANDEN HEUVEL  
CBWM BOARD  
7551 KIMBALL AVE  
CHINO CA 91710

ERICK VAUGHN  
ANGELICA RENTAL SERVICE  
1575 N CASE ST  
ORANGE CA 92867-3635

MARK WARD  
AMERON INTERNATIONAL  
13032 SLOVER AVE  
FONTANA CA 92335-6990

RAY WELLINGTON  
SAN ANTONIO WATER COMPANY  
139 N EUCLID AVE  
UPLAND CA 91786-6036

MICHAEL WHITEHEAD  
SAN GABRIEL VALLEY WC  
P.O. BOX 6010  
EL MONTE CA 91734

MARK WILDERMUTH  
WILDERMUTH ENVIRONMENTAL INC  
415 N EL CAMINO REAL STE A  
SAN CLEMENTE CA 92672

DENNIS YATES  
CBWM BOARD  
P.O. BOX 667  
CHINO CA 91708-0667