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SUPERIOR COURT OF THE STATE OF CALIFORNIA IN AND FOR THE COUNTY OF LOS ANGELES

FRIENDS OF THE SANTA CLARA RIVER,

Petitioner,

CASTAIC LAKE WATER AGENCY,

Respondent.

Case No. BS 056954

JUDGMENT GRANTING PEREMPTORY WRIT OF MANDATE

On Remand from the Court of Appeal

Judgment Granting Peremptory Writ of Mandate

9410-949-404

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remittitur issued from the Court of Appeal on May 3, 2002.

WHEREFORE, GOOD CAUSE APPEARING.

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9410-945-404

Code) section 21168.9."

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The hearing on the merits of the petition for writ of mandate was held on June 12,

2000, before the Honorable David P. Yaffe. Petitioner Friends of the Santa Clara River

(Friends) was represented by attorney Susan Brandt-Hawley and respondent Castaic Lake

Tepper. The court considered the briefs filed by the parties, the arguments of counsel, and

appeal was timely filed on October 16, 2000. The Fourth Division of the Second District

Court of Appeal issued a slip opinion in Civil Case Number 145283 on January 10, 2002,

Association certified the opinion for publication on February 6, 2002. (Friends of the

of Appeal reversed the judgment and ordered that "the trial court shall issue a writ of

mandate vacating the certification of the EIR, shall retain jurisdiction until respondent

certifies an EIR complying with CEQA consistent with the views expressed in this

writ on remand were considered by the Honorable David P. Yaffe. Friends was

represented by attorney Susan Brandt-Hawley and CLWA was represented by attorneys

Robert H. Clark and R. Bruce Tepper. The court considered the briefs filed by the parties

opinion, and shall consider such orders it deems appropriate under [Public Resources

CLWA filed a petition for review with the California Supreme Court on February

On September 24, 2002, at 9:30 a.m., the parties' proposed forms of judgment and

19, 2002, in Case Number S 104550, which was summarily denied on April 17, 2002. The

Santa Clara River v. Castaic Lake Water Agency (2002) 95 Cal. App. 4th 1373.) The Court

On August 16, 2000, judgment was entered denying the petition in its entirety. An

Water Agency (CLWA) was represented by attorneys Robert H. Clark and R. Bruce

the administrative record of proceedings, and took the case under submission.

and at the request of the National Audubon Society and the American Planning

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and the arguments of counsel, and,

IT IS ORDERED THAT THE TENTATIVE RULING IS ADOPTED:

- 1. The judgment of this court denying the petition for writ of mandate, signed and filed on August 16, 2000, is vacated.
- 2. A peremptory writ of mandate shall issue ordering respondent Castaic Lake Water Agency to set aside its certification, made on March 29, 1999, of the Final Environmental Impact Report published in February 1999.
- 3. The Court retains jurisdiction until respondent Castaic Lake Water Agency certifies an Environmental Impact Report that complies with the California Environmental Quality Act and is consistent with the views expressed by the Court of Appeal Opinion filed January 10, 2002, Case No. B145283.
 - 4. The Court finds that petitioner is the prevailing party in this proceeding.
- 5. The Court is informed that petitioner and respondent have fully and finally settled the outstanding issue of petitioner's claim for attorney fees and costs incurred in this action to date both in this Court and in the Court of Appeal, pursuant to CCP § 1021.5 and on all other bases whatsoever, for the compromise sum of \$215,000.00, and the Court accepts said settlement.
- 6. Petitioner requests that the Court also prohibit respondent from using any of the 41,000 acre feet of additional water allotted to it from the subject State Water Project. Petitioner contends that the said water will be used to approve new development that will not be able to be reversed if a Final Environmental Impact Report is not certified. Respondent contends that such a prohibition would prevent it from meeting the existing water needs in the area it services. Both contentions appear to be speculative at this time. Respondent will not be prohibited from using the water to which it is entitled, but petitioner may renew its application for such prohibition based upon evidence of the actual use of such additional water for purposes it considers improper.

Approved as to form: Approved as to form: Date: October 7, 2002 Date: October 8, 2002 Attorney for Petitioner Attorney for Respondent IT IS SO ORDERED. Date: OCT 2 5 2002 David P. Yaffe Honorable David P. Yaffe
Judge of the Superior Court

Judgment Granting Peremptory Writ of Mandate