

Part II of II

**Immediate Notice
&
Civil Complaint for Action by
Inyo County Administrative Review**

Environmental Assessment and Decision Record for the Independence / Conway Ranch Land Exchange / Sale CACA89188 CA017.10 and dated October 12, 1999

Be advised that Lone Pine Equipment Company [LPE] / Firestone Mining Industries, Inc. [FMI] / Missouri Mines, Inc. [MMI], et al, legally demand an "Administrative Review" by County government of the above, and

Challenge(s): *Therein, we contest and challenge the truth, veracity and validity of the report and specifics therein, as conveyed to the Inyo County Board of Supervisors which formed the basis of their decision to move forward in the process, and*

Legal Basis [Cause(s) of Action]: Be further advised that specifics in the report are fraudulent, misleading and contrary to "informed consent" and "equal protection under the law," as well as gross irregularities in the acceptable rules of implementing "due process of law," and

Grand Jury Investigation: Wherein, an "administrative review" reveals additional legal irregularities or points in their direction, we call for a "Grand Jury Investigation" by County government, and

Herein, be properly advised that "legal jurisdiction resides thereafter within: a) US Attorney General, and b) California Attorney General for prosecution under the law, and

Conversely, at a future date, it will not reside within the Inyo County District Attorney's office, BLM or the US Dept. of the Interior, and

In conclusion, all of the above and referenced in the following, constitute a "civil complaint" to Inyo County Government, and

I. Administrative Jurisdiction -- It is our understanding that the entire subject matter of the US Department of the Interior / BLM Bishop Field Office's Environmental Assessment and Decision record for the Independence / Conway Land Exchange CACA 89188 is a Federal government administrative action, and

A. Federal Restraining Order / Injunction: Herein, we call for a "temporary restraining order / Injunction" by Inyo county government the Honorable Monte M. Reece, US District Federal Court Judge, and

Thereby protect, safeguard and defend Inyo County's legal position while the matter is still in Federal jurisdiction, and

Therefore, we proceed as follows:

Statement of Particular(s)

B. Cause(s) of Action(s): In the process of "setting forth the numerous Cause(s) of Action(s), we have adopted a less formalized approach for the sake of clarity and understanding, as versus a more formalized "court format" constituting a lengthy list of "charges and allegations" in a court filing for relief, and

C. Complaint for Administrative Review: Herein, we view the entire matter as being "in-house" under the auspices of an interior administrative review as versus the filing of a "civil complaint in Superior Court," and

Be advised that we are cognizant of the fact that "Inyo County government is adversely positioned in numerous areas relevant to understanding the ramifications involved in County / Federal government cooperation in such matters, and

Therefore, part and principle to this "action" is the purpose and intent of bringing forth "additional information and facts" for a greater understanding as to "just what kind of animal" they are dealing with and its "modus operandi," and

In this process, formulate the changes demanded so as to financially survive in these desperate times, and

Herein, you will find that the starting place is "federal government's honesty" in dealing with County government, and

II. (12) Socio - Economic - Quote,

"The Inyo County Board of Supervisors would also like to see the tax base increased through release of Federal land into private ownership, but requested that the land should be adjacent to established communities."

Economic Impact: The above would not occur insofar as there would be "a negative economic impact" upon the County tax base if this "major item" is not squarely addressed and challenged by Inyo County government under "an administrative review," and

Herein, research and discovery by American Mine & Milling [AM&M], in formation, and by Lone Pine Equipment Company [LPE] points out numerous instances of the BLM's "failures in following due process of law, and

Specific references are made to the following [taken from Independence / Conway Land Exchange CACA 39188]:

"F. Persons / Agencies Consulted" (page 18):

1. Inyo County Board of Supervisors - (Referenced on page 12):

"The Inyo County Board of Supervisors have been given two presentations concerning the exchange. The board has indicated that

the exchange is acceptable as long as the County tax base is maintained or enhanced."

In referencing the above, please note that facts and circumstances have changed dramatically since this report was first published and released to the community at large and Inyo County reviewing agencies / personnel.

Facts and Circumstances Have Changed: Special attention is given to the fact that the Inyo County Board of Supervisors relies upon County government to: a) do their job, b) if they do not know how to deal with Federal agencies, I.e., BLM / USFS, it is their responsibility to be informed, then c) *they better establish a new position and personnel to oversee County / Federal interaction so as to obtain a fair dealing with the Federal government, protect the County's tax base and develop the County's natural resources,* and

Herein, the opinion is conveyed that "the mining department is severely undermanned," and requires additional support, and

2. Herein, *be advised that the Mine Department under Mr. Earl H. Gann did not know if it was his job to be informed, investigate and submit his department's input to County Planning, and the lack of action went so far as to Mr. Gann stating, "I don't know anything about it!",* and
3. In addition, after discourse with the Director of Planning, Mr. Chuck Thistlethwaite stated that, "they had been trying for 1-1/2 years to find out just where the land was located in Inyo County for the land exchange!"
4. Recommendation: *An "administrative review" is sought by AM&M / LPE under any number of legal points and future potential "causes of action" against Inyo County, and*
 - A. Breach of Trust – This being so, *AM&M / LPE state without reservation, it doesn't want to sue the County for "Breach of Trust in government," and other issues of "economic loss" that will occur if an "administrative review" is not brought about at the County level,* and
 - B. Inyo County Planning Department: This department was not adequately informed, and
 - 1) Herein, the department of Water Wells, under the director of the Inyo County Environmental Health Services, did not submit "vital data" to the Director of Planning "concerning statements in the BLM EA" pertinent to clarification as to the facts surrounding the "Sunshine abandoned well" referenced in the report, and
 - 2) LPE upon investigation on Wednesday, the 10th of May 2000, contacted the Environmental Health Services and spoke to Mr. Mark Long, R.E.H.S., and obtained photocopies of Sunshine / Firestone Mining Industries, Inc.'s well data which brought doubt on the line relevant to

the truth and validity of statements made regarding "the Sunshine having a well in the first place" [see Exhibit E], and

- 3) An on-site investigation was conducted by Mr. Gene D. Mathern of LPE, and Mr. Vernon S. Rea – a resident of Lone Pine, of the subject "Sunshine Well." The county records indicate that "the well was non-existent as a "permit was not issued," and therefore a "boot legged well," and
- 4) Excavations at the presupposed "Sunshine Well" location revealed that: a) it was a combination metering well, and production well, and b) secondary steel piping (6 inches O.D.) uplifted at a 30° angle and positioned 20 inches below the surface, was directly angled towards the Firestone Mining Industries own well, located approximately 600 feet east, and
- 5) Further investigation clearly showed that the 6-inch steel pipe ended approximately 3 feet and thereon was attached to a 6-inch O.D. White PVC pipe," and
- 6) *Investigation into FMI's own well [see attached picture, Exhibit C] and excavations indicated that the white PVC pipe was removed along with the connection to the well after Sunshine "closed down operations," and*
- 7) Further investigation and excavation may be required to verify this fact, and

I will testify that in the spring of 1991, I, Gene D. Mathern, did see "no evidence of a well head or diesel-powered water pump motor upon said property, and

- 8) Furthermore, I did see "Sunshine water tanks" connected to the previously referenced steel pipe uplifted from the ground, and
- 9) In conclusion, County records show four (4) wells, so identified upon Sunshine's records within said County office, and of these four wells, one well was listed as "dry" upon their property, and three (3) were listed as "metering wells" upon the land identified by "pink cross hatching," and the fourth listed only as "well," and

Herein, said same was in the exact position on the map as that of the "Firestone Mining Industries, Inc.'s well, which was established in 1978, and

- 10) It is LPE's position that Sunshine did not have a "well," per se, of their own, but used FMI's well for the water they needed, and
- 11) *BLM Lawsuit: It has come to our attention that the BLM became aware of the "illegal well," which pumps spring water from the*

mountains and therefore sued Sunshine, who closed the well down, and subsequently connected piping to the Firestone Well, and

- 12) *No Water for Firestone's Milling Operations: The "Sunshine Illegal Well," and the Firestone Well, as well as the three (3) active metering wells are all part of the "Land Exchange / Sale," and without water, we are out of business, and*

C. *Water is the Vital Ingredient: Herein, the inevitable conclusion is the irrevocable fact that "water is the vital ingredient," be it for mining / milling purposes, agriculture, and/or a water export contract by McNaughton to the DWP, and*

- 1) *Therefore, the statements made in the report on page 5, "(2) Groundwater," are inaccurate and erroneous and a falsehood, and*
- 2) *The "legal purpose for the BLM's findings" that, "Parcel 1 has an abandoned production water well (Sunshine Mining Corp.) located 600 feet west of the Firestone Mill production water well in Section 17. The abandoned well was used for a number of years for the Snow Caps Mining operation. The Sunshine Mining Corp. abandoned well would be disposed of in the exchange," are false and furthermore,*
- 3) *The acquired parcels would not require wells," and*
- 4) *Therefore, in continuing the BLM's false and misleading statement is an attempt to, "legally demonstrate prior rights" for this well under Sunshine Mining Corp., and therefore not being in conflict with FMP's production well during the time period in its use by Sunshine, and*

Therefore "implied consent" is conveyed for both its inclusion and reactivation upon the final completion of the Conway Ranch Land Exchange / Sale, and

- 5) *Special Note - Reactivation of Existent Wells: The inclusion of, "... the acquired parcels would not require wells," is factual, for the approximate 100 acres north of the improved gravel access road above these wells because metering wells, of which there are three (3) existent, are already there and installed and all that is required is to install pump motors upon each of these wells and they are automatically in service, and/or "file for a permit to extend these existent wells deeper so that they become production wells," and*
- 6) *Burden of Proof: Be it known and understood that the "burden of proof" demanded under existing law resides with the BLM and not Inyo County government / AM&M / LPE, et al, and*

- 7) **Due Process / Informed Consent:** Under the aforementioned, both the Planning Department and the Inyo County Board of Supervisors, as well as the remaining 17 persons / agencies consulted (see page 12 - F.) were given "doctored evidence," from which all were supposed to render a decision thereupon, and
- 8) **One Specific reference of many, is made to the "direct omission" by the BLM, and premeditated action, to purposely eliminate "the County map from the Environmental Health Service Department," so as to obfuscate (hide) the existence of the three (3) metering wells, and the one (1) boot legged well by Sunshine, and**
- 9) **Thereby avoid any discussion, review, analysis or logical deduction relevant to the subject matter and its existence upon the "truths" as presented to all parties previously referenced, and**

III. Legal Position - BLM Potential - Be it known and understood that the BLM could argue that "it is the County's responsibility to review their own records and not their responsibility," however the aforementioned being true or false, still the facts are so that "it is mandatory under existing CFR's (Code of Federal Regulations) for the BLM to have possession of and in their files, any and all metering wells, whether they are identified or not upon any past or present geological survey map used in the preparation of the "official US government report" to all parties concerned, and

A. Deceptive Practices: Furthermore, the direct and deliberate omission of additional information by the BLM pursuant to "the omission of the USFS Wilderness Boundary Area" is but another example of "deceptive practices, fraud, misrepresentations, failures to follow the law, due process, informed consent, and so on and so forth, and

B. Definitions: [taken from Black's Law Dictionary, Sixth Edition, page 660]:

"Fraud - An intentional perversion of truth for the purpose of inducing another in reliance upon it to part with some valuable thing belonging to him or to surrender a legal right.

A false representation of a matter of fact, whether by words or by conduct, by false or misleading allegations, or by concealment of that which should have been disclosed, which deceives and is intended to deceive another so that he shall act upon it to his legal injury.

Anything calculated to deceive, whether by a single act or combination, or by suppression of truth, or suggestion of what is false, whether it be by direct falsehood or innuendo, by speech or silence, word of mouth, or look or gesture.

A generic term, embracing all multi-nefarious means which human ingenuity can devise, and which are resorted to by one individual to get

advantage over another by false suggestions or by suppression of truth, and includes all surprise, trick, cunning, dissembling, and any unfair way by which another is cheated."

"Bad Faith," and "fraud" are synonymous and also synonymous of dishonesty, infidelity, faithlessness, perfidy, unfairness, etc.

- C. Elements For a "Cause of Action for Fraud" Include: *False representation of a present or past fact made by defendant, action in reliance thereupon by plaintiff, and damage resulting to plaintiff from such misrepresentation.*

As distinguished from negligence, it is always positive, intentional. It comprises all acts, omissions, and concealment involving a breach of a legal or equitable duty and resulting in damage to another.

And includes anything calculated to deceive, whether it be a single act or combination of circumstances, whether the suppression of truth or the suggestion of what is false, whether it be by direct falsehood or by innuendo, by speech or by silence, by word of mouth, or by look or gesture.

Fraud, as applied to contracts, is the cause of an error bearing on a material part of the contract, created or continued by artifice, with designs to obtain some unjust advantage to the one party, or to cause an inconvenience or loss to the other.

- IV. Bishop Resource Management Plan (March 25, 1993): *LPE, et al takes issue, contests and challenges "the Finding of No Significant Impact / Decision" pages 20 and 21, and I quote:*

- A. "I have determined that the proposed project is in conformance with the Bishop Resource Management Plan, which was approved March 25, 1993. This plan has been reviewed, and the proposed action conforms with the land use plan terms and conditions as required by 43 CFR 1610.5," and
- B. "It is in the public interest to dispose of the public land to Dwight McNaughton in order to provide additional private land within the county of Inyo for agriculture and/or residential expansion," and
- C. Mitigation Measures / Remarks in general, and
- D. "Issue the patent with 'reservation' of the Betty Jumbo #3 Production Well, and #4 millsite claims (9) acres, dated 10-8-99," and

Herein, the "patent process of ownership was backdated and commenced on February 24th, 1997, and upon February 24th, 2002, he can take possession, and

LPE Position and Statement of Facts

1. **Economic Impact Study:** There is no mention of any facts pertinent to the "reactivation of the Firestone Mill" via its sale (12-31-99) nor that the BLM had sued Firestone Mining Industries, Inc. in 1998 in what is viewed as a most "provocative, illegal lawsuit and gross miscarriage of justice, compounded by Inyo County government's failure to become involved, and

- A. **Inyo County Mine Engineer** – Herein, this objection is predicated upon imputed knowledge, and

[Definition: knowledge attributed to a person because the facts in question were available to him and it was his duty to inform himself of them.]

- B. **Joint Jurisdiction via a "Memorandum of Understanding [MOU]:** This knowledge was "presupposedly available to the Inyo County Planning Department," *that is charged with the responsibility of "planning, evaluation and assessment pertinent to lands and water within the county,"* and

Herein, Inyo County government has continually failed to recognize that in whatever terms the BLM / USFS uses, such as "cooperation," it is one-sided in their favor, and

Wherein, an annual rental fee per \$100 / claim is paid to the BLM / USFS, and

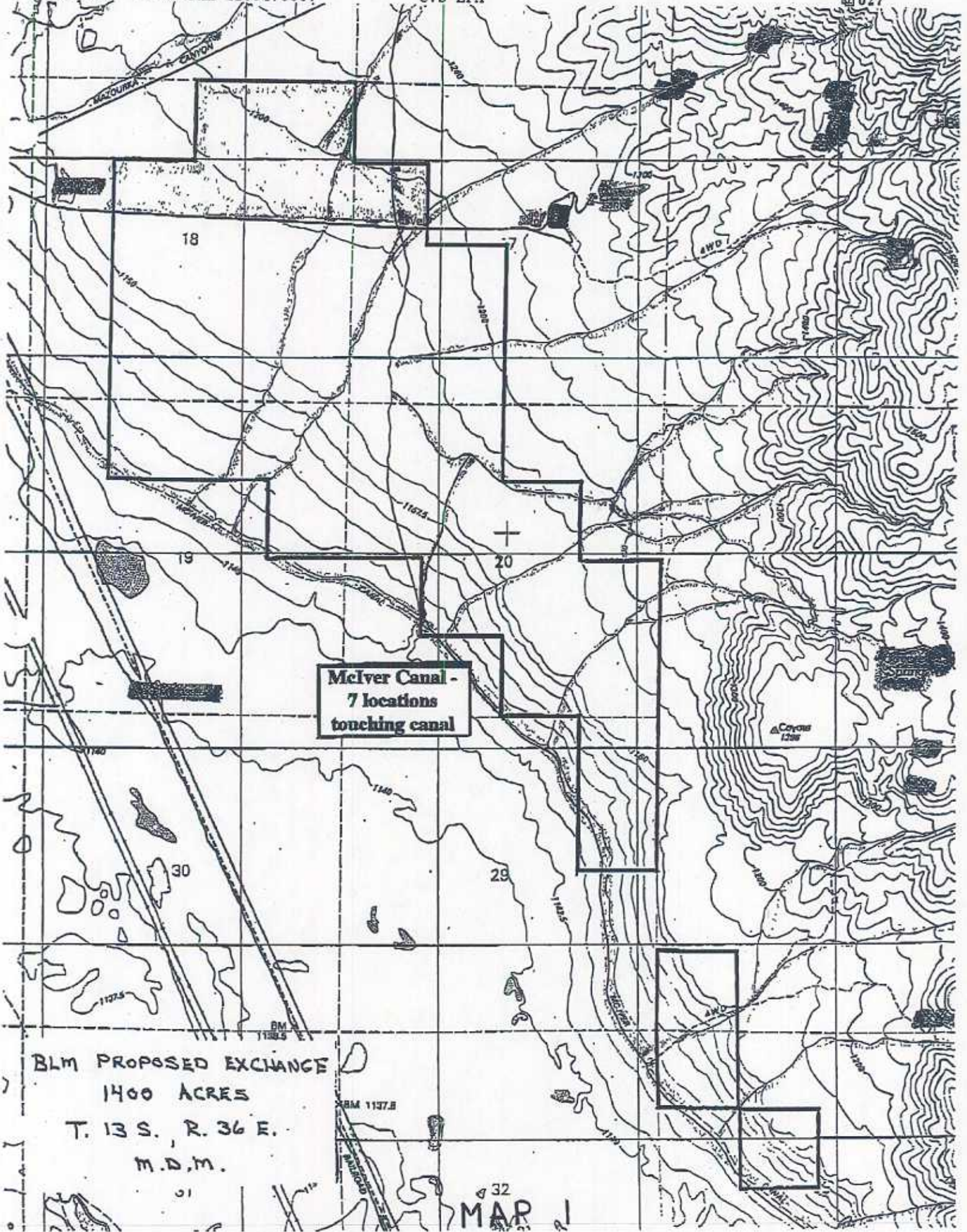
Existing Contract(s): Wherein, Inyo County government requires permits fees, adherence to the "Surface Mining Reclamation Act (SMRA)," "Planning and building permit / fees" upon Federal land, and "Annual Tax Assessment," etc., *then "money has changed hands," and a "Contract exists" between the County / BLM-USFS / Claimholder,* and

Therefore, joint jurisdiction and/or quasi jurisdiction is legally established and the responsibilities also exist thereto, and

- C. **No Knowledge Of nor Responsibility Taken:** It has come to our attention, in personally visiting and communicating with Mr. Gann, that the entire subject matter of the "Firestone Mill and inspections thereto" was set aside as not being deemed "required" by the mining department, and

In this regard, Mr. Earl H. Gann was under the false assumption that "mines / claims were not associated with the Mill," and

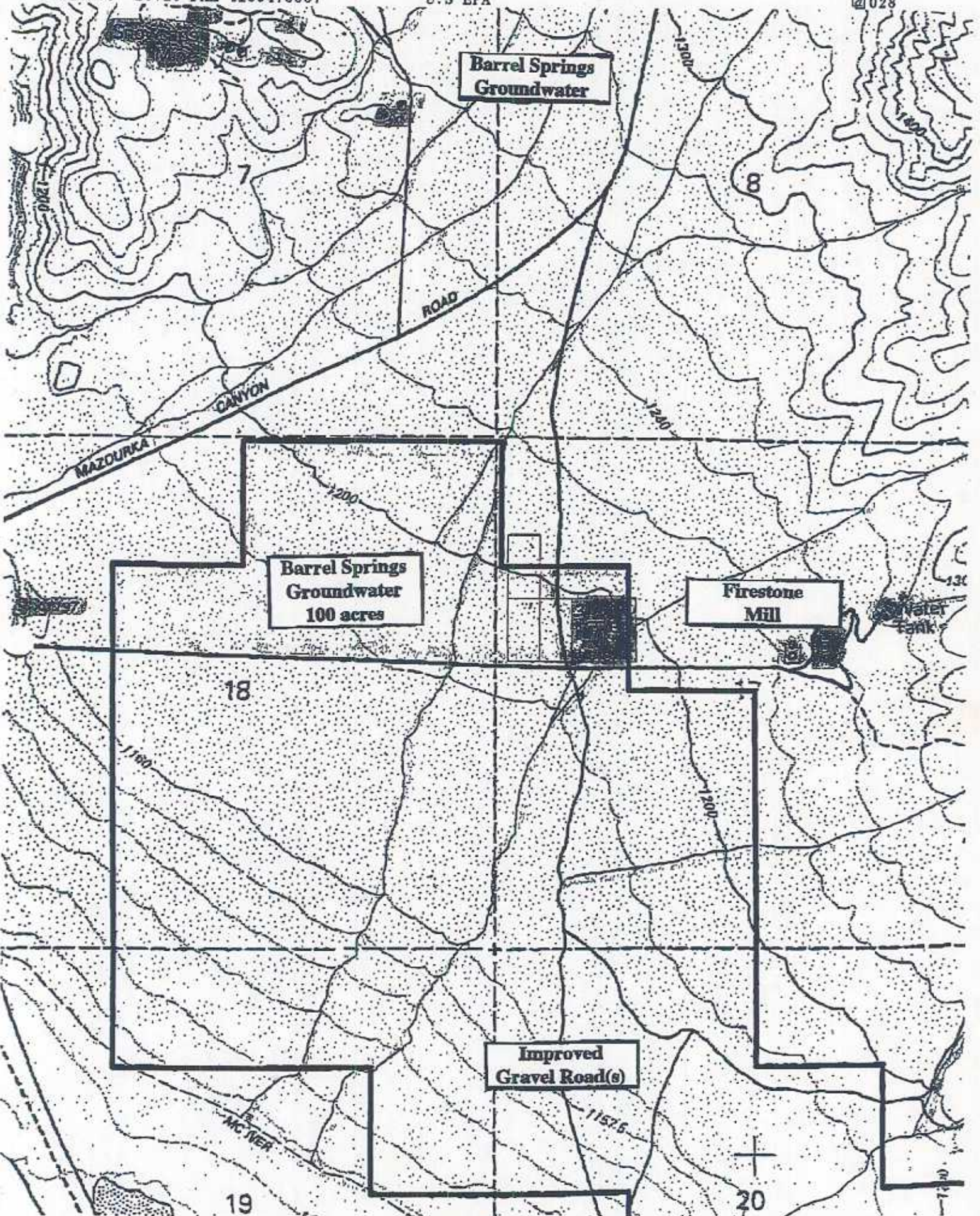
- D. **False Conclusions:** 1) Therefore, required no inspection, 2) subsequently "no input, 3) economic impact report required pursuant to, 4) either "land locking the Mill or, 5) overlapping of claims" (Betty Jumbo Millsites #3 & #4), 6) in the overt action of "stealing / appropriation of the underground water which services the Mill," and 7) as well as a plethora of other irregularities leading to "proximate cause," and



**McIver Canal -
7 locations
touching canal**

**BLM PROPOSED EXCHANGE
1400 ACRES
T. 13 S., R. 36 E.
M.D.M.**

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MAP 1



MAP 6

GENE D. MATHERN

Member of Inyo Mining Group and President & CEO of American Mine & Milling, Inc. (in formation) and in association with Mt. Whitney - Aurora Gold Exploration Co. (MW-AG)]

Summation:

During the previous thirty-five years, I have spent the majority of my life in construction-related experiences and only during the last eleven years [1990-2001] have I been actively engaged in the mining field. A sound and solid business educational background has served me well and through the years I have managed numerous projects employing hundreds of men. The business endeavors of **American Mine & Milling** and **Mt. Whitney - Aurora Gold** are under a firm and competent hand, & the mining of the gold properties within Inyo County, California will be a most profitable business.

Professional Experience:

June 1992 to Present

Inyo Mining Group - IMG was established in April 2001 as an unincorporated association headquartered in Norfolk, VA, under its **President / CEO, Mr. John W. Bush** of National Sales Corp. - a pure trust, associated with International Recovery, Inc., **Mr. Don C. Como**, President / CEO, American Reward Mill, Inc. and non-contracted associates of the IMG support team: **AM&M, MW-AG, Lone Pine Equipment Co. (LPE), Desert Labs, Nevada, and Brownstone Laboratory.**

Goals: *This group of dedicated professionals are working in a collaborative effort to: a) bring economic development capital into Inyo County, CA, and b) to locate, mine, mill, process & refine both precious & strategic metals that, c) America will sorely needed for new technology and National Defense in the 21st Century.*

Partner, President & CEO of Mt. Whitney - Aurora Gold Established in 1992 as a mineral exploration co - *we have the US Bureau of Mines Mineral Report of Inyo County. Author of: US Economic Report aka "America and The Right To Own Gold."*

President and CEO of Golden Spur Development Group to establish a 14-acre, 1800 Country-Western Town w/hotel, and a regional convention & conference center.

Partner - GBM Development Group [Goodwill, Beideman & Mathern], licensed architects [C-3629], engineers and general contractors with Class A & B California Licenses A-B 346999. This business firm is engaged in the establishment in Inyo County of: [1] a low-level hydroelectric dam, [2] an end-destination resort entitled - Golden Spur Country-Western Town, [3] the Mt. Whitney Scientific Research Institute, and [4] a power generation plant upon Federal land, in association with the AquaLux Corporation of Florida, California State Assemblyman, **Mr. Phil Wyman [R]**, and California State Senator, **Mr. Pete Knight [R]**.

Partner with Ms. J. R. Blackburn - 1995 to present - of the following:

Lone Pine Equipment Company. A partnership established in 1995 between Janet R. Blackburn & I as a *"mining / refining equipment holding company" with current assets at \$1.3M.* Our company has specialized, since 1996, in "US government, BLM millsite reclamation" *with three successful projects completed to date.*

A. Desert Labs in Beatty, NV - Acquired \$850,000 in smelting and refining equipment located within a fenced site, 124 miles from Lone Pine via Death Valley. Plans call for the reactivation of this site upon funding and in association with **Mr. Don L. Kilpatrick**, the claim holder (see schematic - **Revolving Line of Credit**).

B. Firestone Mill Acquisition - Purchased on the 31st of December 1999 from Firestone Mining Industries, Inc. which included 15 millsite claims with water wells, transport and storage system [minimum \$8M to maximum \$14M in value].

C. American Reward Mill, Inc. - Working in association with LPE as the Mill Operator of Record. Mathern / Blackburn are majority stockholders and the corporation is in a "re-organization phase" so as to re-activate the Mill and process ore from the Reward / Brown Monster Mines, as well as other locations.

Co-Founder in:

A. Tri-County California-Natural Resources-Tourism-Mining Association of Inyo County. This organization will be created to establish a more "perfect union," economic solidarity, and job protection - which are the major concerns of the working mining man and the continued livelihood of their families. Its goals are the promotion of mining, political, legal representation, and educational opportunities for its membership.

B. The Mt. Whitney Scientific Research Institute. This institute will be established and endowed by mining operations. It will be a non-profit organization which will research: microwave electronics, molecular phase inversion, ultra-sonic technology with new and recent advances into 21st Century space technology. Specific attention will be on applications to air and water pollution, standard and hazardous waste disposal, *high-volumes and individually-selected extraction of minerals from mined ore*, the desalination of sea water, and the removal of contaminants from oil, water and other fluids, as well as medical applications.

C. 1992 to Present - Established Mt. Whitney - Aurora Gold Exploration Company as a partnership with Mr. Roy E. Tidwell [WWII "code talker," Phillipine Islands, until his death in 1999]. Re-organized as a partnership with Ms. Janet R. Blackburn and with special attention upon the Inyo / White Mountain Range [125 miles + long], we have done the research required to direct mining operations here in Inyo County using the US Bureau of Mines, Mineral Survey(s) from 1980 thru 1990.

Special emphasis is locating concentrations of precious & strategic metals that our Nation will sorely need, in new technological applications for national defense and commercial applications.

January 1990 to June 1992

Director of Mining Operations for Golden Cynders Mining Co. This company subsequently changed its business structure and name to "The Tierran Group, Inc."

Supervised underground exploration and the engineering activities upon the Reward, Gwen and Eureka Mines [Inyo County]. In 1991, I redesigned the Firestone Mill and changed it from a tungsten mill, into a precious metals recovery mill - *as a Partner of the GBM Development Group of Architects & Engineers.*

1979 to 1990

Partner, Ken Beideman & Associates. We were engaged in the business of recreational land development, commercial, industrial and residential developments. The work functions were numerous and varied - ranging from "market analysis," "land use design" [specific to residential and recreational hotel developments], "architectural/engineering analysis and review," and "cost estimating to full presentations before County Planning Commissions and Department Heads."

Gene D. Mathern

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1988 to 1990

Hiatus [research activities]. Between 1988 to 1990, I developed a keen and over-riding interest in physics and researched towards the solution of "the missing mass problem." Although my previous education did not prepare me for this study which was a "labor of love," I became self-taught in the subject matter and progressed to develop the following theory: **"The Dual Class of Matter and the Structure of the Universe."** This work in "theoretical physics" included the studies of geometry, geology, physics, astronomy and pyramidology, with geometric drawings and mathematical equations. ***This endeavor is currently unpublished and is being polished prior to publication and presentation before the scientific community - it will be my contribution to the Mt. Whitney Scientific Research Institute.***

1984 to 1986

Executive Director of R & D Trusts. As a result of the 1981 Tax Reform Act, offering tax deductions for research & development into new technology. ***I worked with 16 scientists from JPL in Pasadena - NASA in a civilian / government collaborative effort to bring space technology into the private sector.***

1976 to 1979

Director of Operations for Innovax Construction Company. Supervised five General Superintendents and field operations specific to industrial and commercial remodeling. Supervision included administrative overview of a 150 man work force and construction troubleshooter within the Los Angeles County area.

1973 to 1976

General Superintendent for All American Construction Company and TRV Construction Company. The company's operations were centered in the Los Angeles area. Supervised residential and commercial construction projects. Responsible for 450 residential home tract developments under A.A. Construction Company and "structural earthquake upgrade" of downtown Los Angeles commercial buildings under TRV Construction Company. **Supervision included all phases of redevelopment from layout to certificate of occupancy.**

1970 to 1973

Education Completion. Academic overtures, Pasadena, Tutorial and correspondence school associated with UCLA, School of Business, Graduated in 1970 with a BA in Business Administration, Minor(s) in Economics & Architectural / Engineering and in 1972 with a Masters Degree in Business Administration. **Thesis: "International Trade, The Breaking of the Industrial Backbone of the US in the Death of the Steel Industry." By 1979, this prediction became a reality!**

1963 to 1970

Carpenter Apprentices, Local 25, Carpenter & Joiners of America. Completed four years academic requirements in 1-1/2 years and awarded Journeyman Card.

Attended night school at Los Angeles Trade Technical College [LA Trade Tech], specializing in architectural drawing, blue print reading and cost estimating. ***Financed education by working as a professional "track/apartment house carpenter/framer."***

Los Angeles City College, Business Administration Major [night school].

Gene D. Mathern

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1959 to 1963

United States Air Force. Attached to the 1604 Apron [Air Police Squadron] at Kindley AFB, Bermuda. Attended college, evening classes, via resident Professors from the University of Maryland for three consecutive years - Business Administration. Nominated to OCS [Officers Candidate School] by the Provost Marshall of Washington DC, Major William E. Blagg, Jr., I declined and was honorably discharged on May 5, 1963. **Cuban Missile crisis - member of President Kennedy's Honor Guard - met all of the original astronauts [top personnel 201 file in Squadron of 220].**

Special Assignment - Security for General Curtis Lemay, and staff. TDY foreign stations / national Security rating, and an Expert Rating: 38, 45 & Carbine.

1957 to 1959

Carpenter. Olmstead Air Force Base, Middletown, PA. I set forms for placement of steel and concrete pouring of the airport runway [uncle was general superintendant]. Changed jobs to laying pipeline prior to entering the Air Force on November 17, 1959.

1952 to 1957

Graduate of Bellarmine-Jefferson High School in Burbank, California. [Father was a General Contractor at that time (currently deceased). Employed during the summers and weekends (4 years) as an apprentice carpenter]. **Member of the California Cadet Corps (4 years) - number two in class of 250 - attained rank of Captain.**

Education:

University of Maryland [resident professors, Kindley AFB, Bermuda]

Three years night school, Business Administration [US Air Force]

Los Angeles City College Major: Accounting

Los Angeles Trade Tech College Architectural Drawing, Blueprint Reading / Cost Estimating, Plan View & Elevation Drawing.

Academic Overtures / U.C.L.A. 1970 graduate [a private, State of California, off-campus educational & correspondence school, with tutorial status, working in association with major US universities], BA Business Administration - Minor, Accounting. 1972 awarded a Masters Degree in Business Administration - Minor, Economics. Thesis: "International Trade, The Breaking of the Industrial Backbone of the United States in The Death of the Steel Industry."

Law School - Calabro, Calabro & Calabro Law Firm: Off-campus tutorial: exceptional students program [ESP] Criminal & Civil Law with special emphasis on Contract(s), due process, complaints, **Federal Law, Code(s) of Federal Regulations [CFR 36 & 43, 7 volumes]**, applications to "public lands," **Bureau of Land Management [BLM]**, and **US Forestry Service [USFS]**, claims, forms, rules & regulations, and land & water issues.

Metallurgy - 1990 - 1992 [private tutors, R.E. Tidwell / A.L. Lawrence] precious metals assaying, flux formulations, precious metals chemical separation and refining.

Personal:

Age 62, engaged, one daughter [Jasmin], and a self-proclaimed work-alcoholic.

Interests:

The Great Pyramid, geometry, physics, mathematics, writing, scientific research for: microwave/electro-magnetic technology, architectural design/large scale development projects, classical music, economic development and the creation of jobs, mining/mill design, recovery processes, metallurgy, recreational land development and politics.