No. 137, Original
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In The
Supreme Court of the United States


STATE OF MONTANA, Plaintiff, v.

STATE OF WYOMING and

STATE OF NORTH DAKOTA
Defendants.
-
Before the Honorable Barton H. Thompson, Jr.
Special Master

## MONTANA'S SUPPLEMENTAL DISCLOSURES OF POTENTIAL FACT WITNESSES

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COMES NOW the State of Montana pursuant to the direction of the Special Master, and provides the following supplemental disclosure of potential fact witnesses. Both Montana and Wyoming have previously disclosed potential fact witnesses in this proceeding, and both States have conducted extensive discovery. By agreement of the States, Montana is limiting this supplemental disclosure to potential fact witnesses not otherwise disclosed or made known during the course of discovery.

## A. Supplemental Disclosure of Potential Witnesses

1. Christian D. Tweeten, Montana Reserved Water Rights Compact Commission. Mr. Tweeten has information concerning the Montana Reserved Water Rights Compact Commission, reserved water rights compacts with tribes in the State of Montana, negotiations with the Northern Cheyenne Tribe concerning the Northern Cheyenne Compact, and the Northern Cheyenne Compact itself. Mr. Tweeten can be contacted c/o John Draper, Montgomery \& Andrews, P.O. Box 2307, Santa Fe, NM 87504-2307, (505) 986-2525.
2. Bruce Sheeley, Wyoming irrigator. Mr. Sheeley has information concerning his irrigation practices, and the operation of the Wagner and Five Mile Reservoirs. Mr. Sheeley can be contacted at 172 State Highway 343, Parkman, Wyoming 82838, (307) 655-2572.

Respectfully submitted,
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## CERTIFICATE OF SERVICE

I certify that a copy of Montana's Supplemental Disclosures of Potential Fact
Witnesses was served electronically, and by placing the same in the U.S. mail on June
11,2013 , to the following:

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## James DuBois

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I further certify that all parties required to be served have beqn served.


