

Norman M. Semanko (ISB #4761)
PARSONS BEHLE & LATIMER
800 W. Main Street, Suite 1300
Boise, ID 83402
Tel: (208) 562-4900
Fax: (208) 562-4901
nsemanko@parsonsbehle.com

Ivan L. London (CO Bar #44491*)
MOUNTAIN STATES LEGAL FOUNDATION
2596 South Lewis Way
Lakewood, CO 80227
Tel: (303) 292-2021
Fax: (303) 292-1980
ilondon@mslegal.org
Admitted Pro Hac Vice

*Attorneys for Defendant-Intervenors Joyce Livestock Co.;
LU Ranching Co.; Pickett Ranch & Sheep Co.; and Idaho Farm Bureau*

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF IDAHO**

UNITED STATES OF AMERICA,

Plaintiff

v.

STATE OF IDAHO; STATE OF IDAHO
DEPARTMENT OF WATER RESOURCES, an
agency of the State of Idaho, and GARY
SPACKMAN, in his official capacity as Director of
the Idaho Department of Water Resources

Defendants,

IDAHO HOUSE OF REPRESENTATIVES; MIKE
MOYLE, in his official capacity as Majority Leader
of the House; IDAHO SENATE; and CHUCK
WINDER, in his official capacity as President Pro
Tempore of the Senate,

Defendant-Intervenors,

Case No. 1:22-cv-00236-DKG

**NOTICE OF WITHDRAWAL OF
JOSEPH A. BINGHAM**

JOYCE LIVESTOCK CO.; LU RANCHING CO.;
PICKETT RANCH & SHEEP CO; and IDAHO
FARM BUREAU,

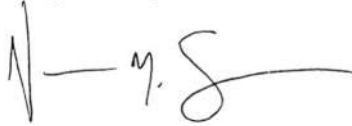
Defendant-Intervenors.

TO: THE CLERK OF COURT AND ALL PARTIES OF RECORD

Per Dist. Idaho Loc. Civ. R. 83.6, please take notice that Joseph A. Bingham withdraws from representation of Defendant-Intervenors Joyce Livestock Co., LU Ranching Co., Pickett Ranch & Sheep Co., and Idaho Farm Bureau in this case. Mr. Bingham is not the sole representative of those Defendant-Intervenors, who continue to be represented in this matter by counsel, including the undersigned counsel.

DATED this 4th day of May 2023.

Respectfully submitted,



Norman M. Semanko
PARSONS BEHLE & LATIMER

Ivan L. London
MOUNTAIN STATES LEGAL FOUNDATION
Admitted Pro Hac Vice

*Attorneys for Defendant-Intervenors Joyce
Livestock Co.; LU Ranching Co.; Pickett Ranch &
Sheep Co.; and Idaho Farm Bureau*

CERTIFICATE OF SERVICE

I hereby certify that, on May 4th 2023, I filed the foregoing document with the Clerk of the Court using this Court's CM/ECF system, which will send a notification to all counsel of record pursuant to Fed. R. Civ. P. 5 and D. Idaho L.R. 5.1(k).

Stephen Bartell
Department of Justice
Environment & Natural Resources Division
Stephen.bartell@usdoj.gov

David Negri
US Department of Justice
Environment & Natural Resources Division
David.negri@usdoj.gov

Thomas Snodgrass
US Department of Justice
Environment & Natural Resources Division
Thomas.snodgrass@usdoj.gov

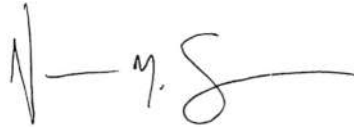
Lawrence G. Wasden
Attorney General

Darrell G. Early
Deputy Attorney General
Chief, Natural Resources Division

Michael C. Orr
Deputy Attorney General
Michael.Orr@ag.idaho.gov

Joy M. Vega
Joy.Vega@ag.idaho.gov

Shane M. Bell
Shane.Bell@ag.idaho.gov



Norman M. Semanko