

Davidson, Florene, EMNRD

From: J. Scott Hall <SHall@montand.com>
Sent: Thursday, July 28, 2016 2:44 PM
To: 'Jordan L. Kessler'; Brooks, David K, EMNRD; Michael Feldewert; Jones, William V, EMNRD
Cc: Davidson, Florene, EMNRD; Lisamarie Ortiz; Seth McMillan
Subject: RE: Cases Nos 15491 and 15498 Caza v. Matador

All,

Caza and Matador have agreed to continue the hearing in these matters to the September 1, 2016 examiner hearing docket.

Do note that together, the parties have identified ten witnesses to present testimony. Consequently, a special hearing date may be warranted, but we will communicate with you further about that.

Thank you.

Scott

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From: Jordan L. Kessler [<mailto:JLKessler@hollandhart.com>]
Sent: Monday, July 11, 2016 10:30 AM
To: Brooks, David K, EMNRD; J. Scott Hall; Michael Feldewert; Jones, William V, EMNRD (WilliamV.Jones@state.nm.us)
Cc: Davidson, Florene, EMNRD; Lisamarie Ortiz
Subject: RE: Cases Nos 15491 and 15498 Caza v. Matador

Gentleman,

Scott and I have jointly agreed to continue this case to the August 4th hearing date to allow for additional notice, as set forth by David below.

Thanks,
Jordan

From: Brooks, David K, EMNRD [<mailto:DavidK.Brooks@state.nm.us>]
Sent: Thursday, June 30, 2016 3:32 PM
To: J. Scott Hall; Michael Feldewert; Jordan L. Kessler
Cc: Jones, William V, EMNRD; Davidson, Florene, EMNRD
Subject: Cases Nos 15491 and 15498 Caza v. Matador

Good Afternoon All

Since we did not convene a hearing this morning, when this case was set, and announce a continuance, I believe it is necessary to give all persons who were noticed as parties 20-days' notice of any new setting. This would seem to require the parties to agree on a special setting date at least 20 days out from whenever the date is determined.

I apologize for any inconvenience.

Sincerely

David K. Brooks