

RACHELLE M. RESNICK CLERK OF THE COURT

STATE OF ARIZONA

402 ARIZONA STATE COURTS BUILDING 1501 WEST WASHINGTON STREET PHOENIX, ARIZONA 85007-3231

TELEPHONE: (602) 452-3396

October 7, 2009

AMENDED NOTICE OF ORAL ARGUMENT

RE: GILA RIVER GENERAL ADJUDICATION

Arizona Supreme Court No. WC-07-0001-IR

Maricopa County Superior Court Nos. W-1, W-2, W-3 and W-4

GREETINGS:

The above-entitled cause has been set for Oral Argument before the Supreme Court of the State of Arizona on **Tuesday**, **November 3**, **2009**, **at 9:30 A.M.**, in its Courtroom, Phoenix, Arizona. Allotment of time for oral argument is as follows:

9:30 A.M.

Petitioner Apache Tribes may have 20 minutes for opening argument/rebuttal, respondent United States may have 20 minutes for response.

10:10 A.M.

Petitioner LGWU may have 20 minutes for opening argument/rebuttal, respondent United States may have 20 minutes for response.

Respondent and any other party joining in the responding brief may agree among themselves for a different allocation of argument and shall inform the Court of any such allocation not later than 20 days prior to oral argument.

Lawyers for the parties must sign-in at least thirty (30) minutes prior to the time set for arguments.

Supplemental citations of legal authority filed less than five days before oral argument shall not be assured of consideration by the Court at oral argument unless good cause is shown for a later filing.

Please **sign** the Acknowledgment of Receipt on the enclosed copy of this Notice and return it to the Supreme Court Clerk's Office within **three days** of receipt of this Notice. Be sure to include the name of the attorney who will argue the case for your side.

SUZANNE D. BUNNIN CHIEF DEPUTY CLERK

ARIZONA SUPREME COURT APPELLATE ADVOCACY INSTRUCTIONS FOR ORAL ARGUMENTS

- 1. If there is any change in the status of the case, the Court is to be informed immediately.
- 2. If a lawyer arguing fails to sign in at the Clerk's Office at least thirty minutes (30) prior to the time scheduled for argument, the case may be moved, vacated, or argument commenced without the lawyer being present, whichever the Court deems best under the circumstances.
- 3. If a lawyer intends to refer to exhibits during argument, he/she must deliver six copies to the Clerk at the time of sign-in, plus deliver one copy to each opponent.
- 4. If it is necessary to use an easel for exhibits during argument, the Clerk must be notified the day before so that proper arrangements can be made.
- 5. The attorneys' lounge and conference room are available for use by lawyers arguing before the Court. Please check with the Clerk's Office for directions.
- 6. A dress code is strictly enforced. Lawyers are required to dress appropriately for court appearances.
- 7. Lawyers must identify themselves at the time they commence their argument.
- 8. Speak directly into the microphone. This will enable the court to hear you and the argument to be recorded.
- 9. The time allotted for each lawyer's argument is kept by the bailiff. Each lawyer must be aware of his/her allotted time. If the lawyer with opening argument wishes to save time for rebuttal, he/she will be responsible to conclude opening argument before his/her allotted time has been used. Please bear in mind that time spent answering questions posed by the Court will be charged against the allotted time for argument.
- 10. Only attorneys connected with the case are allowed to sit at the counsel table in front of the bar.

Supreme Court No. WC-07-0001-IR Page 3 of 4

- 11. Questions about procedure or protocol should be addressed with the Clerk before argument commences.
- 12. Lawyers requiring accommodations, such as Assisted Listening Devices (ALD), must contact the Clerk's Office upon receipt of this notice.

Rachelle M. Resnick Clerk of the Court

By:

Deputy Clerk

TO:

L Anthony Fines, Law Office of L Anthony Fines PC

Robyn L Interpreter

Eddward P Ballinger Jr

Michael K Jeanes

George A Schade Jr

Jennifer K Giff

John B Weldon Jr, Salmon Lewis & Weldon PLC

Donald R Pongrace

Riney B Salmon II, Salmon Lewis & Weldon PLC

Mark A McGinnis, Salmon Lewis & Weldon PLC

William H Anger

David Albert Brown

John L Smeltzer

Michael J Pearce

Steven L Wene

William P Sullivan

Stanley M Pollack

Cynthia M Chandley

Douglas C Nelson

Susan B Montgomery

Rodney B Lewis

ACKNOWLEDGMENT OF RECEIPT

The Undersigne Instructions for	ed acknowledges receipt of the Notice of Oral Argument and the Oral Argument.
Date:	Signature
	PRINTED name of attorney who will argue the case: