# **Water Court Reorganization Attorney Instructions**

This document will describe the high-level steps to be taken to submit non-adjudication Water Cases per the Supreme Court Provisional Order #S-1-AO-2025-00017 and Draft Rule starting October 1, 2025. Both are attached. This SOP is specific to non-adjudication water cases.

### **Definitions:**

For purposes of this SOP, there are two types of water litigation in New Mexico:

- Adjudication cases, which involve a system-wide declaration of water rights in a basin; and,
- Non-adjudication Water cases, which are disputes over usage under a previously determined scope of rights. In this document, the term "Water Case" refers only to non-adjudication water cases that use the Odyssey case type of "Water Case" (code WTR).

### **Directive:**

On October 1, 2025, the new structure for processing non-adjudication water cases will begin for the New Mexico Judiciary. The new structure is based on the Supreme Court Provisional Order #S-1-AO-2025-00017, and describes it as follows:

- The thirteen Judicial Districts are grouped into three Water Regions (see the attached map);
- Water Regions 1 and 3 each have one Water Clerk and one Water Judge, while Water Region 2 has two Water Clerks and two Water Judges;
- There is one "floating" Water Judge;
- There are no excusals;
- Water case records in Odyssey will retain the case number from the originating District Court location where the case is filed, will have a Water Region identifier in the case caption, and will have a Water Region case subtype added; and,
- Once the case is initiated through eEFile & Serve, the Water Case will be picked up by the appropriate Water Region and that region's Water Clerk will assign the region's Water Judge to the case.

#### FILING ATTORNEYS

#### **Initiating a Water Case:**

- 1) Confirm that your case meets the definition of a non-adjudication Water Case as defined in the Supreme Court Provisional Order #S-1-AO-2025-00017 and Water Court Rule;
- 2) Non-adjudication Water Cases include cases implicating:
  - a) NMSA 1978, Sections 72-1-1 to 72-20-103;
  - b) NMSA 1978, Sections 73-1-1 to 73-20-19;
  - c) Appeals from the Office of the State Engineer pursuant to Section 72-7-1; and
  - d) Cases involving significant impairment of a water right under Section 72-12-28.
- 3) Even if it is not apparent at the outset of the case that it meets the definition of a Water Case, the case may be identified as a Water Case by court staff and transferred to the relevant Water Region jurisdiction;
- 4) There are no judge excusals per 1-0.88.1
- 5) In eEFile & Serve, select Start a New Case
  - a) For **Location**, select the county in which the disputed waters or point of desired appropriation is situated;
  - b) For Category, select Civil;
  - c) For Case Type, select Water Case;
  - d) Enter the party information normally;
  - e) For the Filing Code, select OPN: Petition;
  - f) For the Filing Description field, type in "Water case"
  - g) Before uploading the Petition document,
    - i) make sure it has the word "Water" in the title of the document
    - ii) is captioned accurately; and,
    - iii) the file name includes the word "Water"
  - h) Attorneys will use the **Courtesy Copies** field to enter the email that matches the water region the court location belongs to:
    - i) Water Region 1 waterregion 1-grp@nmcourts.gov

Judicial District 1

Judicial District 2

Judicial District 11

Judicial District 13

ii) Water Region 2 waterregion2-grp@nmcourts.gov

Judicial District 3

Judicial District 6

Judicial District 7

iii) Water Region 3 waterregion 3-grp@nmcourts.gov

Judicial District 4

Judicial District 5

Judicial District 8

Judicial District 9

Judicial District 10

Judicial District 12

i) All other actions are the same as any other civil case initiation in eEFile & Serve.

## **Subsequently Filing into an Existing Water Case:**

- 1) In eEFile & Serve, select File into Existing Case
  - a) Search on the water case number;
  - b) In addition to perform all of the normal steps for subsequent filing into a civil case, add the Water Region Group in the **Courtesy Copies** field (as noted in step 5.h. above).

### **Reopening a Closed Water Case:**

- 1) In eEFile & Serve, select File into Existing Case
  - a) Search on the water case number;
  - b) Perform all of the normal steps for subsequent filing into a civil case;
  - c) Select the appropriate Reopen filing code;
  - d) For the Filing Description, type in "Water case"
  - e) Before uploading the Petition document,
    - i) make sure it has the word "Water" in the title of the document
    - ii) is captioned accurately; and,
    - iii) the file name includes the word Water;
  - f) Add the Water Region Group in the Courtesy Copy field (as noted in step 5.h. above).

Egilled Series

## 1 IN THE SUPREME COURT OF THE STATE OF NEW MEXICO 2 September 4, 2025 3 NO. S-1-AO-2025-00017 4 IN THE MATTER OF THE 5 REORGANIZATION OF THE NEW MEXICO WATER COURT STRUCTURE 6 7 PROVISIONAL ORDER 8 WHEREAS, this matter came on for consideration upon the Court's own 9 motion to reorganize the water court structure in New Mexico; WHEREAS, New Mexico's current water court system, established 10 11 collectively by Supreme Court Order Nos. 04-8110 (January 27, 2004), 04-8110 (June 4, 2004), and 05-8100 (February 28, 2005), provides for the designation of a 12 water law judge in each of New Mexico's thirteen judicial districts, and calls for the 13 14 development of a mandatory water law education program to train judges, special 15 masters, and court staff in water law matters; WHEREAS, New Mexico's thirteen judicial districts are not coterminous 16 17 with New Mexico's stream systems; 18 WHEREAS, specialized technical, legal, and case management training for 19 water law judges is critical to the efficient and just resolution of water cases; 20 WHEREAS, it appearing to the Court that it would be in the best interests of

judicial economy and the timely and effective adjudication of water cases if a new

21

water court structure were established in New Mexico, and the Court having considered the foregoing and being sufficiently advised, Chief Justice David K. Thomson, Justice Michael E. Vigil, Justice C. Shannon Bacon, Justice Julie J. Vargas, and Justice Briana H. Zamora concurring;

NOW, THEREFORE, IT IS ORDERED that, pursuant to the superintending control of the Supreme Court and the authority of the Chief Justice under Article VI, Sections 3 and 15, of the Constitution of the State of New Mexico, a new water court structure is hereby adopted for New Mexico and Supreme Court Order Nos. 04-8110 (January 27, 2004), 04-8100 (June 4, 2004), and 05-8100 (February 28, 2005) are hereby WITHDRAWN;

IT IS FURTHER ORDERED that the new water court structure shall be divided geographically into three water regions that encompass, to the greatest extent feasible, one or more distinct stream systems in each region;

IT IS FURTHER ORDERED that Water Region 1 (WR1) shall encompass the First, Second, Eleventh, and Thirteenth Judicial Districts; Water Region 2 (WR2) shall encompass the Third, Sixth, and Seventh Judicial Districts; and Water Region 3 (WR3) shall encompass the Fourth, Fifth, Eighth, Ninth, Tenth, and Twelfth Judicial Districts, as reflected on the map attached hereto and incorporated herein by reference;

IT IS FURTHER ORDERED that the Supreme Court shall appoint five district court judges to serve as water judges in the three water regions: one to preside over WR1, two to preside over WR2, one to preside over WR3, and one to serve as an alternate;

IT IS FURTHER ORDERED that the Hon. Bryan P. Biedscheid shall serve as the judge for WR1, the Hon. Manuel Arrieta and the Hon. Jarod K. Hofacket shall serve as the judges for WR2, the Hon. Dustin K. Hunter shall serve as the judge for WR3, and the Hon. Erin B. O'Connell shall serve as the alternate water judge;

IT IS FURTHER ORDERED that the appointed water judges shall serve and continue to preside over the water cases assigned to them pursuant to this Order until a successor may be appointed by order of the New Mexico Supreme Court;

IT IS FURTHER ORDERED that the provisions of Rule-1-088.1 NMRA and NMSA 1978, Section 38-3-9 (1985) shall not apply to the appointed water judges, and a water judge assigned to a water case may not be excused by a party except under Article VI, Section 18 of the New Mexico Constitution;

IT IS FURTHER ORDERED that one Court of Appeals Judge and one Supreme Court Justice shall volunteer to be the water law liaison for their respective courts, and if there are no volunteers, the Chief Judge of the Court of Appeals and Chief Justice shall designate a water law liaison for their respective courts;

implicate or invoke NMSA 1978, Sections 72-1-1 to 72-20-103 (1907, as amended through 2024), or NMSA 1978, 73-1-1 to 73-20-19 (1931, as amended through 2025); administrative appeals from the Office of the State Engineer pursuant to Section 72-7-1; and cases that may result in significant impairment of a water right under Section 72-12-28. The OSE shall retain its administrative authority under the current water code, including hearing petitions for new appropriations or authorizing changes to existing water rights under Sections 72-5-1 to -39;

IT IS FURTHER ORDERED that the water judges shall hear cases that

IT IS FURTHER ORDERED that Supreme Court Order No. 17-8500-DS shall continue to control water rights adjudications in state courts, and Hon. James J. Wechsler (ret.) shall continue to preside over water rights adjudications filed under Section 72-4-15 in the First, Third, Fifth, Eleventh, and Thirteenth Judicial District Courts;

IT IS FURTHER ORDERED that Hon. Jarod K. Hofacket shall continue to preside over the Animas Underground Basin water rights adjudication in the Sixth Judicial District Court pursuant to Supreme Court Order No. 20-8500-DS;

IT IS FURTHER ORDERED that appointed water judges shall hear water cases in addition to all matters on their regular dockets, with water cases to receive the same priority as juvenile and children's court matters;

IT IS FURTHER ORDERED that a court clerk will be assigned to each of the water regions to oversee the filing and administrative case management of the water cases for their designated region;

IT IS FURTHER ORDERED that all water cases shall be filed in the district court of the county in which the disputed waters or point of diversion is situated and the clerk of that court shall thereafter direct the water case to the water clerk in the appropriate water region;

IT IS FURTHER ORDERED that the case number generated in the judicial district where the dispute originates shall be retained, while the case caption of all pleadings filed in water cases shall reflect the new water region as a suffix to the case caption using the format (WATER REGION X). A sub case type shall be applied to the case record indicating "Water Region X";

IT IS FURTHER ORDERED that the five appointed water judges, and the designated water liaisons from the Court of Appeals and the Supreme Court, shall annually attend water law training identified by the Court Education Institute; and

IT IS FURTHER ORDERED that the water judges shall earn a minimum of seven (7) continuing water law legal education credits annually, including, but not limited to, credit(s) related to education in the areas of tribal water law and/or water rights in New Mexico; and

IT IS FURTHER ORDERED that the reorganized water court structure, as set

forth in this order, shall be effective October 1, 2025.

## IT IS SO ORDERED.



WITNESS, the Honorable David K. Thomson, Chief Justice of the Supreme Court of the State of New Mexico, and the seal of said Court this 4th day of September, 2025.

I CERTIFY AND ATTEST: A true copy was served on all parties or their counsel of record on date filed.

Chief Clerk of the Supreme Court of the State of New Mexico Elizabeth A. Garcia, Chief Clerk of the Supreme Court of the State of New Mexico

