

1 John P. Kinsey #215916
2 Giulio A. Sanchez #317329
3 **WANGER JONES HELSLEY PC**
4 265 East River Park Circle, Suite 310
5 Fresno, California 93720
6 Telephone: (559) 233-4800
7 Facsimile: (559) 233-9330
8 Email: jkinsey@wjhattorneys.com
9 gsanchez@wjhattorneys.com

10 Attorneys for: Petitioners/Plaintiffs MARIEKE FURNEE, GIDEON BEINSTOCK; JEANETTE
11 CAVALIERE; DONNA CORSON; ISRAEL PERLA; and CHARLES SHARP

12 **SUPERIOR COURT OF THE STATE OF CALIFORNIA**

13 **COUNTY OF YUBA**

14 MARIEKE FURNEE, GIDEON BEINSTOCK;
15 JEANETTE CAVALIERE; DONNA CORSON;
16 ISRAEL PERLA; and CHARLES SHARP

17 Petitioner/Plaintiff,

18 v.

19 THE NORTH YUBA WATER DISTRICT, and
20 DOES 1 through 100, inclusive,

21 Respondents/Defendants.

22 _____
23 YOUNG LIFE, INC. a/k/a YOUNG LIFE
24 CAMPAIGN, INC., a Texas Corporation,

25 Real Party in Interest.
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27
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Case No.

DECLARATION OF GREG HOLMAN

Date: May 5, 2021

Time: 8:30 a.m.

Dept: 4

Judge: Stephen W. Berrier

1 I, Greg Holman, hereby declare as follows:

2 1. I am over eighteen (18) years of age, and I am the President of Fellowship of Friends
3 (“Fellowship”), in Oregon House, CA. I have personal knowledge of the facts set forth herein, and, if
4 called as a witness, I could and would competently testify thereto.

5 2. I am one of Defendant/Respondent North Yuba Water District’s (“NYWD”) customers
6 for agricultural water.

7 3. Fellowship uses the water from NYWD primarily to irrigate vineyards, orchards, and
8 vegetable gardens located on our 1,250 acres of property. Fellowship also uses a portion of the water
9 for raising animals.

10 4. Fellowship designed its considerable water distribution infrastructure specifically based
11 on the availability of water from NYWD.

12 5. Without the water from NYWD, Fellowship is forced to use water from its wells to serve
13 its irrigation and livestock needs. These wells are typically used to provide water to the property for
14 domestic purposes, including potable drinking water.

15 6. Overreliance on these wells due to a long pattern of unreliable water service is already
16 resulting in impacts to the wells’ integrity.

17 7. We monitor the static water level in our wells monthly, and current static water levels
18 are below historical levels. This is partially due to a lack of rainfall, but is exacerbated by increased
19 use.
20

21 8. If the current trend continues, the water level will eventually fall below our pumps, and
22 the wells may fail.

23 9. The lack of water caused by NYWD’s decision not to supply even partial allocations will
24 result in heavily impacted crop yields and increased fire danger, all causing significant financial burden
25 and potentially costing the jobs of many of our members and employees.

26 10. We are willing to accept partial allocations, for only a portion of the irrigation season,
27 but have not been given that option.
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I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct and that this declaration was executed in Fresno, California on April 26, 2021.



Greg Holman