2728

It appears that continuing the receivership with respect to San Jerardo may facilitate the acquisition of grant funds and may streamline the final transfer of San Jerardo to the County, to

Case No. 5:97-cv-20099-JF ORDER EXTENDING RECEIVERSHIP THROUGH MAY 31, 2011 ETC. (JFLC2)

1	the extent that such transfer has not occurred already. However, the Court does not perceive the	
2	need to extend the receivership with respect to Alco for any significant length of time.	
3	Accordingly, the Court will extend the receivership through May 31, 2011 with respect to both	
4	Alco and San Jerardo, and thereafter will extend the receivership through September 30, 2011	
5	with respect to San Jerardo only. It is the Court's understanding that because the County	
6	effectively has taken over operation of the San Jerardo system, Alco no longer is responsible for	
7	payment of receivership expenses. However, if the Receiver claims that Alco is obligated to pay	
8	any expenses incurred to date, the Receiver shall submit a request for payment on or before May	
9	13, 2011.	
10		ORDER
11	(1)	The receivership is HEREBY EXTENDED through May 31, 2011 with respect to
12		Alco and San Jerardo;
13	(2)	Thereafter, the receivership is HEREBY EXTENDED through September 30,
14		2011 with respect to San Jerardo only;
15	(3)	If the Receiver claims that Alco is responsible for any unpaid receivership
16		expenses to date, the Receiver shall submit a request for payment on or before
17		May 13, 2011.
18		
19		
20	DATED: 4/29/2011  JEREN FOGEL	
21		United States District Juage
22		
23		
24		
25		
26		
27	1 41	accents that the County officially has talend around is an autim the County description

<sup>&</sup>lt;sup>1</sup> Alco asserts that the County effectively has taken over and is operating the San Jerardo system, and that no further "transfer" is necessary.