

**IN THE UNITED STATES DISTRICT COURT**  
**FOR THE DISTRICT OF NEW MEXICO**

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DIAMOND BAR CATTLE COMPANY.  
LANEY CATTLE COMPANY, KIT LANEY,  
and SHERRY LANEY,

Plaintiffs,

and

Civil No. 96-437 WJ/LCS

NATIONAL WILDLIFE FEDERATION; GILA  
WATCH; NEW MEXICO WILDLIFE FEDERATION;  
RIO GRANDE CHAPTER OF TROUT UNLIMITED;  
WILDERNESS WATCH; and CENTER FOR  
BIOLOGICAL DIVERSITY,

Intervenors,

v.

UNITED STATES OF AMERICA,  
ANN VENEMAN, Secretary of the United  
States Department of Agriculture, and U.S.D.A.  
Forest Service,

Defendants.

**PARTIAL JUDGMENT ON DAMAGES AND RETENTION**  
**OF JURISDICTION TO DETERMINE FINAL DAMAGES**

THIS MATTER came on for hearing before the Court, Honorable William P. Johnson presiding, and the issues having been duly heard and a decision having been duly rendered,

IT IS ORDERED AND ADJUDGED that the Defendant United States recover of the Plaintiffs, Diamond Bar Cattle Company, Laney Cattle Company, Kit Laney and Sherry Laney, jointly and severally the sum of \$63,639.65, with interest thereon at the rate of 1.28 percent as provided by law.

IT IS FURTHER ORDERED AND ADJUDGED that this Court specifically retains jurisdiction to determine damages for unauthorized grazing from February 1, 2004 through the date of the final judgment, to determine resource damages and to render a judgment for costs.

A handwritten signature in black ink, appearing to be "Robert A. ...", written over a horizontal line.

UNITED STATES DISTRICT JUDGE