

RESOLUTION OF THE SUMMIT LAKE PAIUTE COUNCIL  
SUMMIT LAKE PAIUTE TRIBE  
OF THE  
SUMMIT LAKE PAIUTE RESERVATION, NEVADA

RESOLUTION NO.: SL - 5 - 2011

TITLE: REQUESTING BUREAU OF INDIAN AFFAIRS/OJS/SOLICITOR EXPEDITE THEIR INVESTIGATIONS ON THE TRIBE’S NOW EIGHT (8) MONTH OLD OR MORE REQUEST FOR INVESTIGATION AND CIVIL AND CRIMINAL PROSECUTION OF RUBY PIPELINE, LLC, ITS AGENTS OF CONTRACTORS FOR TRESPASS ON THE SUMMIT LAKE RESERVATION

WHEREAS, the Summit Lake Paiute Tribe, is a modern entity of the Northern Paiute People known, in English, as Lake Trout and Wild Onion Eaters who, for thousands of years, controlled at least 2,800 square miles of land in and around Summit Lake as a tribe with sovereign, unlimited, powers and laws (customs, traditions, usages, etc.); and,

WHEREAS, in 1964, and after much consideration, the members of the Lake Trout and Wild Onion Eaters organized pursuant to Section 16 of the Indian Reorganization Act of June 18, 1934 (48 Stat. 984) as amended, adopting, for certain sovereign purposes, the name “Summit Lake Paiute Tribe” with a tribal constitution titled “Articles of Association,” the latter which was approved by the Secretary of the U.S. Department of the Interior on January 8, 1965; and,

WHEREAS, over time the members of the Summit Lake Paiute Tribe have regained a small fraction of their historic land base, including the Tribe’s reserved lands (Reservation), and the Indian allotments outside the Reservation boundaries; and,

WHEREAS, the Summit Lake Paiute Tribe’s Articles of Association grant to the Summit Lake Paiute Council (see Article II, Section 1) certain sovereign powers, including to: represent the Tribe in negotiations with the Federal government in matters of welfare (see Article II, Section 1(a)), to deal with tribal assets (see Article II, Section 1(c)), to protect tribal lands, including requesting the federal government prosecute trespassers who do so without consent of the Tribe (see Article II, Section 1(e)), and to carry out those powers (see Article II, Section 1(k)); and,

WHEREAS, more than eight (8) months ago, the Chairman of the Summit Lake Paiute Council requested, through the Tribe’s Environmental Coordinator, with Council approval, that the Bureau of Indian Affairs prosecute civilly and criminally Ruby Pipeline, LLC, or its agents or contractors, that violated Council permission to the motoring public to use only the roadway of a portion of Tribe Route 2 (Cedarville Road)—that which is within the exterior boundaries of the west boundary of the Summit Lake Reservation to the east prolongation of the Route 2 intersection with

Route 3--and Tribe Route 3 (Denio Road) neither of which has a right-of-way; and,

WHEREAS, more than eight (8) months ago, the Council provided the Bureau of Indian Affairs with photographs of the trespass off the Tribe Route 3 (Denio Road) roadway and Google Earth depictions of where the trespass took place (see Email, Tribe Environmental Coordinator to Superintendent, Western Nevada Agency, dated Thursday, June 3, 2010 at 12:47pm (attached)); and,

WHEREAS, to date, all that Bureau of Indian Affairs has done is confirm the GPS coordinates the Tribe first provided, and, confirm, as the Tribe first stated, that there is no right-of-way associated with Route 3 (see Email, Superintendent, Western Nevada Agency to Tribe, dated Friday, February 18, 2011 at 11:46am (attached)); and,

WHEREAS, now more than eight (8) months after the Tribe's initial complaint of trespass and request for prosecution, Bureau of Indian Affairs advised that the "Western Regional Office, BIA stated that the Tribe has two options related to the trespass issue: 1) The BIA can investigate the claim of trespass; 2) the BIA can review the trespass data if it has already been collected. If it is determined there is a trespass, the case can be forwarded to OJS. OJS will determine if they want to pursue . . . Upon receipt of the [Council Resolution] the BIA would then prepare the necessary request for the Solicitor's review/action, and the Solicitor would advise the Tribe of any further action" (see Email, Superintendent, Western Nevada Agency to Tribe, dated Friday, February 18, 2011 at 11:46am (attached)); and,

WHEREAS, Bureau of Indian Affairs, apparently, is unaware that the Tribe can, in response to Executive Order 13175 and President Obama's November 5, 2009 Memorandum on same, and the U.S. Department of Justice Tribe Consultation Policy, enter into government-to-government consultations with the U.S. Department of Justice on the unreasonable delay of the Bureau of Indian Affairs to act on the now more than eight (8) month old complaint of the Tribe; and,

WHEREAS, the Tribe is willing to give the Bureau of Indian Affairs, OJS and Solicitor forty-five (45) days to conclude its investigation before seeking consultation with the U.S. Department of Justice and asking that the delay of Bureau of Indian Affairs be investigated as well; and,

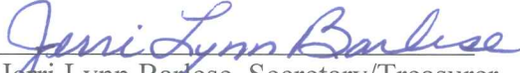
WHEREAS, the Council believes it is being more than fair to the Bureau of Indian Affairs, OJS and Solicitor's Office.

NOW THEREFORE, BE IT RESOLVED that the Summit Lake Paiute Tribal Council hereby demands that Bureau of Indian Affairs, OJS and the Solicitor's Office conclude its investigations with forty-five (45) days or explain in consultation session with the Council how much extra time one or all need to conclude their investigations and decisions to civilly and or criminally prosecute or not to prosecute.

CERTIFICATION

I, JERRI LYNN BARLESE, Secretary/Treasurer of the Summit Lake Paiute Council, hereby certify that the above Resolution, No. SL - 5 - 2010, was brought before the Summit Lake Paiute Council at a duly held meeting on the 20th day of February, 2011, with a quorum present, and that the following votes were cast to enact the Resolution: 3 For, 0 Against; and 0 Abstaining, with the Council Chairman presiding but not voting because there was no tie vote, and that this Resolution has not been rescinded, revoked or amended.

February 20, 2011  
Date

  
Jerri Lynn Barlese, Secretary/Treasurer  
Summit Lake Paiute Council

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**Subject:** Request fr: Summit Lake

**From:** "Brown, Athena" <Athena.Brown@bia.gov>

**Date:** Fri, Feb 18, 2011 11:46 am

**To:** "ron.johnny@summitlaketribe.org" <ron.johnny@summitlaketribe.org>

**Cc:** "Brown, Steven" <Steven.Brown@bia.gov>

Ron – I apologize for the late response—Steve Brown, Natural Resources Director will be unable to attend the meeting as he is out of town Saturday through Monday. I hope the following update will be helpful to the Tribal Council members.

You asked for a response on two issues:

**First Issue:** Update on: our now 20 or so month old request that Ruby Pipeline, LLC, or its contractors and or agents be civilly and criminally prosecuted for trespassing the Summit Lake Reservation and not paying the Tribe's annual \$100 vehicle fee for the several vehicles that passed the point where that fee is due; and, provide us on an update on our request that is several months old that BIA order Ruby Pipeline, LLC, to conduct the testing of our sacred One Mile Spring water so that the Council's recently negotiated agreement, assuming it meets federal trust responsibility, can be enforced on more than a promise from a company that has broken several major promises to the Tribe.

The BIA was first notified in an email received from the Tribe with a photo and GPS coordinates attached. WNA Natural Resources replied to the Tribe that the Agency would map the alleged area of trespass. WNA compiled preliminary information in the form of a digital map with the location of the wooden stakes. The WNA Rangeland Specialist conferred with the Regional BIA Roads and they determined the stakes are located along Indian Reservation Road (IRR) Route 3 and that there is no Right of Way associated with Route 3. According to the photographs associated with the map, two wooden lath marking stakes were driven into the ground along side of the dirt road.

The Western Regional Office, BIA stated that the Tribe has two options related to the trespass issue: 1) The BIA can investigate the claim of trespass; 2) the BIA can review the trespass data if it has already been collected. If it is determined there is trespass, the case can be forwarded to OJS. OJS will determine if they want to pursue.

Before the BIA can proceed further regarding the question of trespass, it is requested the Council submit a request in the form of a written Council decision, either a tribal resolution or Council motion. Upon receipt of the document the BIA would then prepare the necessary request for the Solicitor's review/action, and the Solicitor would advise the Tribe of any further action.

BIA/WNA Tribal Operations indicated the tribal ordinance requiring the \$100 vehicle fee enacted by the Tribe is enforceable by the Tribe and not the BIA.

**Second Issue:** The Council continues to be very vocal and action oriented against the plans of Ruby Pipeline, LLC, to construction northeast, north and northwest of the Reservation, including now maintaining three cases: two in the Ninth Circuit U.S. Court of Appeals, and one before the D.C. Circuit of the U.S. Court of Appeals, and negotiating with Ruby Pipeline, LLC, on the testing of sacred One Mile Spring water. The Council still wants all federal agencies, including the BIA, to uphold its trust responsibility to the Tribe.

As explained in an email to the BIA, Ruby Pipeline and the Tribe have agreed to monitor the water levels over a five-year period. The Agency has conferred with the WRO Environmental Branch and Branch of Natural Resources—both have indicated that it would be helpful if the BIA was provided a copy of the negotiated agreement. Once the agreed testing begins, it would be helpful if the results were made available to the BIA over the period of the negotiated agreement for possible review and consultation.

*Athena R. Brown, Superintendent  
Western Nevada Agency  
311 E. Washington Street  
Carson City, NV 89701  
(775) 887-3501  
FAX (775) 887-3531  
athena.brown@bia.gov*

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**Subject:** Request BIA attend February 19, 2011 Summit Lake Paiute Council Meeting in Sparks  
**From:** chairman@summitlaketribe.org  
**Date:** Thu, Feb 03, 2011 8:29 am  
**To:** "Athena Brown" <athena.brown@bia.gov>

Superintendent Brown,

The Council has asked me to invite you or your staff to attend the Saturday, February 19, 2011, Council Meeting to provide us with an update on: our now 20 or so month old request that Ruby Pipeline, LLC, or its contractors and or agents be civilly and criminally prosecuted for trespassing the Summit Lake Reservation and not paying the Tribe's annual \$100 vehicle fee for the several vehicles that passed the point where that fee is due; and, provide us on an update on our request that is several months old that BIA order Ruby Pipeline, LLC, to conduct the testing of our sacred One Mile Spring water so that the Council's recently negotiated agreement, assuming its meets federal trust responsibility, can be enforced on more than a promise from a company that has broken several major promises to the Tribe.

The Council continues to be very vocal and action oriented against the plans of Ruby Pipeline, LLC, to construction northeast, north and northwest of the Reservation, including now maintaining three cases: two in the Ninth Circuit U.S. Court of Appeals, and one before the D.C. Circuit of the U.S. Court of Appeals, and negotiating with Ruby Pipeline, LLC, on the testing of sacred One Mile Spring water. The Council still wants all federal agencies, including the BIA, to uphold its trust responsibility to the Tribe. Your staff would be better informed by talking to me or Acting CAE/Administrator Ron Johnny than talking with Ruby Pipeline, LLC, or its attorneys, including Troy Eid.

Mr. Johnny is available by cell phone (775-622-7520) and email since he is traveling.

Please advise Mr. Johnny what time you or your staff can attend the Council Meeting, and who will be attending, so I can finalize the Agenda.

Sincerely,

Warner Barlese

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Warner Barlese, Chairman  
Summit Lake Paiute Council  
SUMMIT LAKE PAIUTE TRIBE  
1708 H Street  
Sparks, NV 894312  
(775) 827-9670  
(775) 827-9678 fax

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**Subject:** Tribe request for Update on Request for Prosecution of Ruby Pipeline Trespass to Summit Lake Reservation  
**From:** ron.johnny@summitlaketribe.org  
**Date:** Tue, Dec 14, 2010 1:52 pm  
**To:** "Athena Brown" <athena.brown@bia.gov>  
**Cc:** "Fred Drye" <fred.drye@bia.gov>  
**Attach:** 121210 Comment to BIA re Ruby Pipeline Trespass.pdf

Dear Superintendent Brown,

Summit Lake Paiute Council Chairman Warner Barlese directed me to eail you a signed PDF copy of his letter to you asking for an update on the Tribe's request for prosecution of Ruby Pipeline LLC or its agents or contractors who trespassed the Summit Lake Reservation and posted road access markers where the public is not allowed to travel, and then regular updates thereafter since it has been a while since the Tribe was advised of the status of the request.

On behalf of Summit Lake Paiute Council Chairman Warner Barlese,

Ron Johnny, Director, Environmental Protection Dept., Summit Lake Paiute Tribe, Nevada  
SUMMIT LAKE RESERVATION  
SUMMIT LAKE PAIUTE TRIBE  
1708 H Street  
Sparks, NV 89434  
(775) 827-9670 office  
(775) 622-7520 cell (best)

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SUMMIT LAKE PAIUTE TRIBE  
Primary Administrative Office  
1708 H Street, Sparks, NV 89431-4337  
(775) 827-9670 (775) 827-9678 (fax)

SUMMIT LAKE PAIUTE COUNCIL  
Chairman: Warner Barlese • Vice-Chairperson: Ernie Barlese  
Secretary/Treasurer: Jerri Lynn Barlese • Council Member: Jerry L. Barr • Council Member: Randi DeSoto

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December 12, 2010

Ms. Athena Brown, Superintendent  
Bureau of Indian Affairs  
Western Nevada Agency  
311 East Washington Street  
Carson City, NV 89701

Re: Status of Tribe's Complaint Against Ruby Pipeline LLC Contractors, Etc., of Trespassing  
Summit Lake Reservation and Posting Ruby Pipeline Access Road Markers

Dear Superintendent Brown,

I am writing to find out the status of the Council's request that the federal government enforce its trust responsibility to the Summit Lake Paiute Tribe and its members and have the appropriate contractors, agents or employees of Ruby Pipeline LLC (ElPaso Corporation, etc.) prosecuted for civil or criminal trespass given the fact that whoever posted the Ruby Pipeline access road markers left the Tribe's roads that are open to the public by Council action and trespassed the sage brush and land where the sage brush grows which is not open to the public.

The last update we received, which was a considerable amount of time ago, from Mr. Brown, was that the distances from the Ruby Pipeline road access markers to the entrances of the Summit Lake Reservation were being measured for distance.

Please have someone provide a time line of sorts identifying who was tasked with what responsibility, the expected deadline for such task, and where the Tribe's prosecution request is at (or with whom) and the next step and its proposed completion date. I would like regular monthly updates on this issue starting in January 2011.

Sincerely,

Warner Barlese  
Chairman  
Summit Lake Paiute Council

cc:

WB/rej

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**Subject:** Second Followup; Photo and UTM Coordinates of surveyor markers trespassing Summit Lake Reservation; Council Chairman's expectations from BIA  
**From:** ron.johnny@summitlaketribe.org  
**Date:** Thu, Jun 03, 2010 12:47 pm  
**To:** "Athena Brown" <athena.brown@bia.gov>  
**Cc:** "Warner Barlese" <Chairman@summitlaketribe.org>  
**Attach:** Ruby flags on Route 3 (Denio Rd) north of Tribal Compound entrance.jpg  
Google Earth Image of Surveyor Markers on Summit Lake Reservation.JPG

Dear Superintendent Brown,

As a second followup, Summit Lake Paiute Council Chairman Warner Barlese has asked me to also send the additionally attached Google Earth image of where the two, apparent, Ruby Pipeline survey markers are on, and trespassing, the Summit Lake Reservation.

On behalf of Summit Lake Paiute Council Chairman Warner Barlese,

Ron Johnny  
Environmental Coordinator & Acting CAE  
SUMMIT LAKE PAIUTE TRIBE  
SUMMIT LAKE RESERVATION  
[www.summitlaketribe.org](http://www.summitlaketribe.org)

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(Forwarding Agent Address)  
1708 H Street  
Sparks, NV 89431  
(775) 827-9670 (ofc)  
(775) 827-9678 (fax)  
Email: [ron.johnny@summitlaketribe.org](mailto:ron.johnny@summitlaketribe.org)

----- Original Message -----

**Subject:** Followup; Photo and UTM Coordinates of surveyor markers trespassing Summit Lake Reservation; Council Chairman's expectations from BIA  
**From:** [ron.johnny@summitlaketribe.org](mailto:ron.johnny@summitlaketribe.org)  
**Date:** Thu, June 03, 2010 12:29 pm  
**To:** "Athena Brown" <[athena.brown@bia.gov](mailto:athena.brown@bia.gov)>  
**Cc:** "Warner Barlese" <[Chairman@summitlaketribe.org](mailto:Chairman@summitlaketribe.org)>

Dear Superintendent Brown,

Summit Lake Paiute Council Chairman Warner Barlese has asked me to email you the photo of the, apparent, Ruby Pipeline surveyor markers on the Summit Lake Reservation thus trespassing the sovereignty of the Tribe since (1) the Council only opened to the public the use of Route 1 (Gerlach Road), Route 3 (Denio Road), and that portion of Route 2 (Cedarville Road) from the west entrance of the Summit Lake Reservation to the intersection with Route 3 (Denio Road) and the Tribal Compound. See Attached (photo). There is no right-of-way to any of the Routes that would allow the posting of any object. Any private company or private individual or county or state official driving past the east prolongation edge of Route 3 (Denio Road) at the intersection of Route 2 (Cedarville Road) must pay the annual vehicle fee of \$100.00 for each vehicle (e.g., for a person(s) to operate a pickup truck hauling an ATV, motorcycle and bicycle, the fee would be \$400.00); and (2) signs are clearly posted on the Summit Lake Reservation not to leave the roadways.

The UTM Coordinates of the markers are:

West Marker: 4601363.40 Meters North  
330467.22 Meters East  
East Marker: 4601362.40 Meters North  
330477.79 Meters East

Projection: NAD83 Zone 11

We note that in Ruby Pipeline's Initial Environmental Implementation Plan recently filed with the Federal Energy Regulatory Commission (FERC) that the writing on the surveyor markers in the photo bear the identification marks "ACCESS H-46" which corresponds with the identification marks Ruby Pipeline mentions in Attachment A (Access Roads) page A-19, of the Traffic and Transportation Management Plan which is attached to Ruby Pipeline's Initial Environmental Implementation Plan which Ruby Pipeline gave notice it was filing with FERC by an email notice, dated May 24, 2010, and available by the below link:

<http://westernpipelines.elpaso.com/Ferc/RegAffairs.aspx?Pipeline=RUBY>

(document is 14MB)

Page A-19 related the following information:

Table A-1. Access Roads for the Ruby Pipeline Project

State/County /Access Road Number	Road Name	Existing Width (feet)	Existing Surface	Length (miles)	Existing Condition	Proposed Improvement
H-46A	Unnamed Road 2 Track	10-12	Gravel	3.03	Unimproved - Rough	Blade
H-46B						
H-46C						

Summit Lake Paiute Council Chairman Warner Barlese asked me to advise you that the Council, since 2008 in filings with FERC and communications to BIA and directly to the Secretary of the Interior, has repeatedly asked the Bureau of Indian Affairs, Bureau of Land Management, Fish and Wildlife Service, all part of the U.S. Department of the Interior, and FERC, part of the U.S. Department of Energy, to uphold its trust responsibility to the Summit Lake Paiute Tribe. Interior and Energy have thus far not

indicated any protection of One Mile Spring flow from Ruby's plan to blast the rock formation from which One Mile Spring flows, and there has been no observation of an increase of police patrols despite the Council's requesting same specifically relative to Ruby Pipeline activities.

Council Chairman Warner Barlese expects the U.S., Attorney's Office to be contacted by the appropriate officials to have criminal and civil trespass dealt with.

As one of the many civil remedies the Council expects immediately to the, apparent, trespass of Ruby Pipeline or one of its agents, contractors, or subcontractors, etc., for the placement of the surveyor markers on the Summit Lake Reservation, is: (1) Ruby paid for but Council controlled monitors (who report only to the Council) must accompany Ruby Pipeline or any of its agents, etc., when they are conducting operations within twenty (20) miles of the exterior boundaries of the Summit Lake Reservation so no further trespass takes place; and (2) any Ruby Pipeline, agent, etc., vehicles that were east of the prolongation of the east edge of Route 3 (Denio Road) must pay the \$100.00 annual fee as identified above.

As set forth below, the Council by notice to Ruby Pipeline officials and their attorneys, and by notice to federal officials, and by notice to the public (since all of the below mentioned tribal documents can be found on the *Minutes/Resolution Page* of the Tribe's web site ([www.ummitlaketribe.org](http://www.ummitlaketribe.org))), and by the signs posted on the Summit Lake Reservation, has made clear its stance and position against the Ruby Pipeline Project.

Finally, Chairman Barlese is asking that BIA consult with the Council, face-to-face, to discuss its plans on dealing with the Trespass and preventing future trespass. Please advise Chairman Barlese, and he asks that you copy me, to advise of the first date BIA can consult with the Council on this.

On behalf of Summit Lake Paiute Council Chairman Warner Barlese,

Ron Johnny  
Environmental Coordinator & Acting CAE  
SUMMIT LAKE PAIUTE TRIBE  
SUMMIT LAKE RESERVATION  
[www.summitlaketribe.org](http://www.summitlaketribe.org)

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Email: [ron.johnny@summitlaketribe.org](mailto:ron.johnny@summitlaketribe.org)

----- Original Message -----

Subject: Request for Information, if known  
From: [ron.johnny@summitlaketribe.org](mailto:ron.johnny@summitlaketribe.org)  
Date: Tue, June 01, 2010 5:00 pm  
To: "Athena Brown" <[athena.brown@bia.gov](mailto:athena.brown@bia.gov)>  
Cc: "Warner Barlese" <[Chairman@summitlaketribe.org](mailto:Chairman@summitlaketribe.org)>

Dear Superintendent Brown,

Summit Lake Paiute Council Chairman Warner Barlese has asked me to call me to call you to advise of this email, and email you to create a written record, and so you may officially reply to the email. Council Chairman Warner Barlese asks me to please ask you or whomever replies to this email to reply to me too so I can advise Chairman Barlese during his working hours.

Does BIA have any knowledge of the surveyor flags, identified below, being posted where described below or elsewhere on the Summit Lake Reservation? Has BIA or other U.S. Department of the Interior personnel approved the placement of Ruby Pipeline or other surveyor markers on the Summit Lake Reservation?

On Sunday, May 30, 2010, a Summit Lake Paiute Tribe employee observed what could be two (2) wooden Ruby Pipeline survey markers with surveyor (plastic) flags posted on the Summit Lake Reservation, one on the northwest and one on the northeast corner of Route 3 (Denio Road) just north of the intersection of Route 3 with Route 2 (Cedarville Road) and both directly north of the entrance to the Tribal Compound.

As I am sure you are aware (Council Resolutions and Minutes have been provided to the Western Nevada Agency and are posted on the *Minutes/Resolution Page* of the Tribe's web site ([www.summitlaketribe.org](http://www.summitlaketribe.org))):

- Based on Bureau of Land Management maps the Council provided your Agency, all County Roads and their rights-of-way end at the outside edge of the exterior boundaries of the Summit Lake Reservation boundaries.
- Council Resolution SL-03-2009 ((June 6, 2009) opened what are now called Route 1 (Gerlach Road), Route 3 (Denio Road) and that portion of Route 2 (Cedarville Road) from the west boundary of the Summit Lake Reservation to the intersection with what is now called Route 3 (Denio Road) to the public for motoring but not posting surveyor markers and flags.
- Council Resolution SL-43-2008 (November 11, 2008), which was the subject of a Solicitor's Opinion, imposes a \$100.00 annual vehicle fee on all vehicles traveling east on what is now called Route 2 (Cedarville Road) from the intersection of Route 2 with Route 3 (Denio Road).
- Council Resolution SL-39-2008 (October 18, 2008) opposes the construction of the Ruby (natural gas) Pipeline Project.
- Council Resolution SL-06-2010 (March 20, 2010) changed the names of the Reservation's Roads and BIA Route Number Designations from Soldier Meadows Road to Route 1 or the Gerlach Road; from Badger Mountain Road to Route 2 or the Cedarville Road; and the Summit Lake Road to Route 3 or the Denio Road.
- Bottom of Page 8, Minutes of the Council's Regular Meeting, dated May 17, 2008: It was the unanimous consensus of the Summit Lake Paiute Council that without first obtaining approval from the Council that no person or vehicle connected with surveying for the Ruby Pipeline Project or for any other Ruby Pipeline Project purpose enter the Summit Lake Reservation or drive on tribal roads without obtaining the Council's permission. Posting the above-identified surveyor markers off the Denio Road/Route 3, since there is no road right-of-way, is not permitted use of the Denio Road by the public.

On behalf of Summit Lake Paiute Council Chairman Warner Barlese,

Ron Johnny  
Environmental Coordinator & Acting CAE  
SUMMIT LAKE PAIUTE TRIBE  
SUMMIT LAKE RESERVATION  
[www.summitlaketribe.org](http://www.summitlaketribe.org)

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