Sierra Club et al v. Johnson

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WHEREAS, on March 12, 2008, Plaintiffs Sierra Club, Great Basin Resource Watch, Amigos Bravos, and Idaho Conservation League brought suit under the Comprehensive Environmental Response, Compensation and Liability Act ("CERCLA"), 42 U.S.C. §§ 9601-9675, alleging that Defendants United States Environmental Protection Agency ("EPA") and United States Department of Transportation ("DOT") failed to perform the following alleged nondiscretionary duties under CERCLA Section 108(b), 42 U.S.C. § 9608(b): (1) publish a notice in the Federal Register by December 11, 1983, identifying those classes of facilities for which financial responsibility requirements will be first developed; (2) promulgate financial responsibility requirements beginning no later than December 11, 1985; and (3) implement those financial responsibility requirements as quickly as can reasonably be achieved but in no event later than four years after promulgation, see Dkt. 1;

WHEREAS, on May 22, 2008 and September 2, 2008, the Court granted motions to intervene by Defendant-Intervenors American Petroleum Institute, RCRA Corrective Action Project, Superfund Settlements Project, and Treated Wood Council, see Dkts. 34 and 70;

WHEREAS, on June 26, 2008, the parties filed a Joint Case Management Statement, wherein the parties proposed to resolve Plaintiffs' claims on cross-motions for summary judgment and agreed that briefing would be limited to the merits of those claims and that, in the event the Court granted Plaintiffs' motion, the parties would enter into private settlement negotiations to try to resolve the remedy (i.e., deadlines for EPA and DOT to take action under CERCLA Section 108(b)), as well as any attorneys' fees issues, see Dkt. 52, at ¶¶ 12, 16;

WHEREAS, on August 18, 2008, the Court entered an Order approving the parties' proposed briefing schedule, see Dkt. 68;

WHEREAS, on February 25, 2009, after a hearing on the merits of the parties' crossmotions for summary judgment, the Court entered an Order that: (1) granted Defendants' motion with respect to DOT, finding that Plaintiffs lack standing to sue DOT; (2) denied Defendant-Intervenors' motion, finding that Plaintiffs have standing to sue EPA; and (3) granted Plaintiffs' motion with respect to the claim that EPA failed to publish a notice by December 11, 1983 identifying the classes of facilities for which financial responsibility requirements will be first

developed, as required under CERCLA Section 108(b), concluding that the claim is not time-barred by the six-year statute of limitations period in 28 U.S.C. § 2401(a), see Dkt. 105;

WHEREAS, in the February 25, 2009 Order, without any briefing by the parties as to appropriate deadlines and in lieu of the parties' agreement to attempt to negotiate deadlines through private settlement, the Court ordered EPA to publish the CERCLA Section 108(b) notice of priority by May 4, 2009, see Dkt. 105 at p.15;

WHEREAS, the Court, in its February 25, 2009 Order, declined to address the merits of the claims regarding EPA's alleged failure to promulgate and implement financial responsibility requirements under CERCLA Section 108(b), holding those issues in abeyance pending EPA's publication of the notice of priority, see Dkt. 105 at p.14;

WHEREAS, because publication in the Federal Register is under the control of the Office of the Federal Register, not EPA, and the timing of publication depends, in part, on the volume of other items awaiting publication, EPA seeks to amend the deadline to provide for signature and transmission of the notice of priority to the Office of the Federal Register for publication, see Breen Decl. ¶ 9;

WHEREAS, for the reasons set forth in the attached declaration, EPA plans to comply with the Court's February 25, 2009 Order but requires an approximate two-month extension, to July 10, 2009, to identify those classes of facilities for which CERCLA Section 108(b) financial responsibility requirements will be first developed and to transmit a signed notice of such prioritization to the Federal Register for publication, see Breen Decl. ¶¶ 6-9;

WHEREAS, the parties do not believe the requested two-month extension will be prejudicial to any of the parties or will unduly delay the Court in taking action on the two remaining issues currently being held in abeyance pending EPA's action on the notice of priority;

NOW THEREFORE, pursuant to Local Rules 6-2 and 7-12, the parties, by and through their undersigned counsel, hereby stipulate to modify the May 4, 2009 deadline for EPA to publish the notice of priority under CERCLA Section 108(b) to the following:

No later than July 10, 2009, EPA shall identify those classes of facilities for which CERCLA Section 108(b) financial responsibility requirements will be

1	first developed and shall transmit a signed notice of such prioritization to the	
2	Federal Register for publication.	
3	Upon publication of the notice in the Federal Register, EPA will file a status report	
4	informing the Court of the Agency's action.	
5	FOR DEFENDANTS:	JOHN C. CRUDEN
6		Acting Assistant Attorney General Environment & Natural Resources Division
7	Dated: April 2, 2009	/s/ Rochelle L. Russell
8	•	ROCHELLE L. RUSSELL United States Department of Justice
9		Environmental Defense Section 301 Howard Street, Suite 1050
10		San Francisco, CA 94105 (415) 744-6485
11	FOR PLAINTIFFS:	rochelle.russell@usdoj.gov
12 13	Dated: April 2, 2009	/s/ Jan Hasselman (with permission) JAN HASSELMAN
14		Earthjustice 705 Second Avenue, Suite 203
15		Seattle, WA 98104 (206) 343-7340
16		jhasselman@earthjustice.org
17		LISA GOLLIN EVANS Earthjustice
18		21 Ocean Avenue Marblehead, MA 01945
19		(781) 631-4119 levans@earthjustice.org
20	FOR DEFENDANT-INTERVENORS:	
21	Dated: April 2, 2009	/s/ Michael W. Steinberg (with permission) MICHAEL W. STEINBERG, Pro Hac Vice
22		Morgan, Lewis & Bockius LLP 1111 Pennsylvania Avenue, N.W.
23		Washington, D.C. 20004 (202) 739-3000
24		msteinberg@morganlewis.com
25	PURSUANT TO STIPULATION, IT IS	SO ORDERED. STATES DISTRICT
26	, , , , , , , , , , , , , , , , , , , ,	IT IS SO ORDERED
27	Dated: April 9, 2009	
28		WILLIAM ALSU Judge William Alsup Judge William Alsup
	STIPULATION TO AMEND THE MAY 4, 2009 DEADLINE FOR EPA TO PUBLISH A NOTICE OF PRIORITY UNDER CERCLA SECTION 108(b) AND [PROPOSED] ORDER THER	EON DISTRICT Case No. 08-cv-01409 WHA

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1	CERTIFICATE OF SERVICE	
2	I HEREBY CERTIFY that on this 2nd day of April, 2009, the foregoing STIPULATION	
3	TO AMEND THE MAY 4, 2009 DEADLINE FOR EPA TO PUBLISH A NOTICE OF	
4	PRIORITY UNDER CERCLA SECTION 108(b) AND [PROPOSED] ORDER THEREON	
5	was electronically filed with the Clerk of the Court and served using the CM/ECF system on all	
6	parties of record.	
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8	/s/ Rochelle L. Russell ROCHELLE L. RUSSELL	
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