



Lawsuits & Administrative Adjudications



Current Docket

Louisiana Environmental Action Network and Barbara Gibson v. Terrebonne Parish Council, No. 184975 (32nd Jud. Dist. Ct., Jan. 28, 2019) (Alleging violations of the Open Meetings Law by the Terrebonne Parish Council when it approved a variance from the Parish's hazardous waste ordinance without proper notice for M.A.R.S. Cleaning Systems, LLC, to operate a waste storage or disposal facility in Gibson, Louisiana, that will handle naturally occurring radioactive materials (NORM) (101-139.1)

Save Our Hills, et al. v. Louisiana Department of Environmental Quality, 2019-C-57 (La. Sup. Ct., Jan. 9, 2019) (Seeking certiorari and review of the ruling of the Louisiana First Circuit Court of Appeal reversing the judgment of the Nineteenth Judicial District Court which vacated a minor source air permit issued by the Louisiana Department of Environmental Quality to Southern Aggregates, LLC, for a sand and gravel mine adjacent to the Oak Hills residential subdivision in Livingston Parish, Louisiana) (184-003.3)

Louisiana Environmental Action Network, Humanitarian Enterprise of Loving People, Harry Joseph, and Genevieve Butler v. Louisiana Department of Environmental Quality, No. 673550 (19th Jud. Dist. Ct., September 6, 2018) (Appealing Louisiana Department of Environmental Quality decision to issue a modified air permit to NuStar Logistics, LP, allowing the facility to increase its air emissions at an oil and gas tank facility abutting a local community without providing an adequate public trustee analysis and meeting the statutory duty to consider the facility's compliance history) (101-138)

Weyerhaeuser Company v. U.S. Fish and Wildlife Service, et al., No. 17-71 (U.S., brief filed July 6, 2018) (*Amicus Curiae* brief on behalf of Gopher Frog Experts in support of the U.S. Fish & Wildlife Service's decision under the Endangered Species Act to list 1500 acres of private land in St. Tammany Parish, Louisiana, as critical habitat for the critically endangered dusky gopher frog) (194-001)

Residents of Gordon Plaza, Inc. v. Mitch Landrieu, in his official capacity as Mayor of New Orleans, and the City of New Orleans, No. 18-4226 (E.D. La. Apr. 25, 2018) (seeking an injunction to require the City of New Orleans to relocate residents of the Gordon Plaza subdivision off of the Agriculture Street landfill, which may present an imminent and substantial endangerment to health or the environment, in violation of the Resource Conservation and Recovery Act) (190-001)

Gulf Restoration Network, Little Tchefuncte River Association, Louisiana Environmental Action Network, Louisiana Audubon Council, and Sierra Club v. EPA, et al., No. 18-1632 (E.D. La. Feb. 16, 2018) (challenging EPA approval of drastically lowered dissolved oxygen criteria for thirty-one Louisiana rivers, streams, creeks, bays, and bayous without determining the affect on fish and wildlife and without applying sound scientific rationale) (157-049.1)

Louisiana Environmental Action Network, Humanitarian Enterprise of Loving People, Harry Joseph, and Genevieve Butler v. Louisiana Department of Environmental Quality, No. 662204 (19th Jud. Dist. Ct., October 5, 2017) (Appealing Louisiana Department of Environmental Quality decision to issue a modified air permit to NuStar Logistics, LP, allowing the facility to increase its air emissions at an oil and gas tank facility abutting a local community without complying with the agency's public trustee duty to consider the potential environmental impacts of the permit) (101-136)

In re: Air Permits for South La. Methanol, St. James Methanol Plant, No. 660709 (19th Jud. Dist. Ct., Aug. 21, 2017) (Appealing LDEQ's permit decision granting permits for the construction and operation of a new methanol manufacturing plant in the center of an African-American community, alleging that the agency failed to uphold its public trustee duty to conduct an alternative sites analysis) (126-026.3)

In re: Louisiana Department of Environmental Quality Permitting Decision: Water Quality Certification WQC 140708-02, (La. Sup. Ct., June 30, 2017) (Requesting Writ of Certiorari and Review of First Circuit Court

of Appeals decision (2017-C-1105) dismissing as moot the the Petitioners' appeal of the 19th Jud. Dist. Nov. 24, 2015 decision finding no subject matter jurisdiction for Case No. 644048, an appeal of an LDEQ water quality certification for destruction of wetlands in conjunction with a Southern Aggregates LLC proposed sand and gravel mine adjacent to the Oak Hills residential subdivision in Livingston Parish, Louisiana) (184-002.2)

Murray Energy Corporation v. EPA, No. 16-1127 (D.C. Cir., Feb. 9, 2017) (*Amicus curiae* brief filed on behalf of the American Thoracic Society, supporting EPA in a challenge to the agency's supplemental finding that it is appropriate and necessary to include coal-fired power plants among the categories of sources required to control emissions of hazardous air pollutants under Clean Air Act regulations, and thus to retain the Mercury and Air Toxics Standards (MATS) rule) (174-001.1)

Pegasus Equine Guardian Association v. U.S. Army and Brigadier General Gary M. Brito, in his official capacity as Commanding General, JRTC and Fort Polk, Louisiana, Case No. 3:16-cv-00849-JWD-EWD (M.D. La. Dec. 14, 2016) (challenging a U.S. Army decision to remove horses from the Fort Polk Military Installation without the environmental reviews required under the National Environmental Policy Act and without the historical and cultural reviews required under the National Historic Preservation Act) (137-002.2)

Louisiana Environmental Action Network v. Exxon Mobil Corporation, No. 16-cv-144 (M.D. La., March 3, 2016) (Alleging that Exxon's Baton Rouge chemical plant discharges toxic air pollutants and other air contaminants in violation of its permit and fails to lawfully report unauthorized discharges) (101-055.1)

Gulf Restoration Network v. Town of Centreville, Mississippi, No. 5:16-cv-00001 (S.D. MS. Jan. 5, 2016) (Alleging that the Town violates the Clean Water Act because it discharges sewage through a residential neighborhood and into Stafford Creek by failing to maintain and monitor its sewerage system, including pipes, in accordance with its permit) (157-050)

Louisiana Crawfish Producers Association – West, Atchafalaya Basinkeeper, and Louisiana Environmental Action Network v. U.S. Army Corps of Engineers, No. 11-cv-461 (W.D. La. March 22, 2011) (consolidated with *Louisiana Crawfish Producers Association – West v. Mallard Basin, Inc.*, No. 10-cv-1085) (Alleging that the U.S. Army Corps of Engineers violated the Endangered Species Act and the National Environmental Policy Act when it issued after-the-fact permits for a project that altered over 600 acres of swamp in Louisiana black bear critical habitat in the Atchafalaya Basin without consulting the U.S. Fish & Wildlife Service) (155-004)

Historical Docket*

Save Our Hills, et al. v. Louisiana Department of Environmental Quality, 2018-CA-0100 (La. 1st Cir. Ct. App., November 16, 2017) (Defendant, LDEQ, and Intervenor, Southern Aggregates, appeal of district court decision vacating LDEQ minor source air permit for Southern Aggregates LLC sand and gravel mine adjacent to the Oak Hills residential subdivision in Livingston Parish, Louisiana) (184-003.2) (Unfavorable Judgment, Nov. 5, 2018)

Louisiana Environmental Action Network, Concerned Citizens of Belle River, Hazel Cavalier, and Atchafalaya Basinkeeper v. Ieyoub, No. 662222 (19th Jud. Dist. Ct., October 6, 2017) (Appealing Louisiana Department of Natural Resources' Order reissuing a permit for the construction and operation of an E&P Waste transfer station in a residential area of Belle River, La., alleging that the agency failed to comply with flood protection regulations and its public trustee duty to give full and careful consideration to environmental impacts) (101-132.3) Favorable judgment, vacating permit and remanding matter to agency, August 30, 2018.

* Historical case descriptions include statements about final disposition (for example, noting favorable or adverse judgments). A final disposition, however, does not necessarily reflect a client's overall success due, for example, to interim rulings or agreements or to voluntary changes in a defendant's behavior.

Pastor Harry Joseph, Sr., Genevieve Butler, H.E.L.P., the Gulf Restoration Network, the Atchafalaya Basinkeeper, and Bold Louisiana v. Secretary, Louisiana Department of Natural Resources, No. 38,163 (23rd Jud. Dist. May 31, 2017) (appealing Coastal Use Permit issued by LDNR to Bayou Bridge Pipeline, LLC, for construction of a crude oil pipeline through the Coastal Zone of Louisiana and terminating in the majority African-American community of St. James) (157-052.1) Favorable judgment, remanding permit, May 15, 2018.

Louisiana Environmental Action Network, Humanitarian Enterprise of Loving People (“H.E.L.P.”), Harry Joseph, and Genevieve Butler v. Louisiana Department of Environmental Quality, No. 662204 (19th Jud. Dist. Ct., Oct. 5, 2017) (Appealing Louisiana Department of Environmental Quality’s decision to issue a modified air permit to NuStar Logistics, L.P. for its petroleum storage and terminal facility in St. James, Louisiana, alleging that the agency violated the Louisiana Constitution by failing to conduct its public trustee analysis or provide any basis for its decision to allow the increase of emissions directly next to a minority residential neighborhood) (101-136). Favorable judgment vacating permit, May 10, 2018.

Louisiana Crawfish Producers Association – West, Atchafalaya Basinkeeper, and Louisiana Environmental Action Network v. U.S. Fish & Wildlife Service, No. 14-cv-173 (W.D. La. Feb. 4, 2014) (Alleging that the U.S. Fish and Wildlife Service violated the Freedom of Information Act when it refused to provide documentation regarding its review of the U.S. Army Corps of Engineers’ request for consultation on permits which are the subject of Plaintiffs’ ongoing litigation (155-004.1). Voluntary Dismissal, Feb. 15, 2018.

North America’s Building Trades Unions v. OSHA, No. 16-1105 (D.C. Cir., Feb. 10, 2017) (*Amicus curiae* brief filed on behalf of the American Thoracic Society and the American College of Occupational and Environmental Medicine, supporting OSHA in a challenge to the agency’s promulgation of a final rule lowering the permissible exposure limit for respirable crystalline silica in the workplace) (174-003). Favorable judgment upholding silica rule, Feb. 14, 2018.

Save Our Hills v. Louisiana Department of Environmental Quality, No. 653060 (19th Jud. Dist. Nov. 18, 2016) (Appealing an LDEQ minor source air permit for Southern Aggregates LLC sand and gravel mine adjacent to the Oak Hills residential subdivision in Livingston Parish, Louisiana) (184-003.1) Favorable judgment vacating permit, October 31, 2017.

Louisiana Environmental Action Network, Concerned Citizens of Belle River, and Atchafalaya Basinkeeper et al. v. James H. Welsh, 2016-CA-0906 (La. 1st Cir. Ct. App., June 22, 2016) (Appealing a Louisiana Department of Natural Resources permit to FAS Environmental Services, LLC for relocation of a transfer station for Oil & Gas Exploration and Production Waste to a community that St. Martin Parish’s has zoned residential and allowing the existing facility to continue operations) (101-132.2) Favorable judgment vacating permit, June 14, 2017, reh’g denied, July 19, 2017.

In re: Louisiana Department of Environmental Quality Permitting Decision: Water Quality Certification WQC 140708-02, 2016 CA 1181 (1st Cir. Ct. App.) (Appealing the 19th Jud. Dist. Nov. 24, 2015 decision finding no subject matter jurisdiction for Case No. 644048, an appeal of an LDEQ water quality certification for destruction of wetlands in conjunction with a Southern Aggregates LLC proposed sand and gravel mine adjacent to the Oak Hills residential subdivision in Livingston Parish, Louisiana) (184-002.1) Adverse judgment, June 2, 2017.

Oakville Community Action Group, Louisiana Environmental Action Network, Gloria Mayfield v. Louisiana Department of Environmental Quality, No. 643930 (19th Jud. Dist. Nov. 18, 2015) (Appealing a solid waste permit renewal to Industrial Pipe, Inc. and Riverside Recycling & Disposal, LLC for a construction & demolition debris and woodwaste landfill and alleging agency failure to consider recent Environmental Quality Act violations involving fires at the landfill) (104-030.1) Settled, March 16, 2017

Atchafalaya Basinkeeper, Louisiana Crawfish Producers Association–West, and Gulf Restoration Network v. U.S. Army Corps of Engineers, No. 2:15-cv-06982 (E.D. La. Dec. 22, 2015) (challenging a U.S. Army Corps of Engineers decision to reissue New Orleans District General Permit No. 13 (NOD-13) without the

environmental reviews or public notice required under the Clean Water Act and the National Environmental Policy Act) (2016 WL 3180643; 2016 WL 7476173) (155-017) Settled, Feb. 1, 2017

Gulf Restoration Network v. Hancock County Development, LLC and Joshua Ladner, No. 1:08-cv-00186-LG-RHW (S.D. Miss., May 8, 2008) (Citizen suit against developers for failure to obtain a Clean Water Act Section 404 permit before filling wetlands for planned development on 700 acres near Stennis, Mississippi) (772 F. Supp.2d 761, 2011 WL 482520, 2009 WL 3841728, 2009 WL 259617) (157-019) Settled Aug. 23, 2011, Post-Consent Decree dispute settled Jan. 31, 2017

Fishing Rights Alliance v. Charter Fisherman's Association, No. 16-15046 (11th Cir, July 20, 2016) (Appealing a district court's denial of the Charter Fisherman's Association's motion to intervene as a defendant in support of U.S. Department of Commerce regulations concerning the Gulf of Mexico red snapper fishery under the Magnuson-Stevens Fishery Conservation and Management Act. (182-003.2) Unfavorable ruling, Jan. 26, 2017

Coastal Conservation Association v. U.S. Department of Commerce v. Charter Fisherman's Association, No. 16-30137 (5th Cir., Feb. 19, 2016) (Representation of appellee Charter Fisherman's Association in defense of Department of Commerce regulations concerning the Gulf of Mexico red snapper fishery under the Magnuson-Stevens Fishery Conservation and Management Act.) (2017 WL 187703) (182-004) Favorable judgment, Jan. 17, 2017

Louisiana Environmental Action Network and Sierra Club v. McCarthy, No. 3:15-cv-00858 (M.D. La. Dec. 23, 2015) (Seeking an injunction to require EPA to grant or deny the plaintiffs' petition for an objection to state-issued air permits for Yuhuang Chemical Inc.'s new methanol manufacturing plant in St. James, Louisiana) (126-024.2) Settled Aug. 23, 2016

Fishing Rights Alliance, Inc. v. Pritzker, No. 15-cv-1254 (M.D. Fla., intervention filed March 24, 2016) (Motion to Intervene as a defendant on behalf of the Charter Fisherman's Association in support of U.S. Department of Commerce regulations concerning the Gulf of Mexico red snapper fishery under the Magnuson-Stevens Fishery Conservation and Management Act. (182-003.1) Amicus status granted but intervention denied, June 8, 2016; favorable merits ruling, March 30, 2017 (2017 WL 1653590).

Louisiana Environmental Action Network, Concerned Citizens of Belle River, and Atchafalaya Basinkeeper et al. v. James H. Welsh, No. 640494 (19th Jud. Dist., June 30, 2015) (Appealing a Louisiana Department of Natural Resources permit to FAS Environmental Services, LLC for relocation of a transfer station for Oil & Gas Exploration and Production Waste to a community that St. Martin Parish's has zoned residential) (101-132.1) Adverse judgment, April 5, 2016.

In re: Louisiana Department of Environmental Quality Permitting Decision: Water Quality Certification WQC 140708-02, No. 644048 (19th Jud. Dist. Nov. 24, 2015) (Appealing an LDEQ water quality certification for destruction of wetlands in conjunction with a Southern Aggregates LLC proposed sand and gravel mine adjacent to the Oak Hills residential subdivision in Livingston Parish, Louisiana) (184-002) Adverse judgment, March 15, 2016

Town of Abita Springs v. James H. Welsh, in his official capacity as Commissioner of Conservation and Assistant Secretary of the Louisiana Department of Natural Resources, No. 644,006 (19th Jud. Dist. Nov. 23, 2015) (Challenging the Commissioner's revised order granting Helis Oil & Gas Co.'s Permit to Drill a well in St. Tammany Parish through which it will conduct hydraulic fracturing (fracking) operations and alleging that the Commissioner failed to perform his Constitutional duties as public trustee of the environment to analyze and that he failed to follow the zoning laws of St. Tammany Parish) (183-001.4) Adverse judgment, Jan. 25, 2016

Ouachita Riverkeeper v. EPA. No. 14-cv-4495 (N.D. Tx, Dec. 22, 2014) (alleging that EPA issued an unlawful decision not to object to a permit for discharges from Georgia-Pacific LLC's Crossett Paper Operations to Coffee Creek in Crossett, Arkansas that fails to meet Clean Water Act requirements) (166-004) Adverse judgment, Jan. 19, 2016

Coastal Conservation Association v. Pritzker, No. 15-cv-1300 (E.D. La., intervention filed May 14, 2015) (Intervention as a defendant on behalf of the Charter Fisherman's Association in support of U.S. Department of Commerce regulations under the Magnuson-Stevens Fishery Conservation and Management Act. The regulations at issue divide the recreational sector for Gulf of Mexico red snapper into two components: a Federal charter vessel component and a private angling component. The regulations also allocate the red snapper recreational quota and annual catch target between these two components.) (2016 WL 54911) (182-003) Favorable judgment Jan. 4, 2016

Town of Abita Springs v. U.S. Army Corps of Engineers, No. 15-451 (E.D. La. Feb. 12, 2015) (Challenging the U.S. Army Corps of Engineers' handling of a fracking-related application for a Clean Water Act § 404 permit for Helis Oil & Gas Co. to conduct drilling in St. Tammany Parish wetlands. The lawsuit alleges, *inter alia*, that the Corps unlawfully denied a request for a public hearing, failed to conduct sufficient notice and comment, and failed to require a complete application.) (2015 WL 9315745) (183-001.3) Adverse judgment, Dec. 23, 2015

Contempt Motion, *Little Tchefuncte River Association and Gulf Restoration Network v. Artesian Utility Company, Inc.*, No.12-1923 (E.D. La. Dec. 16, 2014) (Alleging continuing wastewater discharges to the Tchefuncte River in violation of an October 18, 2013 Consent Decree) (2015 WL 9690049) (167-002) Adverse ruling, Dec. 11, 2015

Louisiana Environmental Action Network v. Louisiana Department of Environmental Quality, No. 2015-CA-0749 (La. 1st Cir., May 12, 2015) (Appealing district court decision dismissing case challenging LDEQ's issuance of a landfill permit for the Brooklawn Disposal Facility) (101-131.1) Appeal dismissed October 19, 2015

Gulf Restoration Network, Louisiana Environmental Action Network, and Sierra Club v. United Bulk Terminals Davant, LLC, No. 14-608 (E.D. La. March 18, 2014) (Alleging that coal and petroleum coke discharges into the Mississippi River and failure to clean up and monitor spills violate the Clean Water Act) (157-045) Settled Oct. 7, 2015

Apalachicola Riverkeeper, Atchafalaya Basinkeeper, Galveston Baykeeper, Louisiana Bayoukeeper, Louisiana Environmental Action Network, Lower Mississippi Riverkeeper, and Waterkeeper Alliance v. Taylor Energy Company, L.L.C., No. 12-337 (E.D. La. Feb. 2, 2012) (Alleging that oil leaking into the Gulf from the Taylor Well(s), approximately 11 miles off the coast of Louisiana, violates the Clean Water Act and Resource Conservation and Recovery Act) (2012 WL 4566626; 2013 WL 1897142; 954 F.Supp.2d 448; 2015 WL 4096445; 2015 WL 4540529; 2015 WL 4540455; 2015 WL 4547611; 2015 WL 4605736; 309 F.R.D. 381) (101-127) Settled Sept. 3, 2015; settlement addendum Feb. 10, 2017

Town of Abita Springs v. James H. Welsh, in his official capacity as Commissioner of Conservation and Assistant Secretary of the Louisiana Department of Natural Resources, No. 637,209 (19th Jud. Dist. Feb. 18, 2015) (Appealing the Commissioner's order granting Helis Oil & Gas Co.'s application for a Permit to Drill a well in St. Tammany Parish through which it will conduct hydraulic fracturing (fracking) operations and alleging that the Commissioner failed to perform his Constitutional duties as public trustee of the environment to analyze and minimize the risks associated with the project) (183-001.2) Favorable judgment September 1, 2015

Concerned Citizens Around Murphy v. Perciasepe, No. 2:13-cv-03006 (E.D. La. May 15, 2013) (Seeking an injunction to require EPA to terminate, modify, or revoke an air permit issued for the Valero Meraux Refinery in St. Bernard Parish pursuant to the Clean Air Act) (161-006.2) Voluntarily dismissed after EPA decision, July 16, 2015

Michigan v. EPA, Nos. 14-46, 14-47, 14-49 (U.S., brief filed Mar. 2, 2015) (*Amicus* brief on behalf of the American Thoracic Society in support of EPA's decision not to consider costs when determining that it is appropriate to include electric utility steam generating units among the categories of industrial sources

required to control emissions of hazardous air pollutants) (135 S. Ct. 2699) (174-002) Adverse decision June 29, 2015

Atchafalaya Basinkeeper and Louisiana Crawfish Producers Association v. Bostick, No. 14-649 (E.D. La. March 20, 2014) (Alleging that by authorizing a wetlands fill project under an inapplicable regional general permit and by failing to consider cumulative environmental impacts, a U.S. Army Corps of Engineers' decision violates the Clean Water Act and the National Environmental Policy Act) (155-005.2) Adverse decision June 19, 2015

Town of Abita Springs v. James H. Welsh, Commissioner Of Conservation of the Louisiana Department of Natural Resources, and Helis Oil & Gas Co., LLC, No. 2014-15348 (22nd Jud. Dist, Dec. 1, 2014) (Requesting Declaratory Judgments that: 1) the St. Tammany Parish Unified Development [Zoning] Code controls where drilling operations permitted by the Office of Conservation may occur, and 2) Helis's drilling project violates the St. Tammany Parish zoning laws in the St. Tammany Parish Unified Development Code) (183-001.1) Adverse decision May 13, 2015

Louisiana Environmental Action Network v. Louisiana Department of Environmental Quality, No. 630630 (19th Jud. Dist, May 19, 2014) (Appealing LDEQ's issuance of a landfill permit for the Brooklawn Disposal Facility based, inter alia, on arguments that: LDEQ lacked jurisdiction to grant the permit because the agency's prior denial was still before the district court, LDEQ based its decision on a flawed consideration of alternatives, and the permit contributes to a disproportionate environmental impact on a lower-income, minority community) (101-131) Adverse decision Jan. 14, 2015

Gulf Restoration Network, et al v. Gina McCarthy, No. 13-31214 (5th Cir., Nov. 21, 2013) (Federal appeal of the district court's remand of EPA's denial of a petition for rulemaking under the Clean Water Act to establish numeric water quality standards for nitrogen and phosphorous for Mississippi River Basin states, to abate water quality degradation including the massive low-oxygen "dead zone" in the Gulf of Mexico (173-001.1) Vacated & remanded April 7, 2015.

Entergy Gulf States Louisiana, L.L.C. and Entergy Arkansas, Inc. v. EPA, No. 14-cv-1827 (E.D. La., motion filed Sept. 11, 2014) (Moving to intervene on behalf of Sierra Club to defend EPA's decision to release Entergy documents in response to Sierra Club's requests for information about three coal-fired power plants in Arkansas and Louisiana under the Freedom of Information Act (FOIA)) (126-023). Adverse ruling (motion to Intervene denied) March 5, 2015. Adverse ruling reversed on appeal, No. 15-30397, 2016 WL 1077108 (5th Cir. March 17, 2016).

Christian Ministers Missionary Baptist Association of Plaquemines Parish, Inc., et al. v. Louisiana Department of Environmental Quality, No. 2014-ca-0421 (La. 1 Cir., March 25, 2014) (Appealing the 19th JDC's January 2, 2014, decision to dismiss for lack of jurisdiction a challenge to LDEQ's issuance of a Clean Air Act "minor source" permit to RAM Terminals LLC) (177-005) Adverse decision Dec. 10, 2014

Guindon v. Pritzker, No. 14-cv-45 (D.D.C., motion filed June 24, 2014) (Moving to intervene on behalf of the Charter Fisherman's Association in a case challenging the National Marine Fisheries Service's implementation of annual quotas for recreational fishing of red snapper in the Gulf of Mexico under the Magnuson-Stevens Fishery Conservation and Management Act) (182-002) Motion administratively terminated with leave to re-file Nov. 19, 2014

Industrial Pipe, Inc. v. Plaquemines Parish Council, et al., No. 2014-C-1653 (La. Sup. Ct., Aug. 1, 2014) (Applying for a writ on behalf of the Oakville Community Action Group and others for review of a Louisiana Fourth Circuit decision upholding a 25th Judicial District Court judgment that granted Industrial Pipe a coastal use permit for disposal of waste in coastal wetlands in Plaquemines Parish) (104-029.3) Adverse decision Oct. 31, 2014

Citizens Against Multi-Chem v. Louisiana Department of Environmental Quality, No. 2014-C-1464 (La. July 8, 2014) (Applying for a Louisiana Supreme Court writ to review a First Circuit Court of Appeal decision

holding that the 19th Judicial District Court had no jurisdiction to hear an appeal of a minor source Clean Air Act permit that LDEQ issued to a chemical facility) (178-001.2) Adverse decision Oct. 10, 2014

Gulf Restoration Network v. City of Hattiesburg, No. 12-cv-36 (S.D. Miss., Mar. 2, 2012) (Alleging ongoing violations of Clean Water Act discharge permits at two Hattiesburg sewage and wastewater treatment lagoons) (157-039) Settled September 29, 2014

Waterkeeper Alliance, Atchafalaya Basinkeeper, Galveston Baykeeper, Louisiana Bayoukeeper, Apalachicola Riverkeeper, Louisiana Environmental Action Network v. U.S. Coast Guard, No. 13-289 (D.D.C. Mar. 5, 2013) (Appealing the U.S. Coast Guard's refusal to divulge documents under the Freedom of Information Act related to an eight-year oil leak at Taylor Energy Co.'s MC-20 site in the Gulf of Mexico and Taylor's decommissioning efforts) (101-127.1) Sept. 29, 2014 Remand Order

Save Lake Peigneur, Inc., Louisiana Environmental Action Network, and Roger Stelly v. Secretary, Louisiana Department of Natural Resources, No. 122358E (16th Jud. Dist. Court, April 8, 2013) (Appealing LDNR issuance of Coastal Use Permit to Jefferson Island Storage & Hub, LLC for creation of natural gas storage caverns in a salt dome underneath Lake Peigneur and alleging that LDNR failed to consider the potential negative impacts of the project to people and the environment) (172-001.5) Favorable ruling Sept. 23, 2014

Markle Interests, LLC v. U.S. Fish & Wildlife Service et al. (E.D. La. motion filed April 25, 2013) (Local counsel on intervention on behalf of the Center for Biological Diversity and Gulf Restoration Network in support of the U.S. Fish and Wildlife's designation of critical habitat for an endangered species, the dusky gopher frog) (169-002) Favorable ruling August 22, 2014

Woodland Borrow Pits, LLC v. Plaquemines Parish Gov't, No. 61-075 (25th Jud. Dist, intervention filed Jan. 30, 2014) (Intervening as defendant on behalf of the Christian Ministers Missionary Baptist Association of Plaquemines Parish and others to resist a mandamus petition seeking to force the Plaquemines Parish Council to grant a borrow pit permit application) (177-004) Settled July 14, 2014

Woodland Borrow Pits, LLC v. Plaquemines Parish Gov't, No. 61-076 (25th Jud. Dist, intervention filed Jan. 30, 2014) (Intervening on behalf of the Christian Ministers Missionary Baptist Association of Plaquemines Parish and others to support the Plaquemines Parish Council's denial of a Borrow Pit Permit application) (177-004) Settled July 14, 2014

Citizens Against Multi-Chem and Marcella Manuel v. Louisiana Department of Environmental Quality, No. 617003 (La. 1 Cir., June 18, 2013) (Appealing a 19th Judicial District Court judgment that dismissed a challenge to an LDEQ decision to issue a minor source Clean Air Act permit to a chemical facility without conducting an environmental impacts analysis or notifying the public) (178-001.1) Adverse decision May 22, 2014

RESTORE v. Beauregard Water Works District No. 3, No. 12-cv-2602 (W.D. La., Sept. 28, 2012) (alleging that the Water District in Beauregard Parish, Louisiana, violates the Safe Drinking Water Act by 1) skipping required samples of various contaminants, 2) failing to report data and corrective action in annual Consumer Confidence Reports, 3) violating the total coliform drinking water standard, 4) certifying compliance without regard to violations, and 5) failing to follow certification requirements for the competence of operators) (170-001) Settled May 23, 2014

Industrial Pipe, Inc. v. Plaquemines Parish Council, et al., No. 59-189 (La. 4 Cir., May 29, 2013) (Appealing, on behalf of the Intervenor Oakville Community Action Group, the Louisiana Environmental Action Network, and Gloria Mayfield, a 25th Judicial District Court judgment granting landfill owner/operator Industrial Pipe's challenge to the denial of its Coastal Use Permit application by the Plaquemines Parish Council) (104-029.2) Adverse decision May 21, 2014

White Stallion Energy Center v. EPA, No 12-1100 (D.C. Cir. motion filed Jan.28, 2013) (Motion to intervene in support of EPA's promulgation of the "Mercury and Air Toxics Standards (MATS) rule," *i.e.*, EPA

regulations governing emission of mercury and other hazardous air pollutants from coal and oil-fired power plants, on behalf of the American Thoracic Society, American College of Preventive Medicine, American College of Occupational and Environmental Medicine, National Association for the Medical Direction of Respiratory Care, and American College of Chest Physicians) (748 F.3d 1222) (174-001), Favorable judgment April 15, 2014, rev'd without vacature sub nom. *Michigan v. EPA*, 135 S. Ct. 2699 (2015)

Louisiana Environmental Action Network and Sierra Club v. Jackson, No. 1:12-cv-01096 (D.D.C. July 2, 2012) (Seeking an injunction to require EPA to grant or deny the plaintiffs' petition for an objection to state-issued air permits for the proposed Nucor Steel Facility in Romeville, Louisiana, based on allegations that the permits fail to meet Clean Air Act requirements) (101-115.5) Dismissed after settlement Feb. 18, 2014

Christian Ministers Missionary Baptist Association of Plaquemines Parish, Inc., et al. v. Louisiana Department of Environmental Quality, No. 615595 (19th Jud. Dist. Court, Sept. 21, 2012) (Appealing LDEQ's issuance of a Clean Air Act "minor source" permit to RAM Terminals LLC based on allegations that LDEQ failed to comply with its public trustee duty under the Louisiana Constitution, art. IX, sec. 1, and that the facility creates unacceptable risks to the communities in the vicinity of the proposed facility and to the planned Myrtle Grove Diversion—a freshwater diversion designed to begin restoration of Louisiana's disappearing coastal wetlands) (177-001) Dismissed January 2, 2014

Guindon v. Pritzker, No. 13-cv-988-BJ (D.D.C., amicus papers filed Jan. 10, 2014) (Appearance on behalf of five individuals who work in the recreational fishing business as amici in support of the plaintiffs' challenge to the National Marine Fisheries Service's approach to managing recreational fishing of red snapper in the Gulf of Mexico under the Magnuson-Stevens Fishery Conservation and Management Act (182-001) Motion for amici appearances denied January 30, 2014

Little Tchefuncte River Association and Gulf Restoration Network v. Artesian Utility Company, Inc., No.12-1923 (E.D. La. July 24, 2012) (Alleging wastewater discharges to the Tchefuncte River without a permit, in violation of the Clean Water Act, at a Covington sewage treatment facility) (167-002) Settled Oct. 18, 2013

Gulf Restoration Network, Missouri Coalition For The Environment, Iowa Environmental Council, Tennessee Clean Water Network, Minnesota Center For Environmental Advocacy, Sierra Club, Waterkeeper Alliance, Inc., Prairie Rivers Network, Kentucky Waterways Alliance, Environmental Law & Policy Center, and the Natural Resources Defense Council, Inc. v. Jackson, No. 12-cv-677 (E.D. La. Mar. 13, 2012) (Challenging EPA's denial of a petition for rulemaking under the Clean Water Act to establish numeric water quality standards for nitrogen and phosphorous for Mississippi River Basin states, to abate water quality degradation including the massive low-oxygen "dead zone" in the Gulf of Mexico) (173-001). Favorable judgment September 20, 2013

MQVN Community Development Corporation, Vietnamese American Young Leaders Association of New Orleans, et al. v. Waste Management of Louisiana, LLC, No 12-cv-546 (E.D. La. Feb. 28, 2012) (Alleging that the Chef Menteur landfill—located less than 1.5 miles from a Vietnamese-American community and Bayou Sauvage National Wildlife Refuge in New Orleans East—violates federal regulatory standards and is therefore an "open dump" that is prohibited by the Resource Conservation and Recovery Act) (101-099.1) Settled May 14, 2013

Louisiana Environmental Action Network and Mr. O'Neil Couvillion v. Tommy Martinez, No. 93387B (23rd Jud. Dist., July 31, 2009) (Alleging that the Ascension Parish President drained Alligator Bayou and Spanish Lake without legal authority) (101-118) Adverse judgment May 25, 2010; Dismissed May 24, 2013

Louisiana Department of Environmental Quality v. U.S. Environmental Protection Agency, No. 12-60482 (5th Cir., amicus filed April 19, 2013) (Amicus brief submitted on behalf of Louisiana Environmental Action Network seeking denial of motion filed by Consolidated Environmental Management, Inc. ("Nucor") to stay a proposed settlement between LEAN and EPA that would require EPA to grant or deny LEAN's petition asking the agency to object to Nucor's air permits) (101-115.7) Favorable ruling May 3, 2013

Ouachita Riverkeeper and Save the Ouachita v. Temple, No.12-803 (D.D.C. May 17, 2012) (Alleging that the U.S. Army Corps of Engineers erred in authorizing construction of the El Dorado pipeline through more than 16 acres of wetlands in Union County, Arkansas under a general permit that allows adverse impacts to no more than 0.5 acres of wetlands) (166-005) Adverse Ruling April 10, 2013

Industrial Pipe, Inc. v. Plaquemines Parish Council, et al., No. 00059189 (25th Jud. Dist. Ct. La. Nov. 3, 2011) (Counsel for Intervenors Oakville Community Action Group, Louisiana Environmental Action Network, and Gloria Mayfield in a challenge to Plaquemines Parish Council's decision to deny a Coastal Use Permit to Industrial Pipe for its landfill expansion project) (104-029) Adverse judgment April 30, 2013

Citizens Against Multi-Chem v. Louisiana Department of Environmental Quality, No. 617003 (19th Jud. Dist. Court, Nov. 14, 2012) (Appealing LDEQ's issuance of a Clean Air Act "minor source" permit to a Multi-Chem chemical distribution facility based on allegations that LDEQ failed to comply with its public trustee duty under the Louisiana Constitution, art. IX, sec. 1, especially under the circumstances in which, when located in New Iberia, a similar Multi-Chem facility had exploded in 2011, leading to a mandatory evacuation for citizens located within a one mile radius) (178-001) Adverse judgment April 8, 2013

United States and State of Louisiana v. City of Baton Rouge and Parish of East Baton Rouge, No. 01-cv-978 (M.D. La., Motion to Intervene filed Mar. 4, 2012) (Moving to intervene on behalf of the Concerned Citizens of University Place Subdivision and the Louisiana Environmental Action Network and alleging that EPA has failed to enforce a consent decree with respect to Clean Water Act violations at Baton Rouge's North Wastewater Treatment Plant) (101-117.2) Voluntarily Dismissed after settlement in No. 10-cv-187 March 22, 2013

Louisiana Environmental Action Network v. City of Baton Rouge and Parish of East Baton Rouge, No. 10-cv-187 (M.D. La. Mar. 22, 2010) (Alleging ongoing Clean Water Act violations at three Baton Rouge sewage treatment plants and also alleging that the plants violate interim limits set in a federal consent decree) (101-117) Adverse ruling May 17, 2011 (reversed 4/17/12) Settled March 19, 2013

Louisiana Environmental Action Network v. Jackson, No. 12-cv-88 (M.D. La. Feb. 15, 2012) (Seeking an injunction to require EPA to respond to Plaintiff's petition to EPA asking the agency to object to an air permit for Noranda Alumina because the permit fails to require pollution controls mandated by the Clean Air Act) (101-124.2) Settled Jan. 24, 2013

Center for Biological Diversity v. BP America Production Co. et al., No. 12-30136 (5th Cir., amicus filed May 14, 2011) (Amicus brief submitted on behalf of more than 50 environmental law professors seeking reversal of district court decision that denied an environmental organization standing to sue BP for violations of environmental laws associated with the 2010 Macondo deepwater oil well disaster) (175-001) Unfavorable Opinion January 9, 2013

Vallery v. Louisiana Department of Environmental Quality, No. 2012-C-2061 (La. Sup. Ct., Sept. 14, 2012) (On behalf of Intervenors, Louisiana Environmental Action Network and Howard Charrier, seeking certiorari review of a Louisiana First Circuit Court of Appeal ruling upholding dismissal of an intervention on behalf of Louisiana Environmental Action Network and Mr. Howard Charrier in a judicial review of water permit for discharge of wastewater into an Outstanding Natural Resource Water) (101-109.2) Adverse ruling Nov. 16, 2012

Louisiana Environmental Action Network v. Louisiana Department of Environmental Quality, No. 2012-C-1926 (La. Sup. Ct., Aug. 24, 2012) (Seeking certiorari review of a Louisiana First Circuit Court of Appeal ruling upholding dismissal of a challenge to an LDEQ decision to allow experimental recirculation and application of collected leachate to the working face of the Woodside landfill in Walker (Livingston Parish) without conducting an environmental assessment) (101-093.8) Adverse ruling November 9, 2012

Industrial Pipe v. Plaquemines Parish Council, et al., No. 2012-C-1348 (La. 4th Cir., Sep. 11, 2012) (On behalf of Intervenors, Oakville Community Action Group and Louisiana Environmental Action Network,

seeking certiorari review of 25th Judicial District Court discovery order compelling disclosure of group member names, addresses, and contact information) (104-029.1) Favorable ruling Sept. 14, 2012

Louisiana Environmental Action Network v. Exxon Mobil Corporation, No. 578304 (19th Jud. Dist., May 13, 2009) (Alleging that Exxon's Baton Rouge chemical plant discharges toxic air pollutants and other air contaminants without a permit to cover those discharges) (101-055) Adverse judgment August 17, 2012

Concerned Citizens of Assumption Parish, et al. v. Meredith W. B. Temple, et al., No. 11-2545 (E.D. La. Oct. 10, 2011) (Appealing the U.S. Army Corps of Engineers' refusal to divulge information under the Freedom of Information Act related to Belle Company's appeal of a wetlands determination that a Corps Division made in response to Belle's proposal for a new landfill in Assumption Parish) (111-005.2) Settled Aug. 2, 2012

Louisiana Environmental Action Network et al. v. Louisiana Department of Environmental Quality, No. 598943 (La. 1 Cir., Aug. 19, 2011) (Appealing a 19th Judicial District Court judgment that dismissed a challenge to an LDEQ decision to allow experimental recirculation and application of collected leachate to the working face of the Woodside landfill in Walker (Livingston Parish) without conducting an environmental assessment) (101-093.7) Adverse ruling July 25, 2012

Sierra Club, Louisiana Environmental Action Network, Alliance for Affordable Energy, and Mr. O'Neil Couvillion v. Louisiana Department of Environmental Quality, No. 576989 (19th Jud. Dist., Apr. 1, 2009) (Appealing LDEQ's modification of Entergy's Clean Air Act permit for the Little Gypsy power plant to allow release of hazardous air pollutants from burning higher sulfur coal and petroleum coke—fuels associated with global warming) (126-016.4) Abandoned following expiration of permit without construction (Inactive since July 18, 2011 stipulated motion to dismiss)

Center for Biological Diversity v. Salazar, No. 10-60417 (5th Cir., May 27, 2010) (challenging approval by the Department of Interior's Minerals Management Service of 11 plans for offshore drilling in the Gulf of Mexico without the consideration of environmental impacts that the National Environmental Policy Act requires) (683 F.3d 158) (169-001) Adverse ruling May 30, 2012

ENSCO Offshore Company v. Salazar, No. 11- 30491 (5th Cir. May. 23, 2011) (Appeal on behalf of Sierra Club and Center for Biological Diversity of summary judgment order requiring the U.S. Bureau of Ocean Energy Management, Regulation and Enforcement to make decisions about permits for deepwater oil wells in the Gulf of Mexico within 30 days) (2012 WL 1859516) (126-019.4) Ruling with both favorable and unfavorable aspects May 22, 2012

In re: Louisiana Department of Environmental Quality Permitting Decision: LPDES Permit to Vanguard SynFuels, (La. 1st Cir., June 2, 2011) (Appealing denial of Intervention on behalf of Louisiana Environmental Action Network and Mr. Howard Charrier for judicial review of water permit for discharge of wastewater into an Outstanding Natural Resource Water) (101-109.1) Adverse ruling May 2, 2012

Atchafalaya Basinkeeper v. Chustz, No. 11-30471 (5th Cir., May 23, 2011) (Appeal of trial court dismissal of citizen suit against Atchafalaya Basin Program for failure to comply with a Clean Water Act Section 404 permit when dredging Bayou Postillion) (682 F.3d 356) (155-003.1) Adverse ruling April 25, 2012

Louisiana Environmental Action Network v. City of Baton Rouge and Parish of East Baton Rouge, No. 11-30549 (5th Cir. June 27, 2011) (Appealing dismissal of a citizen suit that alleged ongoing Clean Water Act violations at three Baton Rouge sewage treatment plants and also alleging that the plants violate interim limits set in a federal consent decree) (677 F.3d 737) (101-117.1) Favorable Ruling April 17, 2012.

Sierra Club, Alliance for Affordable Energy, Louisiana Environmental Action Network, and O'Neil Couvillion v. Louisiana Department of Environmental Quality, No. C583878 (19th Jud. Dist. Court, Oct. 23, 2009) (Appealing LDEQ's modification of Louisiana Generating's Clean Air Act permit for the Big Cajun I power plant to allow release of hazardous air pollutants from burning higher sulfur coal and petroleum coke—fuels

associated with global warming) (126-014.3) (Inactive since 3/21/12 Motion to Dismiss as Moot following expiration of permit without construction)

In re: Louisiana Department of Environmental Quality Air Permitting Decision Re: Louisiana Generating, LLC Big Cajun I Power Plant, No. 564241 (19th Jud. Dist., March 19, 2008) (Appealing Clean Air Act permits allowing the Big Cajun I power plant to burn higher sulfur coal, a fuel associated with global warming) (126-014) (Inactive since 3/20/12 Motion to Dismiss as Moot following expiration of permit without construction)

Holy Cross Neighborhood Association, Gulf Restoration Network, Louisiana Environmental Action Network, Citizens Against Widening the Industrial Canal, and Sierra Club v. U.S. Army Corps Of Engineers, No. 10-cv-1715 (E.D. La., June 10, 2010) (Alleging that the U.S. Army Corps of Engineers' Industrial Canal lock replacement project violates the National Environmental Policy Act and the Clean Water Act because, among other things, the Corps failed to consider reducing disposal of contaminated dredged spoil by about half by implementing a "shallow draft" alternative—even though the Corps assumed there will be "no deep draft benefits associated with the authorized plan over the period of analysis.") (2011 WL 4015694; 774 F.Supp.2d 806), (112-004.1) Favorable judgment Sept. 13, 2011.

Concerned Citizens Around Murphy v. Jackson, No. 2:10-cv-04444 (E.D. La. Dec. 1, 2010) (Seeking an injunction to require EPA to respond to Plaintiff's petition to EPA asking the agency to object to an air permit for Murphy Oil USA's Meraux Refinery because the permit fails to require pollution controls mandated by the Clean Air Act) (161-006.1) Dismissed after settlement Sept. 6, 2011

Hornbeck Offshore Services, L.L.C. et al. v. Salazar, 10-cv-01663 (E.D. La., June 7, 2010) (Counsel for Intervenor-Defendant Sierra Club in a challenge by various companies to the U.S. Department of Interior's six-month moratorium on new deepwater oil wells in the Gulf of Mexico) (126-019) Dismissed Aug. 4, 2011

ENSCO Offshore Company v. Salazar, No. 10-cv-01941 (E.D. La. Aug. 23, 2010) (Counsel for Intervenor-Defendant Sierra Club in a challenge to the U.S. Department of Interior's revised moratorium on new deepwater oil wells in the Gulf of Mexico) (126-019.2) Adverse judgment Aug. 4, 2011

Gulf Restoration Network v. Hancock County Development, LLC and Joshua Ladner, No. 1:08-cv-00186-LG-RHW (S.D. Miss., May 8, 2008) (Citizen suit against developers for failure to obtain a Clean Water Act Section 404 permit before filling wetlands for planned development on 700 acres near Stennis, Mississippi) (772 F. Supp.2d 761, 2011 WL 482520, 2009 WL 3841728, 2009 WL 259617) (157-019) Settled Aug. 23, 2011, Post-Consent Decree dispute settled Jan. 31, 2017

Oakville Community Action Group & Louisiana Environmental Action Network v. Industrial Pipe, Inc. and Riverside Recycling & Disposal, L.L.C., No. 2:11-cv-00100 (E.D. La. Jan. 18, 2011) (Resource Conservation and Recovery Act citizen enforcement suit seeking compliance with solid waste safety requirements and state prohibition on disposal of Regulated Asbestos Containing Materials) (104-025) Settled Aug. 2, 2011

Louisiana Environmental Action Network et al. v. Louisiana Department of Environmental Quality, No. 598943 (19th Jud. Dist. Court, Feb. 2, 2011) (Appealing LDEQ's decision to allow experimental recirculation and application of collected leachate to the working face of the Woodside landfill in Walker (Livingston Parish) without conducting an environmental assessment) (101-093.6) Adverse ruling, June 13, 2011.

In re Louisiana Department of Environmental Quality Permit Decision re: Harrelson Materials Management, Inc. Type III Construction & Demolition Debris, No. 2010-ca-1950 (La. 1st Cir., July 26, 2010) (appealing – on behalf of Louisiana Environmental Action Network and others - La. 19th JDC decision affirming LDEQ's issuance of a permit to the Harrelson landfill that appellants allege is illegal because of improper zoning, lack of an adequate environmental assessment, and the agency's failure to consider the permittee's poor compliance history, among other things) (101-113.2) Adverse judgment, June 10, 2011

James H. Welch v. Jan Bernhardt et al., No. 2011-CA-0096 (La. 1st Cir., Nov. 5, 2010) (The Department of Natural Resource's appeal of a trial court judgment that vacated an Underground Injection Control permit

for disposal of oil & gas production wastes in the Gueydan Canal Field, Vermillion Parish) (168-001.1) Appeal dismissed May 2011

ENSCO Offshore Company v. Salazar, No. 11-30225 (5th Cir. Mar. 9, 2011) (Appeal on behalf of Sierra Club and Center for Biological Diversity of preliminary injunction order requiring the U.S. Bureau of Ocean Energy Management, Regulation and Enforcement to make decisions about permits for deepwater oil wells in the Gulf of Mexico within 30 days) (126-019.3) Dismissed as moot May 23, 2011

Louisiana Environmental Action Network, Citizens for a Strong New Orleans East, and the Green Zone Task Force v. Louisiana Department of Environmental Quality, No. 559,256 (19th Jud. Dist., Sept. 14, 2007) (Appeal of LDEQ decision approving Waste Management's plan to "close" the unpermitted Chef Menteur landfill—located between a Vietnamese-American community in East New Orleans and Bayou Sauvage National Wildlife Refuge—by leaving waste in place without adequate monitoring) (101-111) Dismissed May 7, 2011

In re Consolidated Env'tl. Mgmt., Inc., 2011-6229-EQ, La. Division of Administrative Law (April 12, 2011) (Intervention on behalf of Louisiana Environmental Action Network, Sierra Club, and O'Neil Couvillion in an administrative hearing in which Nucor seeks review of permit decision requiring company to meet new air quality standards at its pig iron facility in St. James Parish) (101-115.6) Intervention denied May 3, 2011

Atchafalaya Basinkeeper and Louisiana Environmental Action Network v. David Fruge, in his official capacity as Interim Director of the Atchafalaya Basin Program, and Sandra Thompson-Decoteau, No. 6:08-1155 (W.D. La., Aug. 8, 2008) (Citizen suit against Atchafalaya Basin Program for failure to comply with a Clean Water Act Section 404 permit when dredging Bayou Postillion) (155-003) Adverse judgment April 20, 2011

Louisiana Environmental Action Network v. Sun Drilling Products Corp., No. 09-cv-7389 (E.D. La., Nov. 19, 2009) (Seeking civil penalties and injunctive relief for alleged violations of a Clean Water Act permit at a Belle Chasse, Louisiana drilling mud lubricant manufacturing facility) (101-120) (716 F.Supp.2d 476; 2010 WL 5055900; 2011 WL 52529) Settled April 15, 2011

Louisiana Environmental Action Network v. Louisiana Department of Environmental Quality, No. 543,232 (19th Jud. Dist., July 31, 2006; intervention filed Oct. 12, 2006) (A consolidation of two cases: one (No. 545,758) filed by Waste Management against LDEQ (to prevent the agency from withdrawing its emergency authorization for the Chef Menteur landfill, and one (No. 543,232) filed by Louisiana Environmental Action Network and Citizens for a Strong New Orleans East against LDEQ to challenge LDEQ's authority to issue an emergency authorization for the landfill to operate without a permit) (101-096) Dismissed April 7, 2011

In re: Louisiana Department of Environmental Quality Permitting Decision: LPDES Permit to Vanguard SynFuels (AI 3133), No. 551,238, Section 26 (19th Jud. Dist., April 5, 2007) (Intervention on behalf of Louisiana Environmental Action Network and Mr. Howard Charrier for judicial review of water permit for discharge of wastewater into an Outstanding Natural Resource Water) (101-109) Adverse judgment April 12, 2011

Concerned Citizens Around Murphy v. Murphy Oil USA, Inc., No. 08-4986 (E.D. La. Nov. 21, 2008) (Seeking civil penalties and injunctive relief for alleged violations of Clean Air Act permit emission limitations at a Meraux, Louisiana oil refinery) Settled March 18, 2011 (161-003) (686 F. Supp. 2d 663)

Bogue Lusa Water Works v. Louisiana Department of Environmental Quality, No. 474-677 (19th Jud. Dist., Nov. 20, 2000) (Seeking remand of LDEQ's approval of a Clean Air Act permit to construct a ground-water cooled merchant power plant in Bogalusa, Washington Parish, Louisiana) In February 2001, the Court remanded the permit decision to LDEQ, but retained jurisdiction over the case. LDEQ reaffirmed its permit decision in May 2002 but, at Calpine's request, rescinded Calpine's air permit on June 19, 2009. (125-001) Order of Voluntary Dismissal March 4, 2011

Louisiana Environmental Action Network v. Jackson, No. 09-cv-01333 (D.D.C. July 17, 2009) (Seeking an injunction to require EPA and the Louisiana Department of Environmental Quality to implement Clean Air Act provisions to protect Louisiana residents from dangerous levels of ozone pollution) (101-100) Settled Nov. 23, 2010)

Louisiana Environmental Action Network et al. v. Martinez, No. 2010-CC-2338 (La. Sup Ct. Oct. 14, 2010) (Requesting appellate review of the District Court's failure to issue summary judgment that the Ascension Parish President drained Alligator Bayou and Spanish Lake without legal authority) writ denied Dec. 10, 2010 (101-118.2)

Louisiana Environmental Action Network, State Of Louisiana, Save The Ouachita, and Kent Stegall v. Arkansas Pollution Control & Ecology Commission, City Of El Dorado Water Utilities, El Dorado Chemical Company, Lion Oil Company, and Great Lakes Chemical Company, Nos. 0283-6 (consolidated) (Arkansas Supreme Court, April 28, 2009) (Appealing aspects of an Arkansas Pollution Control & Ecology Commission order regarding a water quality permit for a joint pipeline for four industrial polluters to discharge into the Ouachita River in Arkansas, which flows into Louisiana) Adverse ruling Oct. 7, 2010 (101-105.3)

Louisiana Environmental Action Network et al. v. Martinez, No. 2010-CW-1199 (1st Cir. July 2, 2010) (Requesting appellate review of the District Court's failure to issue summary judgment that the Ascension Parish President drained Alligator Bayou and Spanish Lake without legal authority) (101-118.1) Adverse ruling Sept. 14, 2010

Jan Bernhardt, et al. v. James Welch, No. 587065 (19th Jud. Dist., Feb. 1, 2010) (Alleging that the Department of Natural Resource's issuance of a permit to drill an injection well for disposal of oil & gas production wastes in the Gueydan Canal Field in Vermillion Parish is illegal because of the agency's failure to analyze environmental impacts on neighboring agriculture and residences and to consider alternatives) (168-001) Favorable judgment (September 9, 2010)

Hornbeck Offshore Services, L.L.C. et al. v. Salazar, 10-30585 (5th Cir., June 25, 2010) (Appeal of District Court preliminary injunction against enforcement of the U.S. Department of Interior's six-month moratorium on new deepwater oil wells in the Gulf of Mexico) (126-019.1) dismissed as moot (favorable result) Sept. 29, 2010

Pioneer Americas, No. 2007-1712-EQ, La. Division of Administrative Law (June 21, 2007) (Intervention on behalf of Louisiana Environmental Action Network and O'Neil Couvillion in an administrative hearing in which Pioneer Americas is challenging an LDEQ enforcement action regarding unlawful emissions of mercury) (dismissed Aug. 24, 2010) (101-110.1)

In re Louisiana Department of Environmental Quality Permit Decision re: Harrelson Materials Management, Inc. Type III Construction & Demolition Debris, No. 585242 (19th Jud. Dist., Dec. 7, 2009) (Alleging—on behalf of Louisiana Environmental Action Network and others—that LDEQ's issuance of a permit to the Harrelson landfill is illegal because of improper zoning, lack of an adequate environmental assessment, and the agency's failure to consider the permittee's poor compliance history, among other things) (101-113.1) Adverse judgment June 30, 2010

Louisiana Environmental Action Network, Citizens for a Strong New Orleans East, Sierra Club, and Father Van Lukenguyen v. Louisiana Department of Environmental Quality, No. 2009-CA-2259 (La. App. 1st Cir., Dec. 10, 2009) (Appealing a 19th Judicial District Court's judgment affirming LDEQ's issuance of a water quality certification for the Chef Menteur landfill, an unpermitted landfill located between a Vietnamese-American community in East New Orleans and Bayou Sauvage National Wildlife Refuge) (101-103.2) Adverse ruling June 25, 2010

Louisiana Environmental Action Network and O'Neil Couvillion v. Louisiana Department of Environmental Quality, No. 587263 (19th Jud. Dist., Feb. 5, 2010) (Appealing LDEQ's issuance of three Administrative Orders modifying solid waste permits for CWI Oaks Landfill, LLC, LaSalle/Grant Parish Landfill, and River

Birch Inc. to allow disposal of oil and gas exploration and production waste at those landfills without providing an opportunity for public notice and comment) (101-122) Adverse judgment June 14, 2010

Concerned Citizens of Independence v. DoRan Seafood, LLC, No. 09-cv-2833 (E.D. La., Feb. 19, 2009) (Alleging that DoRan Seafood discharges waste that passes through and interferes with a municipal sewage treatment plant in the Town of Independence, Tangipahoa Parish, Louisiana, causing violations of Clean Water Act standards for discharges into the Tangipahoa River) (162-001) Stipulated Dismissal May 27, 2010 (following installation of a pretreatment system and odor control technology)

Petroplex International, LLC, et al. v. Calabro, No. 33693 (23th Jud. Dist., Jan. 13, 2010) (Defending a community organization, its officers, and its members in a “SLAPP Suit” (Strategic Lawsuit Against Public Participation) that alleges defamation and interference with contractual relations for statements at a public permits hearing) (101-121.2) Voluntary Dismissal Motion Filed May 19, 2010 (favorable result)

Little Tchefuncte River Association, Gulf Restoration Network, and Matthew Allen v. Louisiana Department of Environmental Quality, No. 583984 (19th Jud. Dist., Oct. 28, 2009) (Appealing LDEQ’s decision to reissue a Clean Water Act permit that allows a private wastewater treatment facility at Penn Mill Lakes Subdivision to discharge into Horse Branch Creek and the Tchefuncte River—streams designated as Outstanding Natural Resource Waters—without regard to the availability of alternatives) (167-001.1) Favorable judgment May 5, 2010

Louisiana Environmental Action Network and Concerned Citizens of Livingston Parish v. Jackson, No. 42:7604 (D.D.C. Oct. 13, 2009) (Seeking to compel EPA to rule on the Plaintiffs’ petition for an EPA objection to an LDEQ air permit for Waste Management of Louisiana’s Woodside Landfill. The underlying petition alleges that LDEQ’s permit 1) fails to require sufficient monitoring to assure that Waste Management complies with the permit’s emission limits and 2) fails to impose emission controls that the Clean Air Act requires for new major sources in areas, like Livingston Parish, that have not attained federal health protection standards for ozone pollution) (101-093.3) Settled April 28, 2010

Sierra Club, Louisiana Environmental Action Network, Alliance for Affordable Energy, and Mr. O’Neil Couvillion v. Louisiana Department of Environmental Quality, No. 574318 (19th Jud. Dist., Jan. 14, 2009) (Appealing LDEQ’s modification of the Big Cajun II power plant’s Clean Air Act permit to allow burning of higher sulfur coal, a fuel associated with health impacts and global warming) (126-018.1) Inactive since 11/24/10 LDEQ Opposition to Motion to Dismiss as Moot (following LDEQ rescission of the permit modification)

In re: Louisiana Department of Environmental Quality Permitting Decision: Air Permit for Waste Management of Louisiana, L.L.C.’s Woodside Landfill, No. 574282 (19th Jud. Dist. Intervention filed July 30, 1996) (Challenging LDEQ’s issuance of a Clean Air Act permit that petitioners Louisiana Environmental Action Network, Concerned Citizens of Livingston Parish, Mr. Harold Wayne Breaud and Mr. O’Neil Couvillion allege violates provisions of the Clean Air Act and Louisiana air regulations) (101-093.4) Adverse judgment March 29, 2010 (but permit remanded by EPA May 27, 2010)

Alliance for Affordable Energy v. Louisiana Public Service Commission (LPSC), No. 568378 (19th Jud. Dist., June 30, 2008) (Appealing the LPSC’s approval of Entergy Louisiana, LLC’s plan to repower the Little Gypsy power plant, Unit 3, in Montz, Louisiana, to burn coal and petroleum coke, fuels that will increase emissions of global warming gases) (126-016.1) Dismissed March 23, 2010 (following LPSC suspension of project and Entergy application to cancel project)

U.S. v. Sewerage and Water Board Of New Orleans, No. 93-cv-3212 (E.D. La., Jan. 27, 2010) (Negotiations on behalf of intervenors League of Women Voters of New Orleans, Lake Pontchartrain Basin Foundation, Orleans Audubon Society, and Louisiana Environmental Action Network regarding modifications (post-Hurricane Katrina) to a Clean Water Act consent decree originally entered on June 22, 1998 to improve sewage treatment in Orleans Parish) (135-001). Modified Consent Decree Entered March 23, 2010

In re: Louisiana Department of Environmental Quality Permitting Decision: Permit for Timber Branch Sewage Treatment Facility, No. 577799 (19th Jud. Dist., April 28, 2009) (Appealing a Clean Water Act permit that allows Southeastern Louisiana Water and Sewer Company to discharge treated sewage into Timber Branch and the Tchefuncte River, which are Outstanding Natural Resource Waters) (110-006.2) Adverse judgment March 10, 2010

Louisiana Environmental Action Network, v. Louisiana Department of Environmental Quality, No. 2009-CA-1244 (La. App. 1st Cir., July 8, 2009) (Appealing a 19th Judicial District Court's judgment affirming LDEQ's issuance of a water discharge permit for the Chef Menteur landfill, an unpermitted landfill located between a Vietnamese-American community in East New Orleans and Bayou Sauvage National Wildlife Refuge (101-111.2) Adverse judgment Feb. 8, 2010

In re Kennett Stewart, No. 2009-7154-EQ (La. Div. of Admin. Law, Oct. 16, 2009) (Intervention on behalf of Oakville Community Action Group, Louisiana Environmental Action Network ("LEAN"), and Anne Marie Higgins in Louisiana Department of Environmental Quality enforcement action against landowner for violation of solid waste laws in Belle Chasse, Louisiana (104-023) Adverse judgment, Jan. 6, 2010

Louisiana Environmental Action Network and Mr. O'Neil Couvillion v. Louisiana Department of Environmental Quality, No. 581665 (19th Jud. Dist., Aug. 20, 2009) (Alleging that when LDEQ issued a water quality certification for Nucor Corporation to clear and excavate wetlands in St. James Parish, LDEQ failed to perform an environmental assessment or to determine whether the project would comply with state water quality standards) (101-115.3) Adverse judgment Dec. 1, 2009

Louisiana Environmental Action Network, v. Louisiana Department of Environmental Quality, No. 560,711 (19th Jud. Dist., July 28, 2008) (Challenging LDEQ water quality certifications regarding waste disposal in the Chef Menteur landfill, an unpermitted landfill—located between a Vietnamese-American community in East New Orleans and Bayou Sauvage National Wildlife Refuge—that received storm debris following Hurricane Katrina) (101-103) Adverse judgment July 29, 2009

In re: Application Of Entergy Louisiana, LLC For Approval To Repower Little Gypsy, No. U-30192 (La. Public Service Commission, July 27, 2007) (Phase II) (Intervention on behalf of a coalition of clients to convince the LPSC to disapprove Entergy's application to recover costs on construction work in progress on repowering its Montz, Louisiana facility to burn coal and petroleum coke) (126-016.2) Dismissed (favorable result) July 6, 2009

Gulf Restoration Network, Louisiana Audubon Council, Louisiana Environmental Action Network, and Sierra Club v. EnerVest Operating, L.L.C., No. 07-817 (W.D. La., May 9, 2007) (Seeking cleanup of hazardous waste released from more than 600 sites of leaking mercury meters in Union, Ouachita, and Morehouse parishes) (101-092) Settled July 2, 2009

Concerned Citizens of Assumption Parish, Paincourtville Volunteer Fire Department, Louisiana Environmental Action Network, Andrea Williams, and O'Neil Couvillion v. Louisiana Department of Environmental Quality (19th Jud. Dist. No. 569,424, Aug. 4, 2008) (Challenging LDEQ's issuance of solid waste permit to Belle Company to construct and operate a landfill in Assumption Parish) (111-004.2) Adverse judgment May 20, 2009

Oakville Community Action Group, Louisiana Environmental Action Network, and Anne Higgins v. Louisiana Department of Environmental Quality No. 573974 (19th Jud. Dist., Jan. 5, 2009) (Challenging LDEQ's decision to allow the Industrial Pipe landfill to accept waste directly from barges in a manner that, LDEQ has found, poses contamination risks to area soils and the Hero Canal) (104-020) Adverse ruling May 18, 2009

Oakville Community Action Group v. Plaquemines Parish Council, No. 2009-C-621 (La. Sup. Ct., May 1, 2009) (Opposing Plaquemines Parish Council's application for a Louisiana Supreme Court writ to review an appellate court's revocation of a coastal use permit for expansion of the Industrial Pipe landfill into coastal wetlands) (104-014.1) Favorable ruling May 1, 2009

Louisiana Environmental Action Network, State Of Louisiana, Save The Ouachita, and Kent Stegall v. Arkansas Pollution Control & Ecology Commission, City Of El Dorado Water Utilities, El Dorado Chemical Company, Lion Oil Company, and Great Lakes Chemical Company, Nos. 2008-0296-6, 0283-6, & 0292-6 (consolidated) (Union County Cir. Court, Ark., July 28, 2008) (Appealing aspects of an Arkansas Pollution Control & Ecology Commission order regarding a water quality permit for a joint pipeline for four industrial polluters to discharge into the Ouachita River in Arkansas) (101-105.2) Adverse judgment March 31, 2009

Louisiana Environmental Action Network, v. Louisiana Department of Environmental Quality, No. 571,466 (19th Jud. Dist., Oct. 8, 2008) (Challenging LDEQ's issuance of a water discharge quality permit for the Chef Menteur landfill, an unpermitted landfill located between a Vietnamese-American community in East New Orleans and Bayou Sauvage National Wildlife Refuge) (101-111.1) Adverse judgment March 25, 2009

Louisiana Environmental Action Network v. Louisiana Department of Environmental Quality, No. 2009 CC 0314 (La. Sup. Ct., Feb. 9, 2009) (Opposing Waste Management's application for a Louisiana Supreme Court writ to prevent plaintiffs from challenging LDEQ's issuance of water quality certifications regarding waste disposal in the Chef Menteur landfill following Hurricane Katrina) (101-103.1) Favorable ruling April 3, 2009

Oakville Community Action Group v. Plaquemines Parish Council, No 2008-CA-1286 (La. App. 4th Cir., Sept. 9, 2008) (Appealing the 25th Judicial District Court's denial of the Oakville Community Action Group's petition for review of a Plaquemines Parish coastal use permit for the Industrial Pipe landfill) (104-014) Favorable ruling Feb. 18, 2009 (7 So.3d 25)

Save Our Wetlands v. Terrebonne Levee and Conservation District, No. 08-2159 (E.D. La., April 29, 2008) (Citizen suit against levee district for failure to obtain a Clean Water Act Section 404 permit before filling wetlands to build Reach J1 of the Morganza-to-the-Gulf Levee Project) (163-001) Settled Feb. 11, 2009

Louisiana Environmental Action Network v. Louisiana Department of Environmental Quality, No. 2008 CW 1970 (La. App. 1st Cir., Sept. 22, 2008) (Opposing a Waste Management writ application which argued that environmental plaintiffs have no right to challenge LDEQ's issuance of water quality certifications regarding waste disposal in the Chef Menteur landfill following Hurricane Katrina) (101-103.1) Favorable ruling Jan. 9, 2009

Louisiana Environmental Action Network v. Louisiana Department of Environmental Quality, Nos. 2008-CC-2461, 2462 (La. Sup. Ct., July 7, 2008) (Opposing a Waste Management writ application that challenged a Louisiana First Circuit Court of Appeal decision declining to review a trial court order transferring, rather than dismissing, an appeal of LDEQ's approval of a plan to leave waste in place at the Chef Menteur landfill without adequate monitoring) (101-111) Favorable ruling Jan. 9, 2009

Louisiana Environmental Action Network v. Louisiana Department of Environmental Quality, No. 2008 CW 1116 & 1438 (La. App. 1st Cir., June 9 & July 16, 2008) (Writ applications by intervener Waste Management regarding the 19th Judicial District Court's decision to transfer, rather than dismiss, the Plaintiffs' challenge to LDEQ's approval of a plan to "close" Chef Menteur landfill by leaving waste in place without adequate monitoring) (101-111) Favorable rulings Sept. 12, 2008

Holy Cross Neighborhood Association v. U.S. Army Corps of Engineers, No. 08-30758 (5th Cir. Appeal Docketed 7/30/08) (U.S. Army Corps appeal of attorney fee award to TELC) (112-002.2) Dismissed August 27, 2008

In re: Louisiana Department of Environmental Quality Permitting Decision: Guste Island Wetland Assimilation Project, No.563932 (19 Jud. Dist., Feb. 8, 2008) (Challenging a LDEQ Clean Water Act permit, alleging excessive allowable discharges of nitrogen, ammonia, phosphorus, biochemical oxygen demanding-substances (BOD), and total suspended solids (TSS) into the Lower Tchefuncte River system) (157-014) Settled Aug. 8, 2008

Oakville Community Action Group v. Plaquemines Parish Council, No. 50-697 (25th Jud. Dist., Dec. 15, 2003) (Challenging a decision by the Plaquemines Parish Council to approve Industrial Pipe, Inc.'s coastal use permit application) (104-011) Adverse judgment July 31, 2008; Favorable judgment on Remand Oct. 29, 2009

St. Bernard Citizens For Environmental Quality and Louisiana Bucket Brigade v. Chalmette Refining, LLC, No. 04-0398 (E.D. La., Feb. 12, 2004) (Citizen suit seeking civil penalties and an injunction against 1) excessive oil refinery emissions due to equipment breakdowns; 2) violations of permit limits for benzene; 3) violations of performance standards for flares; and 4) reporting violations, under the Clean Air Act and the Emergency Planning and Community Right to Know Act) (151-001) Settled June 30, 2008 (348 F.Supp.2d 765; 399 F.Supp.2d 726; 354 F.Supp.2d 697; 500 F.Supp.2d 592)

Opposition to Petition for Writ of Certiorari, In Re Waste Management of Louisiana, L.L.C., Woodside Landfill Air Permitting Decision, No. 2007-C-2419 (Sup. Ct. La., Jan. 2, 2008) (Opposing review of a Louisiana First Circuit decision vacating a Clean Air Act permit for the Woodside Landfill where the permit did not implement the Act's provisions for preventing significant deterioration of air quality) (101-093.1) Favorable ruling June 18, 2008

Natural Resources Defense Council and Louisiana Environmental Action Network v. EPA, No. 07-1053 (D.C. Cir., Feb. 20, 2007) (Challenging EPA's decision not to strengthen technology-based air emission standards for the Synthetic Organic Chemical Manufacturing Industry) (101-102) Adverse judgment June 6, 2008

Safeland Storage, LLC v. Carl Monica, Elixia Henderson and Save Our Neighborhoods (4th Jud. Dist., April 23, 2008) (Defending a community organization, and two of its members in a "SLAPP Suit" (Strategic Lawsuit Against Public Participation) that Louisiana. Safeland brought against them, alleging defamation and interference with contractual relations for statements at a public permits hearing (156-004) Settled June 3, 2008

In re: Arkansas Department of Environmental Quality Decision: Joint El Dorado Pipeline (Arkansas Pollution Control & Ecology Commission, March 29, 2007) (Challenging on behalf of Louisiana Environmental Action Network ADEQ's issuance of a NPDES permit for a joint pipeline for four industrial polluters to discharge into the Ouachita River in Arkansas, which flows into Louisiana) (101-105) Ruling with both favorable and unfavorable aspects May 30, 2008

Ogeechee-Canoochee Riverkeeper v. U.S. Army Corps of Engineers, No. 606CV102 (S.D. Ga., Nov. 13, 2006) (Amicus Curie, on behalf of Sierra Club, Louisiana Environmental Action Network, Gulf Restoration Network, Lake Pontchartrain Basin Foundation, Lower Mississippi Riverkeeper, Atchafalaya Riverkeeper, and Surfrider Foundation) (Supporting the Riverkeeper's efforts to invalidate a Clean Water Act permit exemption the Corps granted Cypress Lake, Inc. for a cypress logging project in Georgia) (Jan. 15, 2008) (126-015) Favorable ruling May 27, 2008

In re: Southeastern Louisiana Water & Sewer Association, No. 2008-3361, (Division of Administrative Law, April 22, 2008) (Intervening on behalf of Gulf Restoration Network, Louisiana Environmental Action Network, Hazel Sinclair, Loretto O'Reilly, Jr. and Kelly Fitzmaurice to participate in an administrative hearing in which SELA is challenging a Louisiana Department of Wildlife and Fisheries' denial of its Scenic Rivers permit application for the Terra Bella Waste Water Treatment Plant for discharging into the Timber Branch and the Tchefoncte River) (110-005) Intervention denied May 12, 2008

Louisiana Environmental Action Network v. U.S. Army Corps of Engineers, No. 06-9147 (E.D. La., Oct. 27, 2006) (Seeking to enjoin the Corps to investigate and, as necessary, abate risks posed by contaminated sediments spread in the Vista Park neighborhood due to the failure of the Corps' levees during Hurricane Katrina) (101-089) Adverse judgment April 16, 2008

Gertown Neighborhood Watch v. Board of Zoning Adjustments, No. 07-14825 (New Orleans Civil Dist. Ct., Nov. 14, 2007) (Seeking review of a New Orleans Board of Zoning Adjustment decision granting a zoning

variance for reopening of a bar associated with stabbings, shootings, vandalism, drugs, and prostitution in a lower-income New Orleans neighborhood) (160-001) Favorable stipulated judgment April 2, 2008

In Re Belle Co., LLC, Type I & II Solid Waste Landfill Proceedings Under La. Env'tl. Quality Act, No. 2008-C-229 (Sup. Ct. La., Jan. 28, 2008) (Seeking certiorari review of a Louisiana First Circuit decision requiring LDEQ to issue a solid waste permit on a record the agency considered inadequate) (111-004.1) Adverse ruling March 24, 2008

In re: Application Of Entergy Louisiana, LLC For Approval To Repower Little Gypsy, No. U-30192 (La. Public Service Commission, July 27, 2007) (Phase I) (Intervention on behalf of a coalition of clients to convince the LPSC to disapprove Entergy's proposal to burn coal and petroleum coke at its Montz, Louisiana facility) (126-016) Adverse decision March 19, 2008 (appeal dismissed after project cancelled)

In re: Louisiana Department of Environmental Quality Permitting Decision: Permit for Water Discharges from West Baton Rouge Westport Waste Water Facility (AI 43915), No. 558298 (19th Jud. Dist., Aug. 17, 2007) (Alleging that a renewed permit for a sewage treatment plant allows unlawful degradation of impaired waters and that LDEQ failed to respond to significant public comments) (157-010.1) Favorable judgment (granting voluntary remand) Jan. 18 2008

In re: Belle Co., LLC, Type I & II Solid Waste Landfill Proceedings under the Louisiana Environmental Quality Act, No. 2006-CA-1077 (La. App. 1st Cir., April 19, 2006) (Belle Co.'s appeal of the district court's dismissal of its Petition for Writ of Mandamus to require LDEQ to issue it a solid waste permit) (111-004) Adverse judgment Dec. 28, 2007 (978 So.2d 977)

Louisiana Environmental Action Network v. Jefferson Parish, No. 06-4769 (E.D. La., Aug. 25, 2006) (Clean Water Act citizen suit against Jefferson Parish for violations of its water discharge permit at its Marrero, Louisiana waste water treatment plant. Jefferson Parish had been exceeding since 2002, and continued to exceed, discharge limits set in its permit for biological oxygen demand, total suspended solids and fecal coliform) (101-091) Dismissed (favorable result) Dec. 12, 2007

Louisiana Environmental Action Network and Sierra Club v. McDaniel, No. 06-4161 (E.D. La., Aug. 9, 2006) (Seeking enforcement of the Supremacy Clause of the U.S. Constitution to invalidate LDEQ "emergency orders" that purport to waive federal health and environmental standards) (101-095) Adverse judgment Sept. 5, 2007

In re: Louisiana Department of Environmental Quality Permitting Decision: General Permit for Water Discharges from Light Commercial Facilities (AI 84683), No. 546678 (19th Jud. Dist., Aug. 25, 2006) (Appeal of final decision approving general permit for Light Commercial Facilities on the basis that the permit allows discharges of pollutants into Outstanding Natural Resource Waters and that LDEQ has not done sufficient analysis of environmental impacts) (101-056) Settled Sept. 18, 2007

In re: Waste Management of Louisiana, LLC, Woodside Landfill Air Permitting Decisions, No. 2006-1011 (La. App. 1st Cir., Feb. 16, 2006) (Challenging the district court's affirmation of LDEQ's issuance of an exemption from the obligation to obtain Clean Air Act "prevention of significant deterioration" review for a landfill gas collection and control system and issuance of a Part 70 permit for that system and for a bioremediation area) (101-093) Favorable ruling Aug. 22, 2007

Holy Cross Neighborhood Association, Louisiana Environmental Action Network, and Gulf Restoration Network v. U.S. Army Corps of Engineers, No. 03-0370 (E.D. La., Feb. 6, 2003) (Seeking abatement under the Resource Conservation and Recovery Act of the Corps' plans to dredge contaminated sediments in the Inner Harbor Navigational Canal and seeking a supplemental environmental impact statement under the National Environmental Policy Act to analyze the effects of dredging and disposal of dredged sediments) (112-002) Favorable ruling Oct. 6, 2006 (455 F. Supp.2d 532) Appeal dismissed July 30, 2007

In re: Tree Enterprises, No. 536676 (19th Jud. Dist., Sept. 23, 2005) (Appealing a Division of Administrative Law hearing officer's remand to LDEQ of that agency's denial of a permit to a solid waste facility that LDEQ

concluded “may result in the fallout of ash to neighboring properties, causing an excessive and unnecessary nuisance”) (101-086) Tree Enterprises withdrew its application for a permit on April 9, 2007. Favorable judgment June 27, 2007

Schoeffler et al v. Kempthorn, No. 6:05-cv-01573 (W.D. La. Sept. 6, 2005) (Amicus Curie on Behalf of Sierra Club (filed Aug. 11, 2006) supporting plaintiffs’ efforts to compel the Secretary of the Interior to designate critical habitat for the Louisiana Black Bear) (126-013) Favorable ruling June 26, 2007

Loretto O’Reilly and Kelly Fitzmaurice v. U.S. Army Corps of Engineers, No. 06-10788 (E.D. La., Dec. 5, 2006) (Challenging the Corps’ approval of a proposed subdivision (“Terra Bella”) that would destroy 65 acres of wetlands in St. Tammany Parish along the Tchefuncte River without considering cumulative impacts of the project, without analyzing alternatives, and without showing that sufficient mitigation will occur) (110-005) Settled May 14, 2007

Industrial Pipe, Inc., No. 2006-3156-EQ, Division of Administrative Law (Sept. 5, 2006) (Intervention on behalf of Oakville Community Action Group, Louisiana Environmental Action Network, and Anne Marie Higgins to participate in an administrative hearing in which Industrial Pipe is challenging a Louisiana Department of Environmental Quality Compliance Order and Notice of Potential Penalty) (104-016) LDEQ and Industrial Pipe Settled March 9, 2007

Loretto O’Reilly, Hazel Sinclair and Kelly Fitzmaurice v. U.S. Army Corps of Engineers, No. 04-31026, 5th Cir., Oct. 21, 2004) (Defending the district court’s finding that the Corps erred in approving a proposed subdivision (“Timber Branch II”) that would destroy 85 acres of forest, including 39.5 acres of wetlands, in St. Tammany Parish, without preparing an Environmental Impact Statement) (110-004) Favorable ruling Jan. 21, 2007 (477 F.3d 225)

Louisiana Environmental Action Network v. U.S. Environmental Protection Agency and Michael O. Leavitt, No. 04-1206 (D.C. Cir., June 29, 2004) (consolidated with *South Coast Air Quality Management District v. EPA*) (Challenging EPA’s plan to roll back Clean Air Act protections for areas that fail to comply with the health protection standard for ozone pollution) (101-078) Favorable ruling Dec. 22, 2006 (472 F.3d 882 (D.C. Cir. 2006), clarified on denial of reh’g, 489 F.3d 1245 (D.C. Cir. 2007), cert. denied 128 S. Ct. 1065 (Jan 14, 2008))

Oakville Community Action Group and Louisiana Environmental Action Network v. Industrial Pipe, Inc., No. 05-30462 (5th Cir., April 28, 2005) (Appealing the district court’s decision to dismiss a citizen enforcement suit against Industrial Pipe for failing to comply with federal and state solid waste regulations) (104-012) Adverse judgment Dec. 13, 2006 (2006 WL 3627142)

St. Bernard Citizens for Environmental Quality and Louisiana Bucket Brigade v. Louisiana Department of Environmental Quality, No. 542707 (19th Jud. Dist., April 24, 2006) (Appealing a Louisiana Department of Environmental Quality settlement with Chalmette Refining, LLC) (151-005) Adverse judgment Dec. 11, 2006

Oakville Community Action Group v. Plaquemines Parish Council, No 2005-CA-1501 (La. App. 4th Cir., Aug. 2, 2005) (Appeal of the 25th Judicial District Court’s transfer to LDEQ of the Oakville Community Action Group’s petition for review of a Plaquemines Parish coastal use permit for the Industrial Pipe landfill) (104-014) Favorable ruling Sept. 27, 2006 (942 So.2d 1152)

Waste Management of Louisiana v. City of New Orleans, No. 06-11056 (Civil Dist. Court, Oct. 12, 2006) (Intervention on behalf of Citizens for a Strong New Orleans East, Louisiana Environmental Action Network, and Nguyet Nguyen to prevent reopening of the Chef Menteur landfill, an unlined landfill located between a Vietnamese-American community in East New Orleans and Bayou Sauvage National Wildlife Refuge) (101-099) Favorable ruling denying temporary restraining order Aug. 15, 2006

Gulf Restoration Network, Sierra Club-Delta Chapter and Louisiana Charter Boats Association v. U.S. Department of Transportation, No. 05-60321 (5th Cir., April 15, 2005) (Appealing the Department of

Transportation's approval of Shell Gas & Power's application for its Gulf Landing offshore liquefied natural gas (LNG) terminal in the Gulf of Mexico) (126-011) Adverse judgment June 8, 2006 (452 F.3d 362)

Oakville Community Action Group, Glynn Mayfield and Louisiana Environmental Action Network v. Louisiana Department of Environmental Quality, No. 2005-CA-1365 (La. App. 1st Cir., May 4, 2005) (Appealing the District Court's decision to uphold LDEQ's issuance of solid waste processing and disposal permits to Industrial Pipe, Inc.) (104-013) Adverse judgment May 5, 2006 (935 So.2d 175)

Louisiana Environmental Action Network v. Johnson, No. 05-CV-184 (M.D. La., March 18, 2005) (Seeking to compel EPA to rule on LEAN's petition for an EPA objection to an LDEQ air permit that allows ExxonMobil to increase emissions in the Baton Rouge area based on speculative future reductions) (101-076) Settled Dec. 13, 2005

In re: Waste Management of Louisiana, LLC, Woodside Landfill Air Permitting Decisions, No. 529640 (19th Jud. Dist., Feb. 24, 2005) (Challenging LDEQ's issuance of an exemption from the obligation to obtain Clean Air Act "prevention of significant deterioration" review for a landfill gas collection system) (101-083) Adverse judgment Dec. 12, 2005 (reversed 8/22/07)

Alliance for Affordable Energy and Susan Vuillemot v. Louisiana Public Service Commission, No. 533644 (19th Jud. Dist., June 23, 2005) (Petition challenging the Louisiana Public Service Commission's approval of a Formula Rate Plan without giving the public adequate notice as required by the Louisiana Constitution) (115-012) Dismissed Dec. 6, 2005

In re: Tree Enterprise, Inc. (Intervention in an administrative adjudication on behalf of the Louisiana Environmental Action Network and two individuals to support a state decision to deny a solid waste permit which LDEQ determined would cause "an excessive and unnecessary nuisance") (May 17, 2005) (101-086) Adverse decision Aug. 25, 2005 (vacated by the 19th Jud. Dist. June 27, 2007)

Loretto O'Reilly, Hazel Sinclair and Kelly Fitzmaurice v. Louisiana Department of Environmental Quality, No. 523895 (19th Jud. Dist., Aug. 4, 2004) (Challenging LDEQ's second issuance of a water quality certification for a proposed subdivision that would destroy 85 acres of forest of which 39.5 acres are wetlands in St. Tammany Parish and negatively impact the water quality of the Little Tchefoncte River and Timber Branch Creek) (110-003) Adverse judgment July 20, 2005

Louisiana Environmental Action Network v. Ormet Primary Aluminum Corporation, No. 05-213-D-M3 (M.D. La., March 28, 2005) (Seeking declaratory judgment, injunctive relief and civil penalties under the Clean Water Act for permit violations and unauthorized discharges) (101-082) Settled July 11, 2005

Louisiana Environmental Action Network v. U.S. Environmental Protection Agency, No. 03-1041 (M.D. La., Dec. 23, 2003) (transferred to D.C. District, No. 03-02411, & consolidated with *Sierra Club v. Johnson*, No. 04-00484) (Seeking EPA decision on whether to allow facilities to continue to rely on inadequate flare technology despite the fact that current boilers, process heaters, and incinerators have destruction efficiencies greater than 99%) (101-048) Settled July 15, 2005

Concerned Citizens Coalition v. Federal Highway Administration, No. 04-30991 (5th Cir., Oct. 11, 2004) (Appealing the district court's judgment for the Federal Highway Administration in a case alleging that the agency violated the National Environmental Policy Act, the National Historic Preservation Act and § 4(f) of the Department of Transportation Act in approving construction of an elevated highway (I-49) through the historic heart of Lafayette) (145-002) Adverse judgment June 22, 2005

George Washington, Concerned Citizens of St. Helena Parish and Louisiana Environmental Action Network v. St. Helena Parish Police Jury, No. 18370 (21st Jud. Dist., Nov. 7, 2003) (Seeking to have a 50-year contract with MMR St. Helena, LLC for a landfill set aside as outside the powers of the police jury and for violations of the Open Meetings Law) (101-077) Favorable judgment June 7, 2005

Juanita Stewart and Louisiana Environmental Action Network v. Michael O. Leavitt, No. 04-0650 (M.D. La., Sept. 10, 2004) (Seeking to compel EPA to terminate, modify or revoke and reissue an air permit granted by LDEQ to the Georgia-Pacific facility in Zachary, Louisiana) (101-042) Dismissed May 9, 2005

Oakville Community Action Group, Glynn Mayfield and Louisiana Environmental Action Network v. Louisiana Department of Environmental Quality, No. 517017 (19th Jud. Dist., Feb. 9, 2004) (Petition challenging LDEQ's issuance of a solid waste permit to Industrial Pipe, Inc., to allow processing of industrial and household waste as close as 50 feet from the Oakville community) (104-010) Adverse judgment April 8, 2005

Oakville Community Action Group & Louisiana Environmental Action Network v. Industrial Pipe, Inc., No. 02-1258 (E.D. La., April 29, 2002) (Resource Conservation and Recovery Act and Louisiana Environmental Quality Act citizen enforcement suit seeking compliance with financial assurance and buffer zone requirements and an award of civil penalties, payable to the U.S. Treasury) (104-006) Adverse judgment March 30, 2005

Louisiana Environmental Action Network v. T.T. Coatings, Inc., No. 03-1628 (E.D. La., June 6, 2003) (Seeking declaratory and injunctive relief, civil penalties and other appropriate relief from T.T. Coatings' documented and unresolved violations of the Clean Water Act, including excess discharges of total purgeable halocarbons) (101-066) Settled Feb. 7, 2005

Lake Pontchartrain Basin Foundation v. Madisonville Properties, Inc., d/b/a T Rivers, Inc., No. 04-0541 (E.D. La., Feb. 25, 2004) (Citizen enforcement suit seeking injunctive relief and civil penalties under the Clean Water Act for T Rivers' failure to comply with the requirements of its water permit) (128-010) Dismissed Feb. 2, 2005

Faith Farlough and E.B. Robinson Neighborhood Improvement Coalition v. Roussel Welding & Metal Works, Inc., No. 47868 (40th Jud. Dist., Oct. 22, 2003) (Seeking declaratory and injunctive relief against the operation of a welding shop in a residentially zoned neighborhood that is both a nuisance at law and a nuisance in fact) (148-001) Adverse judgment Feb. 2, 2005

In re Waste Management, No. 517477 (19th Jud. Dist.) (Challenging issuance of a permit for lateral expansion of a solid waste landfill) (101-054) Adverse judgment Dec. 6, 2004

Louisiana Environmental Action Network v. Leavitt, No. 04-CV-00370 (M.D. La., June 4, 2004) (Seeking to compel EPA to rule on LEAN's petition asking EPA to veto LDEQ's granting of an air permit that would allow Dow Chemical to increase emissions of volatile organic compounds in Iberville Parish, which already violates federal health protection standards for ozone pollution) (101-074) Settled Nov. 9, 2004

Louisiana Environmental Action Network v. Daybrook Fisheries, No. 03-1627 (E.D. La., June 6, 2003) (Seeking declaratory and injunctive relief, civil penalties and other appropriate relief from Daybrook Fisheries' documented and unresolved violations of the Clean Water Act, including excess discharges of substances that contain or affect total suspended solids and biological oxygen demand) (101-069) Dismissed Oct. 2004

In re: Dow Chemical Company, Louisiana Operations Complex, No. 2003-2278 (La. App. 1 Cir.) (Appealing a 19th Judicial District Court ruling upholding a LDEQ permit for increased emission of volatile organic compounds in Iberville Parish, which already violates federal health protection standards for ozone pollution) (101-053) Adverse judgment Sept. 17, 2004

Louisiana Environmental Action Network v. U.S. Environmental Protection Agency, No. 02-60991 (5th Cir., Nov. 22, 2002) (Appealing EPA approval of an LDEQ state implementation plan for attainment the federal health protection standard for ozone air pollution, raising three major issues: 1) whether EPA could legally extend Louisiana's deadline for meeting the standard; 2) whether EPA could approve inter-pollutant trading (NOx for VOCs); and 3) whether a pollution reduction from outside of the Baton Rouge area could qualify as a "contingency measure" to protect the public in the face of the area's failure to meet the November

1999 deadline for attaining the ozone standard) (101-040) Favorable rulings Feb. 25, 2002 (granting partial remand), Nov. 20, 2003 (granting partial vacatur) Favorable ruling Sept. 8, 2004 (382 F.3d 575)

Loretto O'Reilly and Kelly Fitzmaurice v. U.S. Army Corps of Engineers, No. 04-940 (E.D. La., Dec. 6, 2006) (Challenging the Corps' approval of a proposed subdivision ("Timber Branch II") that would destroy more than 39 acres of wetlands in St. Tammany Parish near the Little Tchefuncte River without considering cumulative impacts of the project, without analyzing alternatives, and without showing that sufficient mitigation would occur) (110-002) Favorable ruling Aug. 10, 2004

Concerned Citizens Coalition v. Federal Highway Administration, No. 03-292-A-M2 (M.D. La., April 16, 2003) (Alleging that the Federal Highway Administration violated the National Environmental Policy Act, the National Historic Preservation Act, and § 4(f) of the Department of Transportation Act when approving construction of an elevated highway (I-49) through the heart of Lafayette's historic district) (145-001) Adverse judgment Aug. 9, 2004 (330 F. Supp.2d 787)

Louisiana Environmental Action Network v. CII Carbon, LLC, No. 03-1626 (E.D. La., June 6, 2003) (Clean Water Act citizen enforcement suit seeking declaratory and injunctive relief and civil penalties for the calcined coke facility's excessive discharges of pollution into the Mississippi River) After the Clinic filed suit, the Louisiana Department of Environmental Quality commenced an enforcement action and levied civil penalties (101-058) Settled July 6, 2004

Louisiana Environmental Action Network v. Whitman, No. 02CV226-B-2 (M.D. La. Mar. 1, 2002) (Seeking a court order that U.S. EPA must respond to two petitions under Clean Air Act § 505: 1) for an EPA veto of a modified Title V permit that LDEQ issued to Dow Chemicals, Inc. for a High Density Polyethylene facility in Plaquemine, Iberville Parish, Louisiana, and 2) for an EPA veto of a Title V permit that LDEQ issued to Borden Chemicals, Inc. for a formaldehyde facility in Geismar, Ascension Parish, Louisiana. (101-030) Dismissed (favorable result) May 11, 2004

Loretto O'Reilly, Hazel Sinclair, and Kelly Fitzmaurice v. Louisiana Department of Environmental Quality, No. 509564 (19th Jud. Dist., July 9, 2003) (Challenging LDEQ's issuance of a water quality certification for a proposed subdivision that would destroy 85 acres of forest of which 39.5 acres are wetlands in St. Tammany Parish and negatively impact the water quality of the Little Tchefuncte River and Timber Branch Creek) (110-001) Favorable judgment March 5, 2004

In re Waste Management, No. 504269 (19th Jud. Dist., Feb. 5, 2003) (challenging issuance of a solid waste permit for allegedly inadequate response to remand of Case. No. 492277) (101-036) Adverse judgment Nov. 7, 2003

Noretta Thomas v. A. Wilbert & Sons, No. 555,127 (18th JDC, Resp. dated Sept. 26, 2003) (Response to Notice of Records Deposition on behalf of the Louisiana Environmental Action Network re: alleged Dow Chemical Corp. contamination of Myrtle Grow Trailer Park drinking water with vinyl chloride) (101-075)

Louisiana Environmental Action Network v. Louisiana Department of Environmental Quality, 02-2377 (La. App. 1 Cir.) (19th Jud. Dist. Sep. 21, 2001) (Appeal of trial court judgment upholding air emission permit for the Georgia-Pacific Port Hudson paper mill in Eunice, La.) ((101-037) Adverse judgment Sept. 26, 2003 (857 So.2d 541)

In re: Dow Chemical Company, Louisiana Operations Complex, No. 502251 (19th Jud. Dist., Dec. 9, 2002) (challenging a LDEQ permit for increased emission of volatile organic compounds in Iberville Parish, which already violates federal health protection standards for ozone pollution) (101-053) Adverse judgment June 24, 2003

Coalition for Louisiana Animal Advocates v. U.S. Department of Agriculture, No. 01-31361 (5th Cir. Nov. 19, 2001) (Appealing the district court's dismissal of a challenge to the U.S. Army's efforts to eradicate wild horses in the Kisatchie National Forest) (137-001) Partial settlement July 25, 2002; Adverse judgment on remaining claim March 11, 2003

Juanita Stewart & LEAN v. Whitman, No. 02-1030-C-M1 (M.D. La., Oct. 31, 2002) (Seeking to compel EPA to rule on Ms. Stewart's and LEAN's petition asking EPA to veto LDEQ's granting of an air permit that would allow Georgia-Pacific to illegally offset and bank emission reduction credits for volatile organic compounds in an area that fails to meet minimum health protection standards for ozone pollution) (101-042) Settled Feb. 14, 2003

Sierra Club, Clean Air and Water, and Community In-Powerment Development Association v. U.S. EPA, No. 01-60537 (5th Cir. July 13, 2001) (Local counsel on challenge to extension of deadline for attaining the health protection standard for ozone pollution in the in the area of Beaumont and Port Arthur, Texas) (126-003) Favorable ruling Dec. 31, 2002

Concerned Citizens of New Sarpy v. Louisiana Department of Environmental Quality, No. 492276 (19th Jud. Dist. Feb. 8, 2002) (Challenging LDEQ's issuance of an air emissions permit to a refinery on the grounds that the refinery's neighbors were entitled to comment on changed circumstances and events that occurred during the more than 450 days between the close of public comment and issuance of the permit) (143-002) Settled Dec. 19, 2002

Concerned Citizens of New Sarpy v. Orion Refining Corp., No. 01-3704 (E.D. La., Dec. 11, 2001) (Clean Air Act citizen suit to enforce permit at oil refinery) (143-001) Settled Dec. 19, 2002

In re Waste Management, No. 492277 (19th Jud. Dist., Feb. 2002) (challenging issuance of a solid waste permit to a company that had bribed LDEQ employees) (101-036) Favorable judgment Sept. 16, 2002

Rudy Mills, Louisiana Audubon Council, and Sierra Club v. Louisiana Department of Environmental Quality, No. 486412 (19th Jud. Dist., Aug. 1, 2001) (challenging a state water quality certification for dredging a navigation channel in Little Lake, within the Pearl River drainage basin in St. Tammany Parish) (131-002) Favorable judgment June 6, 2002)

North Baton Rouge Environmental Association v. Exxon, No. 00/CA/1878 (La. Sup. Ct. Feb. 7, 2002) (Certiorari petition regarding LDEQ's approval of an Exxon permit for increased air emissions of volatile organic compounds in an area that already violates federal health-protection standards for ozone pollution) (101-003) Adverse ruling April 19, 2002

Louisiana Environmental Action Network v. Louisiana Department of Environmental Quality, No. 488025 (19th Jud. Dist. Sep. 21, 2001) (Seeking remand of an air emission permit for the Georgia-Pacific Port Hudson paper mill in Eunice, La. because of LDEQ's failure to conduct an environmental assessment before authorizing increased air emissions of volatile organic compounds in an area that already violates federal health-protection standards for ozone pollution) (101-037) Adverse judgment April 18, 2002

Louisiana Environmental Action Network v. Whitman, No. 00-879-A (M.D. La. Nov. 22, 2000) (Clean Air Act citizen suit to compel EPA to reclassify the Baton Rouge area as "severe" for failing to attain the federal health protection standard for ozone pollution) (101-001) Favorable judgment Feb. 27, 2002

Bartholomew Woods Community Association. v. Louisiana Department of Environmental Quality, No. 486568 (19th Jud. Dist. Aug. 10, 2001) (Challenging issuance of Louisiana Pollutant Discharge Elimination System Permit by LDEQ to Cleco Midstream Resources, L.L.C./Perryville Power Station to construct and operate a natural gas power plant in Ouachita Parish) (136-001) Settled Dec. 27, 2001

Bartholomew Woods Community Association v. Louisiana Department of Environmental Quality, No. 476646 (19th Jud. Dist., Sept. 27, 2000) (challenging a Clean Air Act permit for construction of a ground water cooled power plant in Perryville, La.) (136-002) Settled Dec. 27, 2001

Louisiana Environmental Action Network v. EPA, No. 99-60570 (5th Cir. Aug. 30, 1999) (challenge to EPA approval of Louisiana's state implementation plan for attainment of the ozone standard in the Baton Rouge area, including an emission-credit banking scheme) (101-004) Settled Dec. 10, 2001

North Baton Rouge Environmental Association v. Louisiana Dept. of Environmental Quality, No. 00/CA/1878 (La. App. 1 Cir.) (Seeking remand of the Louisiana Department of Environmental Quality's approval of an Exxon permit for increased air emissions of volatile organic compounds in an area that already violates federal health-protection standards for ozone pollution) (101-003) Adverse judgment Nov. 14, 2001 (805 So.2d 255)

Louisiana Environmental Action Network v. Louisiana Department of Environmental Quality (consolidated with *Acadia-Enuice Citizens for a Health Future, Inc. v. Louisiana Department of Environmental Quality*), Nos. 475287, 475123 (19th Jud. Dist., Jan. 3, 2001)) (challenging a permit for construction of a ground-water cooled power plant) (101-022) Settled Oct. 10, 2001

In re Belle Co., L.L.C., No. 2000-0504 (La. App. 1 Cir.) (Appeal of challenge to a Louisiana Department of Environmental Quality permit for a landfill based on the state's failure to require proper fire response guidelines and analyze the need for the proposed facility with respect to Louisiana's landfill capacity requirements) (111-001) Favorable judgment June 27, 2001 (809 So.2d 225).

Coalition of Louisiana Animal Advocates v. U.S. Department of Agriculture, No.00-3539 (E.D. La. 2000) (Seeking an injunction to prevent the U.S. Army and U.S. Forest Service from removing an entire population of wild horses from the Kisatchie National Forest alleging violations of the Wild Horses and Burros Act and the National Environmental Protection Act) (137-001) Adverse judgment Aug. 17, 2001

Riverfront Garden v. USA, No. 00-cv-00544 (E.D. La. Feb. 22, 2000) (Challenging the Tchoupitoulas Corridor Project to protect historic homes on Religious Street) (118-001) Adverse judgment Dec. 11, 2000

Mayfield v. Givens, No. 447993 (19th Jud. Dist.) (Challenging a LDEQ modification to the Industrial Pipe landfill's permit for a transfer station) (104-001) Favorable judgment Dec. 8, 2000

In re Natural Resources Recovery, Inc., No. 446,408 (19th Jud. Dist.) (Appealing LDEQ decision to grant a solid waste permit to Natural Resources Recovery, Inc. for a construction and demolition debris and woodwaste landfill and recycling facility in Alsen, Louisiana) (105-001) Adverse judgment Nov. 20, 2000

In re BASF Corporation's Exemption Permit From Hazardous Waste Land Disposal Restrictions, 1999-0302 (La. App. 1 Cir.) (Appealing a 19th Judicial District Court decision upholding exemption for land disposal of hazardous waste to injection well operator for disposal of waste acid) (101-019) Adverse judgment July 31, 2000 (765 So.2d 1171)

Louisiana Environmental Action Network, Citizens Protecting the Good Earth v. Fleet, No. 445,019 (19th Jud. Dist.) (Challenging a permit for a Non-Hazardous Oilfield Waste treatment, storage, and disposal facility near Gibson, Louisiana) (102-001) Favorable judgment Aug. 24, 2000

Robinson v. Ieyoub, 727 So.2d 579, No. 97-CA-2204 (La. App. 1 Cir.) (Challenging—on behalf of intervenors Louisiana Coalition for Tax Justice and Louisiana Environmental Action Network—the Louisiana Board of Commerce and Industry's grant of an industrial tax exemption to Rollins Environmental Services for a hazardous waste incinerator facility in East Baton Rouge Parish) (105-004) Favorable ruling Dec 28, 1998 (727 So.2d 579)

Baton Rouge Audubon Society v. Sandifer, 97-464 (La. App. 3 Cir.) (Seeking to enjoin enforcement of a Cameron Parish Police Jury "grass and weeds" ordinance against the Baton Rouge Audubon Society for a project to restore protective chenier habitat for migratory songbirds and butterflies on 21 lots in the Little Florida Subdivision. (10922) Favorable ruling Oct. 29, 1997 (702 So.2d 997).