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NO. 93-060248

JULIEN J. BAPTISTE, ET AL.

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IN THE DISTRICT COURT OF

v.

HARRIS COUNTY, TEXAS

EXXON CORPORATION, ET AL.

129TH JUDICIAL DISTRICT

ORDER GRANTING TEXACO INC.'S
MOTION TO MODIFY SCHEDULING ORDER

The Court has considered Texaco Inc.'s Motion to Modify Scheduling Order. After considering this motion, the Court has decided to grant the motion.

IT IS ORDERED, ADJUDGED and DECREED that this Court's Scheduling Order is modified as follows:

By March 10, 1995, each plaintiff is required to provide an affidavit from a physician supporting his exposure and personal injury claims. Specifically, a qualified physician must state under oath that, based on reasonable medical probability, the named plaintiff's injuries or symptoms were caused by exposure to one or more chemicals deposited at the Liberty Waste Disposal site. With regard to the physicians opinion, each report must specify:

- a. Each specific injury that the subject plaintiff has suffered as a result of exposure to the chemical or chemicals and the date on which such injury was first suffered;
- b. The chemical or chemicals that in the opinion of the physician caused each such injury, illness, condition, or symptom;
- c. The manner in which the subject plaintiff was exposed to each chemical (i.e. ingestion, inhalation, or skin absorption);

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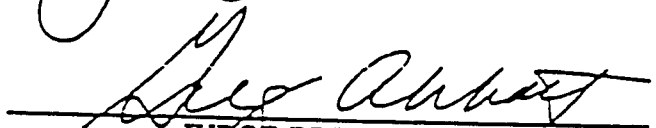
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d. The duration of time over which the subject plaintiff was exposed to each chemical, including the date(s) of exposure and the total amount of time exposed; and

e. All medical and/or scientific data, studies, theories and/or facts relied upon by the physician informing his or her opinions regarding the subject plaintiff.

Signed this 30 day of January 1995.



JUDGE PRESIDING

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