NOTE: This order is nonprecedential.

United States Court of Appeals for the Federal Circuit

2009-5035

THEODORE C. ANTONSEN, MICHAEL F. CHORN, JEFFREY D. HUESTON, and ROBERT D. JENKINS,

Plaintiffs-Appellants,

٧.

UNITED STATES,

Defendant-Appellee.

Appeal from the United States Court of Federal Claims in 04-CV-163, Judge Lynn J. Bush.

ON MOTION

ORDER

The United States moves without opposition to stay the briefing schedule in this appeal pending disposition of <u>Easter v. United States</u>, 2008-5187, and <u>Forbes v. United States</u>, 2009-5030.

The United States asserts that this appeal and <u>Easter</u> and <u>Forbes</u> all involve the issue of whether the Court of Federal Claims correctly decided that the appellants were not entitled to overtime pay under the Fair Labor Standards Act, 29 U.S.C. § 201 <u>et seq.</u>, for time spent driving a government vehicle between home and work. The United States asserts that the court's decision in <u>Easter</u> and <u>Forbes</u> may resolve the overtime pay issues in this case.

Accordingly,

IT IS ORDERED THAT:

The motion is granted. The United States is directed to notify this court within 21 days of the date both mandates have issued in <u>Easter</u> and <u>Forbes</u> concerning how they believe this appeal should proceed. The appellants may also respond within that time.

FOR THE COURT

JUL 24 2009

Date

/s/ Jan Horbaly

Jan Horbaly Clerk

CC:

Jules Bernstein, Esq. Shalom Brilliant, Esq.

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U.S. COURT OF APPEALS FOR THE FEDERAL CIRCUIT

JUL 24 2009

JAN HURBALY CLERK