

## In the Court of Appeals Second Appellate District of Texas at Fort Worth

No. 02-18-00106-CV

CITY OF SAN FRANCISCO, POTENTIAL DEFENDANT, DENNIS J. HERRERA IN HIS OFFICIAL CAPACITY AS CITY ATTORNEY FOR THE CITY OF SAN FRANCISCO, AND POTENTIAL WITNESS, EDWARD REISKIN IN HIS OFFICIAL CAPACITY AS DIRECTOR OF TRANSPORTATION FOR THE SAN FRANCISCO MUNICIPAL TRANSPORTATION AGENCY, AND COUNTY OF SAN MATEO, COUNTY OF MARIN, CITY OF IMPERIAL BEACH, CITY OF SANTA CRUZ, COUNTY OF SANTA CRUZ, JOHN BEIERS, SERGE DEDINA, JENNIFER LYON, BRIAN WASHINGTON, DANA MCRAE, ANTHONY CONDOTTI, JOHN MALTBIE, ANDY HALL, MATTHEW HYMEL, CARLOS PALACIOS, AND MARTÍN BERNAL, AND POTENTIAL DEFENDANT THE CITY OF OAKLAND, POTENTIAL DEFENDANTS AND RESPONDENTS MATTHEW F. PAWA AND BARBARA J. PARKER; AND RESPONDENT SABRINA B. LANDRETH, Appellants

V.

EXXON MOBIL CORPORATION, Appellee

On Appeal from the 96th District Court Tarrant County, Texas Trial Court No. 096-297222-18

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**ORDER** 

We have considered appellee's "Motion of Appellee Exxon Mobil Corporation

for Leave to File Post-Submission Brief Regarding Recent Decision by the New York

Supreme Court."

The motion is **GRANTED**. The appellee's tendered post-submission brief is

ordered filed this date.

We direct the clerk of this court to send a notice of this order to the attorneys

of record.

Dated January 10, 2020.

Per Curiam

Panel: Sudderth, C.J.; Kerr and Birdwell, JJ.

2