United States Court of Appeals

No. 11-7097

September Term 2011

1:11-mc-00409-JMF

Filed On: September 15, 2011

Chevron Corporation,

Appellee

٧.

Weinberg Group,

Appellant

BEFORE: Rogers, Tatel, and Garland, Circuit Judges

ORDER

Upon consideration of the emergency motion for temporary stay of the district court's order requiring the production of privileged documents to allow time for briefing and the response thereto; this court's administrative stay issued September 14, 2011; the motion to dissolve the administrative stay and the response thereto; and the emergency motion to continue stay of the district court's order requiring the production of privileged documents, it is

ORDERED that the administrative stay be dissolved. It is

FURTHER ORDERED that the motion for temporary stay be denied. It is

FURTHER ORDERED that appellee's use of the assertedly privileged documents be restricted to the underlying litigation pending before the United States District Court for the Southern District of New York in <u>Chevron Corp. v. Donziger</u>, 11cv00691, and <u>Chevron Corp. v. Salazar</u>, 11cv03718. The court's disposition of the pending motions is without prejudice to appellant's ability to assert its claims of privilege on appeal in this court or in the underlying litigation in the Southern District of New York.

Per Curiam

FOR THE COURT: Mark J. Langer, Clerk

BY: /s/

Scott H. Atchue Deputy Clerk/LD