STATE OF NEW YORK

3102

2017-2018 Regular Sessions

IN ASSEMBLY

January 26, 2017

Introduced by M. of A. COLTON, WEPRIN, ROSENTHAL, COOK -- Multi-Sponsored by -- M. of A. RIVERA, WALKER -- read once and referred to the Committee on Environmental Conservation

AN ACT to amend the environmental conservation law and the public health law, in relation to assigning liability to a producer for actions leading to a public water system's failure to meet filtration avoidance criteria

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1	Section 1. The environmental conservation law is amended by adding a
2	new section 23-0315 to read as follows:
3	<u>§ 23-0315. Producer's liability; filtration arbitration determination</u>
4	<u>waivers.</u>
5	1. A producer, as defined in section 23-0101 of this article, granted
б	a permit pursuant to the provisions of this article, for the explora-
7	tion, drilling or development of wells that produce oil, gas, salt or
8	hydrocarbon mixture, shall be held liable for actions, performed or
9	completed while in the process of exploration, drilling or development
10	of a well, that directly result in the failure of a public water system
11	to meet all of the existing filtration avoidance criteria established by
12	40 C.F.R. § 141.71 and any other federal or state rules or regulations,
13	and further results in the failure of such public water system to
14	receive or renew a filtration avoidance determination waiver.
15	2. Any person who violates the provisions of this section shall be
16	liable for such civil penalties or sanctions as provided in section
17	71-1307 of this chapter, and for any additional civil damages or fines
18	associated to such violation.
19	3. The commissioner shall order an immediate suspension of explora-
20	tion, drilling or development operations whenever such actions are in
21	violation of this section. Any order issued pursuant to this subdivision
22	shall be reviewed upon application of an aggrieved party by means of an

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

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1	and an to show source which and an shall be issued by any insting of the
1	order to show cause which order shall be issued by any justice of the
2	supreme court in the judicial district in which any order applies and
3	shall be returnable on the third succeeding business day following the
4	issuance of such order. Service of such show cause order shall be made
5	upon the regional office of the department for the region in which such
6	order applies, and upon the attorney general by delivery of such order
7	to an assistant attorney general at an office of the attorney general in
8	the county in which venue of the proceeding is designated, or if there
9	is no office of the attorney general within such county, at the office
10	of the attorney general nearest such county. Except as hereinabove spec-
11	ified, the proceeding to review an order shall be governed by article
12	seventy-eight of the civil practice law and rules. Nothing in this
13	section shall be construed to restrict the commissioner's abatement
14	powers as provided in sections 71-0301 and 3-0301 of this chapter.
15	§ 2. The public health law is amended by adding a new section 1170 to
16	read as follows:
17	§ 1170. Producer's liability; filtration arbitration determination
18	waivers. 1. A producer, as defined in section 23-0101 of the environ-
19	mental conservation law, granted a permit pursuant to the provisions of
	such chapter, for the exploration, drilling or development of wells that
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21	produce oil, gas, salt or hydrocarbon mixture, shall be held liable for
22	actions, performed or completed while in the process of exploration,
23	drilling or development of a well, that directly result in the failure
24	of a public water system to meet all of the existing filtration avoid-
25	ance criteria established by 40 C.F.R. § 141.71 and any other federal or
26	state rules or regulations, and further results in the failure of such
27	public water system to receive or renew a filtration avoidance determi-
28	nation waiver.
29	2. Any person who violates the provisions of this section shall be
30	liable for such civil penalties or sanctions as provided in section
31	71-1307 of the environmental conservation law, and for any additional
32	civil damages or fines associated to such violation.
33	3. The commissioner of environmental conservation shall order an imme-
34	diate suspension of exploration, drilling or development operations
35	whenever such actions are in violation of this section. Any order issued
36	pursuant to this subdivision shall be reviewed upon application of an
37	aggrieved party by means of an order to show cause which order shall be
38	issued by any justice of the supreme court in the judicial district in
39	which any order applies and shall be returnable on the third succeeding
40	business day following the issuance of such order. Service of such show
41	cause order shall be made upon the regional office of the department of
42	environmental conservation for the region in which such order applies,
43	and upon the attorney general by delivery of such order to an assistant
44	attorney general at an office of the attorney general in the county in
45	which venue of the proceeding is designated, or if there is no office of
46	the attorney general within such county, at the office of the attorney
47	general nearest such county. Except as hereinabove specified, the
48	proceeding to review an order shall be governed by article seventy-eight
49	of the civil practice law and rules. Nothing in this section shall be
50	construed to restrict the commissioner of environmental conservation's
51	abatement powers as provided in sections 71-0301 and 3-0301 of the envi-
52	ronmental conservation law.
53	§ 3. This act shall take effect immediately.
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