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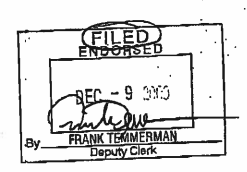
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SUPERIOR COURT OF CALIFORNIA COUNTY OF SACRAMENTO

JOSH SHAW, taxpayer and Executive Director of California Transit Association; and the CALIFORNIA TRANSIT ASSOCIATION, a nonprofit corporation, Petitioners,

VS.

JOHN CHIANG, California State Controller, and MICHAEL C. GENEST, California Director of Finance, in their official capacity, Respondents, Case Number: 07CS01179

JUDGMENT AFTER REMITTITUR

Hon. Jack Sapunor

This matter having been heard and decided on appeal by the Court of Appeal of the State of California, Third Appellate District (Case No. CC58479), and the Court of Appeal having affirmed the portion of the judgment granting a declaratory judgment and writ of mandate regarding the budget year 2007-08 transfer of four hundred nine million dollars (\$409,000,000) from the Public Transportation Account to the General Fund to offset the cost of past debt service payments on public transportation-related general obligation bonds (Proposition 108 bonds), having reversed the portion of the judgment denying all other relief, and having directed the trial court to enter a new judgment granting declaratory relief and a writ of mandate consistent with the Court of Appeal's opinion,

IT IS HEREBY ORDERED and ADJUDGED that:

- 1. The amendment of California Revenue and Taxation Code section 7102, subdivision (a)(1) to add subparts (G) and (H) is not consistent with and does not further the purpose of section 7102, subdivision (a)(1) and therefore is invalid. Any funds transferred pursuant to those subparts are Public Transportation Account spillover gas tax revenue and are restricted in use to "transportation planning and mass transportation purposes" pursuant to Public Utilities Code section 9931C.5 (as amended by Proposition 116);
- 2. The term "mass transportation" in Public Utilities Code section 99310.5 means "public transportation" or "public transit;"
- 3. The budget year 2007-08 appropriation of \$144,332,489 from the Mass Transportation Fund to the General Fund (via the Transportation Debt Service Fund) for the payment of current debt service on Proposition 192 bonds does not serve a transportation planning or mass transportation purpose and is invalid;
- 4. The budget year 2007-08 appropriation of \$99,120,000 from the Public Transportation Account to the Department of Education to fund the Home-to-School Transportation and Small School District transportation programs does not serve a transportation planning or mass transportation purpose and is invalid;
- 5. The budget year 2007-08 appropriation of \$128,806,000 from the Public Transportation Account to the State Department of Developmental Services to pay for transportation of the developmentally disabled to regional centers does not serve a transportation planning or mass transportation purpose and is invalid;
- 6. The budget year 2007-08 appropriation of \$200 million from the Mass
 Transportation Fund to the General Fund (via the Transportation Debt Service Fund) to
 offset the cost of past debt service on public transportation-related general obligation
 bonds (Proposition 108 bonds) does not serve a transportation planning or mass
 transportation purpose and is invalid;

- 7. The budget year 2007-08 appropriation of \$409 million from the Public Transportation Account to the General Fund to offset the cost of past debt service on public transportation-related general obligation bonds (Proposition 108 bonds) does not serve a transportation planning or mass transportation purpose and is invalid;
- 8. The budget year 2007-08 appropriation of \$82,678,000 from the Mass
 Transportation Fund to the General Fund for the purpose of making suspended transfer
 reimbursements required by California Constitution article XIX B, section 1, subdivision
 (f), does not serve a transportation planning or mass transportation purpose and is invalid;
- 9. The budget year 2007-08 appropriation of \$123,973,493 from the Mass Transportation Fund to the General Fund (via the Transportation Debt Service Fund) for the payment of current debt service on Proposition 116 bonds violates Public Utilities Code section 99611 and is invalid;
- 10. The peremptory writ of mandate applied for herein is granted. A writ of mandate shall issue under the seal of this Court commanding Respondents to take all steps necessary to restore/reimburse the above-described appropriations of spillover gas tax revenue to the Public Transportation Account. The writ shall further command Respondents to make and file a return on or before April 1, 2010, setting forth what they have done to comply.
- 11. Petitioners Josh Shaw and the California Transit Association shall recover their costs in the amount of \$______.
- 12. The Court retains jurisdiction to consider any motions for an award of attorneys' fees.
- 13. Petitioners are directed to prepare and submit a proposed writ of mandate consistent with this Judgment After Remittitur.

Date: December _____, 2009

Jack Sapunor

Judge of the Superior Court

County of Sacramento

CERTIFICATE OF SERVICE BY MAILING (C.C.P. Sec. 1013a(4))

i, the undersigned deputy clerk of the Superior Court of California, County of Sacramento, do declare under penalty of perjury that I did this date place a copy of the Court's Ruling in envelopes addressed to each of the parties, or their counsel of record as stated below, with sufficient postage affixed thereto and deposited the same in the United States Post Office at Sacramento, California.

RICHARD D. MARTLAND, ESQ. or KURT ONETO NIELSEN MERKSAMER LAW FIRM 1415 L STREET, STE. 1200 SACRAMENTO, CA 95814 JAMES R. PARRINELLO, ESQ. or CHRIS SKINNELL, ESQ. NIELSEN MERKSAMER LAW FIRM 591 REDWOOD HIGHWAY, #4000 MILL VALLEY, CA 94941

MARGARET C. TOLEDO DEPUTY ATTORNEY GENERAL 1300 I STREET, STE. 125 SACRAMENTO, CA 94244-2550

Dated: December 11, 2009

Superior Court of California, County of Sagramento

By:

Frank Temmerman,

Deputy Clerk

DEPT : 25

DATE: December 11, 2009

CASE NO. : 07CS001179 CASE TITLE : Shaw v. Chiang Superior Court of California, County of Sacramento

BY: F. Temmerman, Deputy Clerk