



Blogs / Environmental Litigation

Toggle
Navigation

RECORDED WEBINARS

- [Environmental Enforcement & Crimes Webinar – March 22, 2016](#)

BLOG TOPICS

- [Air Emissions Climate Change & Sustainability](#) (6)
- [Brownfields & Contaminated Properties](#) (13)
- [Environmental Cleanups](#) (12)
- [Environmental Compliance & Enforcement Defense](#) (23)
- [Environmental Litigation](#) (21)
- [Environmental Permitting](#) (8)
- [Environmental Statutes & Regulations](#) (26)
 - [CERCLA / Superfund](#) (12)
 - [Clean Air Act](#) (10)
 - [Clean Water Act](#) (10)
 - [EPCRA](#) (5)
 - [FIFRA](#) (4)
 - [RCRA / Hazardous Waste & Solid Waste](#) (10)
 - [TSCA](#) (4)
- [Fracking](#) (7)
- [Industries](#) (20)
 - [Construction](#) (12)
 - [Energy](#) (11)
 - [Health Care](#) (7)
 - [Life Sciences](#) (9)
 - [Manufacturing](#) (15)
 - [Petroleum](#) (11)
 - [Transportation](#) (9)
 - [Waste Management](#) (12)
- [OSHA / Health & Safety](#) (12)

BLOG EDITORS

[Andrew C. \(Drew\) Brought](#)

T 816.292.8886

abrought@spencerfane.com

ENVIRONMENTAL LAW GROUP

- [Overview](#)
- [Attorneys](#)

Latest Posts

06.10.2014 [CERCLA Will Not Save a Toxic Tort Claim which is Barred by a State Statute of Repose](#)

By Kathleen M. Whitby

Earlier today, June 9, 2014, the United States Supreme Court handed down its decision in *CTS Corp. v. Waldburger*, et al., slip op. No. 13–339 (U.S., 6-9-2014). Reversing the Fourth Circuit, the Supreme Court held that the Superfund law's preemption of state statutes of limitation for personal injury or property damage claims does not apply to state statutes of repose. Not every state has such a statute on the books, but for those that do, this may provide an additional shield for defendants, and an additional hurdle for plaintiffs.

◀ 1 2 3 Showing 21-30 of 21 results [View All](#)