Case 3:11-cv-05213-RBL Document 9	52 Filed 04/04/12 Page 1 of 2
	HONORABLE RONALD B. LEIGHTON
UNITED STATES DIS	TRICT COURT
WESTERN DISTRICT OF WASHINGTON	
AT TACO	MA
ROSEMERE NEIGHBORHOOD ASSOCIATION, COLUMBIA	
RIVERKEEPER, and NORTHWEST ENVIRONMENTAL DEFENSE CENTER,	No. 11-cv-5213 RBL
Plaintiffs,	ORDER DENYING MOTION TO
V.	ESTABLISH BOND
CLARK COUNTY, TOM MIELKE, in his capacity as Clark County Commissioner, MARC BOLDT, in his capacity as Clark County Commissioner, STEVE STUART, in his capacity as Clark County Commissioner, and BILL BARRON, in his capacity as Clark County Administrator	
Defendants.	
 I. IS	SSUE
Before the Court is Defendants' Motion to E	
request that Plaintiffs be required to post a bond of \$1,143, 414. (<i>Id.</i> at 2.) For the reasons stated	
below, the Court denies the motion.	1,113, 111. (<i>iu. ul 2.)</i> 101 life reasons suice
	ISSION
Under Federal Rule 65 (c):	
The court may issue a preliminary injunction or a temporary restraining order only if the movant gives security in an amount that the court considers proper to pay the costs and damages sustained by any party found to have been wrongfully enjoined or restrained.	
Fed. R. Civ. Pro. 65(c). A court, however, has the discretion to allow a party to proceed without	
posting bond where "requiring security would effectively deny access to judicial review."	
Order - 1	

People of State of Calif. ex rel. Van de Kamp v. Tahoe Regional Planning Agency, 766 F.2d
1319, 1325 (9th Cir. 1985) (citations omitted). In *Van de Kamp*, the Ninth Circuit also noted that
"special precautions to ensure access to the court must be taken where Congress has provided for
private enforcement of a statute." *Id.* at 1325–26. A district court should also consider the
likelihood of success on the merits in the decision whether to impose bond. *Id.* at 1326.

Here, Plaintiff has little or no means to post a substantial bond. The litigation seeks to enforce provisions of the Clean Water Act, and as such, is in the public interest. Further, Plaintiffs have demonstrated a likelihood of success on the merits, given the indications of the Pollution Control Hearings Board.

III. CONCLUSION

For the reasons stated above, Defendants' Motion to Establish Bond is **DENIED**. (Dkt. #40.)

Dated this 4th day of April 2012.

RONALD B. LEIGHTON UNITED STATES DISTRICT JUDGE