Citizen Enforcing Maritime Laws: the Role of Private Citizens

April 16, 2019

The seminar will begin shortly.
Questions for the panel?

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Today’s Speakers:

Xiao Recio-Blanco, Director of Ocean Program, Environmental Law Institute, Managing Director, International Network for Environmental Compliance, Moderator

Anton DeStefano, Lieutenant Commander, Environmental Law Division, U.S. Coast Guard

Joseph Poux, Deputy Chief, Environmental Crimes Section of Department of Justice, Chair, INTERPOL Pollution Crime Working Group

Stephen M. Kohn, Chair of the Board, National Whistleblower Center
Xiao Recio-Blanco

Director of Ocean Program,
Environmental Law Institute,
Managing Director, International
Network for Environmental Compliance
Anton DeStefano

Lieutenant Commander, Environmental Law Division, U.S. Coast Guard
Joseph Poux

Deputy Chief, Environmental Crimes Section of Department of Justice, Chair, INTERPOL Pollution Crime Working Group
Stephen M. Kohn
Chair of the Board, National Whistleblower Center
Stephen M. Kohn, Esq.
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Maritime Whistleblowers: The Role of Private Citizens and NGOs in Enforcing Maritime Laws
Whistleblower reward laws are “the most powerful tool the American people have to protect the government from fraud.”

— Former Assistant Attorney General Stuart Delery

Remarks at American Bar Association’s 10th National Institute on the Civil False Claims Act and Qui Tam Enforcement (2014)

“The False Claims Act and its [whistleblower] provisions remain the government’s most effective civil tool in protecting vital government programs from fraud schemes.”

— Acting Associate Attorney General Bill Baer

Remarks at American Bar Association’s 11th National Institute on the Civil False Claims Act and Qui Tam Enforcement (2016)
On March 2, 1863, President Abraham Lincoln signed the original whistleblower qui tam reward law, the False Claims Act (“FCA”), targeting fraud in government contracting.

It was modernized in 1986.

The FCA incentivizes reporting and is the model for all current whistleblower reward laws.
- Since its modernization on October 27, 1986, the False Claims Act has increased the overall annual recoveries from fraudsters who cheated the government.

- The total fraud recovered in the United States increased from $88.4 million in FY 1987 to $3.7 billion in FY 2017 based on whistleblower disclosures under the FCA.

- Since FY 1987, whistleblowers were responsible for 72% of the funds recovered in contracting or procurement fraud cases.

Source: U.S. Department of Justice
A Whistleblower Program Delivers Significant Benefits

- In FY 2017, the U.S government recovered over $3.7 billion through its civil fraud program.

- Whistleblowers were directly responsible for reporting of over $3.4 billion of these recoveries.

- Whistleblowers were the source of the detection of 91.8% of all civil fraud recovered in FY 2017.

In 2017, of the $3.4 billion recovered through the FCA and as a result of whistleblower assistance, $392 million (11.5%) was awarded to whistleblowers.

Source: U.S. Department of Justice
Implementing whistleblower laws will trigger a massive increase in the detection of ocean pollution crimes and MARPOL violations.
How the U.S. Enforces MARPOL

- § 1908(a) criminal penalties for failing to maintain an accurate Oil Record Book
- Payment for Information: “In the discretion of the Court, an amount equal to not more than 1/2 of such fine may be paid to the person giving information leading to conviction.” 33 U.S.C. § 1908(a)
“Very few other countries have any track record of prosecuting deliberate MARPOL violations, let alone a legal process that would protect witnesses from obstruction of justice such as occurred in the vast majority of vessel pollution prosecutions.”

U.S. Department of Justice, Environment and Natural Resources Division, filing in APPS Case United States v. Efploia.
Prosecutions are Dependent upon Whistleblowers

“Absent crew members with firsthand knowledge of the illegal conduct coming forward, APPS violations are extremely difficult to uncover.”

U.S. Department of Justice, USA v. Noble Drilling, LLC (U.S. District Court, Alaska).
“The availability of the award aptly reflects the realities of life at sea... A monetary award both rewards the crew member for taking that risk and may provide an incentive for other crew members on other vessels to alert inspectors and investigators regarding similar crimes.”

– U.S. Department of Justice, Natural Resources Division Brief in U.S. v. Odfjell
Act to Prevent Pollution on Ships (APPS)

- APPS and wildlife trafficking crimes originate outside of the U.S.
- Both APPS and other wildlife protection laws cover violations of international conventions, such as MARPOL and CITES, that occur outside the United States.
- The U.S. is the number one enforcer of MARPOL because of whistleblowers.
Whistleblower cases generate millions of dollars in revenue from the fines and penalties collected from polluters.

A majority of the revenue generated from the whistleblower cases goes back to the general treasury.

24% of the total funds generated from whistleblower cases is used for beneficial purposes and to help mitigate the impact of ocean pollution.
Revenue Resulting from Whistleblower Disclosures Serves the Public Interest

Sample of Groups that Obtained Community Service Payments:

- The National Fish & Wildlife Foundation
- The National Marine Sanctuary Foundation
- Florida National Keys Marine Sanctuary
- Alaska Sealife Center
- Pinellas County, Florida Environmental Fund (PCEF)
- International Arctic Research Center
- Puget Sound Marine Conservation Fund
- Stenson Bank National Marine Sanctuary
- North American Wetlands Conser. Fund
- Columbia River Conservation Fund
- Channel Islands National Park

Examples of Projects Targeted for use from these payments:

- Benefit, preserve, and restore the environment and ecosystems in U.S. waters
- Activities of conservation and management of fish, wildlife, and plant resources of the U.S. coastline
- Restoration of marine & aquatic injured resources and protection coral reefs, sea grass beds, and species dependent on that habitat
- Scientific research of marine resources & habitats
- Education regarding protection of the marine environment from pollution
- Louisiana habitat conservation
Retaliation v. Rewards

Most whistleblower laws are designed to protect a whistleblower’s employment and compensate him or her for loss of a job.

In the context of ocean pollution this model does not work. Seamen often are not citizens or residents of countries that have the ability to protect a seaman’s job.

The reward laws are the only practical method to incentivize the detection of ocean pollution, and protect those who risk their jobs, careers or even their lives.

Rewards also incentivize others to assist in detecting ocean pollution crimes.

The reward laws implemented under the APPS have not been abused, and have been remarkably successful both in protecting whistleblowers and policing polluters.
The U.S. government has awarded 205 whistleblowers a sum of approximately $33 million in the 100 most recent prosecution under APPS.

The largest reward paid for an individual whistleblower was $2,100,000 (USA v. Omi Corporation).

$5,250,000 is the largest amount paid to a group of APPS whistleblowers from the Philippines (USA v. Overseas Shipping).

The average reward paid per whistleblower in a recent survey of 75 cases was $163,575.
A Program to Implement Ocean Pollution Whistleblower Laws
LEGAL TOOLS TO SUPPORT INTERNATIONAL WHISTLEBLOWERS

- **False Claims Act**: Customs Violations (imports into the United States)
- **FCPA**: Foreign Bribery/Bribery at International Ports
- **Bank Secrecy Act**: Offshore Accounts and Money Laundering
- **Act to Prevent Pollution from Ships**: Ocean Pollution on the High Seas
Step One

Educate Whistleblowers

Make Whistleblowers and supporting NGOs aware of the APPS program
Step Two

Protect Confidentiality

Create safe and confidential mechanism for whistleblowers to report crimes
Step Three

Ensure that the whistleblower reward laws are well-publicized and properly implemented.
Links to the legal authorities including statutes, regulations, and cases relied upon in The Handbook can be found online, including:

- New Legal Tools: Rule 1
- False Claims Act / Qui Tam: Rule 6
- Banking/AML Whistleblowers: Rule 7
- Foreign Corrupt Practices Act: Rule 9
- Ocean Pollution/APPS: Rule 11
- International Whistleblowing: International Toolkit
Stephen M. Kohn
Founding Director, National Whistleblower Center
Partner, Kohn, Kohn & Colapinto, LLP

Stephen M. Kohn, a partner in the law firm of Kohn, Kohn & Colapinto and the Chairman of the Board of Directors of the National Whistleblower Center, has represented whistleblowers since 1984, successfully setting numerous precedents that have helped define modern whistleblower law. He obtained the largest reward ever paid to an individual whistleblower ($104 million for exposing illegal offshore bank accounts) and is widely recognized as the leading U.S. authority on whistleblower laws. Mr. Kohn is the most published author on whistleblower law, including The New Whistleblower’s Handbook: A Step-by-Step Guide to Doing What’s Right and Protecting Yourself.
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www.whistleblowersblog.org | www.whistleblowers.org
Sources

**Statutes**

- False Claims Act | 31 U.S.C. § 3729-3732
- Internal Revenue Code | 26 U.S.C. § 7623

**Statements from Officials**

- Bill Baer - Remarks at American Bar Association’s 11th National Institute on the Civil False Claims Act and Qui Tam Enforcement (2016)
- Chad A. Readler, Department of Justice, Civil Division, in press release titled, “Justice Department Recovers Over $3.7 Billion From False Claims Act Cases in Fiscal Year 2017” (December 2017).
- Charles Grassley, Chairman of Senate Judiciary Committee, speech given on National Whistleblower Day (July 30, 2018) --- Watch the Video --- Read the Speech
- Christopher Ehrman, Director of the CFTC’s Whistleblower Office, Press Release “CFTC Announces Multiple Whistleblower Awards Totaling More than $45 Million”
Sources

**Statements from Officials, cont.**

- Kevin M. O’Neill, Deputy Secretary, Securities and Exchange Commission. *Order* Determining Whistleblower Award Claim

**Reports and other Laws**

- Federal Obstruction of Justice, 18 U.S.C. §1513
- SEC Enforcement Action on NDAs, *In re KBR*
- Report Published by the National Whistleblower Center: *Foreign Corrupt Practices Act: How the Whistleblower Reward Provisions Have Worked*

**Objections and Suggested Amendments to the Proposed EU Whistleblower Directive**

Questions for the panel?

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Thank you for attending today’s seminar!

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