

## Oregon Supreme Court

In re: Sanders, Tony J. Indian Market Rd.: Drop the charges and order County and City Parks to destroy all slash piles within the territorial jurisdiction. Jackson County Circuit Court. 17CR74497 Continuance to May 29, 2018 1:30 pm. Hospitals & Asylums. HA-27-4-18 [www.title24uscode.org/barnett.pdf](http://www.title24uscode.org/barnett.pdf)

Dear Judge Barnett:

Drop the charges against the winter campfire(s) of the International Court of Justice and order county and city parks to destroy all slash piles within the territorial jurisdiction of - Jackson County. Thank you for your permission to bring your misconduct before the justices of the Oregon Supreme Court. General Jackson, psychiatric drug consuming "Son" of Park Supervisor is believed to be in prison for grand theft auto and other crimes, as of day one of this obstructive interview by subornation of perjury under 18USC§1622 - slash piles must be destroyed under Fire 36CFR§261.5 to prevent Arson within the special maritime and territorial jurisdiction 18USC§81, Conspiracy Art. 81 Uniform Code of Military Justice 10USC§881, and Obstruction of Justice Rule 96 (Art. 134) of the Manual for Courts-Martial. No shrinking violet, I am writing to inform the County Commissioners that, after reading the informational sign at the base of Dead Indian Memorial Rd., for the first time, the true purpose of your mistrial is to restore the name of the road to "Indian Market Rd.", with a final sentence to the informational sign, so that it would be as if no crime had occurred, nor would be continued, nor repeated, pursuant to the *Advisory Opinion Regarding the Legal Consequences of Constructing a Wall in the Occupied Palestinian Territories* ICJ No. 131 (2004) and *Case Concerning the Factory of Chorzow A*. Permanent Court of Justice No. 9 (1927). The *flagrante delicto* you continue is genocide by the Rogue River Indian War Volunteers 1850-1854, and the federal treason was paid by Oregon after the fact. The fine is up to \$500,000 against the Commissioners for incitement and \$1 million per month of your continuance against your legal system from October 11, 2017 under 18USC§1091/§1512. Rogue-River Siskiyou National Forest is uninhabitable in the summer due to man-made forest fire risk, that threatens camping, regional air quality and some local homes, and by obstructive, murderous "Rogue River Indigent War Enforcement" in the winter. Wood chucks are only 30% accurate at predicting the weather. 1.3% of National Forest acres, 0.02% of National Park acres burned in 2017. Slashed thickets must be chipped, if their winter campfire was obstructed. Arson statistics have not been reported by the UCR since 2010 whereas, although arson is a serious crime, arson defies the Rule of Hierarchy, and is listed in conjunction with many other serious crimes, in courts of law, as the disability retirement of the Talent FBI Surveillance Van. While a firefighter might go to prison for arson, corrupt law enforcement officers perceive slash piles/arson as one unconventional weapon in an arsenal of involuntary biological experiments that must be terminated, and they generally kill many innocent people, before they are detected and convicted. Entomology aside, the Forest Service itself wants to kidnap the mother and take custody of the children, their slash piles fed and kept warm for part of the winter, before they unlawfully intruded, and began to hysterically accuse others of arson, with one mountain burned and another left in piles for the Karuk tribal government to seize, destroy and occupy. The Oregon Supreme Court may honor the Judge who founded Crater Lake National Park, and arbitrary arrest, detention and exile of Sanders, founder of the first national park in 1832, from Anderson Butte, with laser lights, see *United States v. Anderson*, No. 6:10-cr-326 (M.D. Fla.) (2010)(plea agreement), by ruling to repeal 16USC§124 and Criminal Mischief ORS§164.345, to redress Oregon stalking under 18USC§2261A, with Rule 4 Fed. Crim. P. and 4<sup>th</sup> Amendment, pursuant to *United States v. Curley*, 639 F.3d 50, 54 (2d Cir. 2011).

## Movie

Crater Lake Monster (1977)

## Cases

*Advisory Opinion Regarding the Legal Consequences of Constructing a Wall in the Occupied Palestinian Territories* ICJ No. 131 (2004)

*Case Concerning the Factory of Chorzow A.* Permanent Court of Justice No. 9 (1927)

*Castle Rock v. Gonzales* (2005)

*Miranda v. Arizona*, 384 U.S. 436 (1966)

*United States v. Anderson*, No. 6:10-cr-326 (M.D. Fla.) (plea agreement)

*United States v. Curley*, 639 F.3d 50, 54 (2d Cir. 2011)

## Code

Accessory After the Fact 18USC§3

Arson within the special maritime and territorial jurisdiction 18USC§81

Bribing a witness ORS §162.265

Cause of Action 34USC§12601

Conspiracy Art. 81 Uniform Code of Military Justice 10USC§881

Crater Lake repeal? 16USC§124

Criminal homicide ORS163.005

Criminal mischief repeal? ORS§164.345

Fire 36CFR§261.5

Genocide 18USC§1091

Murder 18USC§1111

Obstruction of Justice Rule 96 (Art. 134) of the Manual for Courts-Martial

Private and Commercial Cemeteries 24USC§298 repealed war Oct. 31, 1951, ch. 654, §1(47), 65 Stat. 703 Section, act June 20, 1939, ch. 220, 53 Stat. 843

Prohibited Camping repeal? AMC§10.46

Remission of fine 18USC§3573

Civil Action for Deprivation of Rights 42USC§1983

Sleeping Prohibited repeal? AMC§10.68.230

Stalking 18USC§2261A

Subornation of perjury 18USC§1622

Tampering with Victim, Witness, Informant 18USC§1512

Unlawful Intrusion, Violation of Rule and Regulations 24USC§154

## Treaties

Convention on Legal Aid and Legal Relations in Civil, Family and Criminal Cases (1993)

Convention on the Privileges and Immunities of the United Nations

Guidelines on the Role of Prosecutors

United Nations Charter

## Work Cited

Breinholt. Counsel for Law and Policy. National Security Division. Department of Justice. Threats. Violent Crimes. Vol. 60 No. 1. January 2010

Creegan, Erin. Trial Attorney. Counterterrorism Section. National Security Division. Department of Justice. Countering Attempts, Interference, and New Forms of Air Violence. Violent Crimes. Vol. 60 No. 1. January 2010

Sanders, Tony J. Attorney General Enforcement. Hospitals & Asylums. 2018  
[www.title24uscode.org/AGE.html](http://www.title24uscode.org/AGE.html)

- Forestry 2014 [www.title24uscode.org/forestry.doc](http://www.title24uscode.org/forestry.doc)
- Notice of Appearance 2017 [www.title24uscode.org/grayback.pdf](http://www.title24uscode.org/grayback.pdf)
- Tampered Oncology 2013 [www.title24uscode.org/oncology.doc](http://www.title24uscode.org/oncology.doc)
- Tampered federal budget 2017 [www.title24uscode.org/hw.html](http://www.title24uscode.org/hw.html)
- United Nations Arrears 2018 [www.title24uscode.org/contributioncompensation.pdf](http://www.title24uscode.org/contributioncompensation.pdf)
- Winter Solstice 2017 [www.title24uscode.org/wintersolstice2017.html](http://www.title24uscode.org/wintersolstice2017.html)

It is unlawful for anyone acting under the authority of state law to deprive another person of his or her rights under the Constitution or federal law under 42USC§1983. It shall be unlawful for law enforcement officers to engage in a pattern or practice of conduct that deprives persons of rights, privileges, or immunities secured or protected by the Constitution or laws of the United States under 34USC§12601. How murder-suicide suspect is a judge of the inferior court, who would defy reason to publicly continue the “arson conspiracy” (conviction of the unmodified judge) with a police officer who cannot deny that his three unwarranted summons of the witness are accessory after the fact to three suspicious deaths, John Thiry (Chetco Bar Fire that could have been contained and extinguished at 14 acres by appearing Grayback Forestry who was instead trespassed by the Forest Service), Asher Abeliuk (professional witness for worker compensation alleged to have committing suicide with a gun at the time of the San Francisco Fire like his mother and grandmother before him) and frozen woman (probable cause for Judge Barnett's un-contestable obstruction of a winter campfire 2017-18 conviction, which is in his own opinion due three days in jail for failing to complete community service in the allotted time), in this case of three appearances by Officer Caswell acting as an accessory after the fact, under 18USC§3 to avoid legal process for murder under §1111 by force of (Acid) *Castle Rock v. Gonzales* (2005)? Should Oregon repeal criminal mischief statute, because a US Attorney has described it to be a long trial of abuse that doesn't end until the stalking technology (ie. Crater Lake repeal 16USC§124) is detected and removed, and Oregon has conspired to murder the damage assessor of slashing, piling and forest fires in Jackson County under such patently false charges, so loosely associated with damages? I informed my friend, a caretaker of the cemetery grounds by the Forest Service fire station, whose slash pile I dismantled, of the full extent of the divine punishment for this, my one trespass regarding a slash pile, under the intoxication of a run of litter removal from the bike path, the mound of chips from my park subsidized apology are six feet high. The good news is that the meaning of the repeal of Title 24 US Code Chapter 7A Private and Commercial Cemeteries is that the War Department, like war, is repealed.

The court is not of competent jurisdiction for two cruel and unusual psychiatric reasons. One, the dubious criminal mischief allegations are leveled against a good deed with oodles of civil law, rather than a crime. Two, the county is uninhabitable by this peace officer who no longer has the morale to witness violence on a daily basis in Rogue Valley, elsewhere zilch (one hand saw stolen in the cold of

winter, and free campground opened to the paying public too early on April 1 for the freezing rain-showers instead of waiting for May flowers). The psychiatric rule in the literature on forgiving, not forgetting, is that while the guilty stay, the not guilty must move on, gentrification explained. Sanders is a peace officer in good standing with the International Court of “Justice” no mood disorder. Barnett lost his Caswell to make war therewith. The Justices of the Oregon Supreme Court are hereby appraised of the long sentence for the misconduct of Jackson County Judge Barnett, until the “Miranda rights reader”, to an unrelated person serving 3 days for not performing their community service within the allotted time, who denies having read the “Notice of Appearance” mailed to the Chief Judge, who did not issue a warrant, or any of the other published legal briefs or extensive email record at Jackson County and Ashland Parks, and who by “multiple insured mail thefts, poisonings and slash piles and one warrant, executed by attorney client privilege despite Visual Voicemail pop-up, pertaining to his judgement of failure to appear” acts as an accessory after the fact to a second false, unwarranted and obstructive arrest, by the same officer, on the same depleted battery charge, at the expense of a second Apple computer whose federal budget is marked tampered under 18USC§1512 until Judge Barnett writes, “Drop the charges against the winter campfires of the International Court of Justice and order county and city parks to destroy all slash piles within the territorial jurisdiction of - Jackson County”.

I am comparing Oregon and Fed. Civ. R. regarding the rule that once set my mind forever at rest regarding judgments of failure to appear. After catching up on my sleep I remember, to avoid impairment one passes judgment based on what one knows and not on their appearance, to begin to enjoy the economic right of all peoples to self-determination under Art. 55 of the UN Charter. By failing to drop the charges and order the destruction of all slash piles, unmodified Judge Barnett, has incriminated himself of *prima facie* arson conspiracy, misconduct covering up three suspicious deaths, two forest fires, and \$1 trillion damage incidental to his continuing tampering with the federal budget under 18USC§1512. Judge Barnett's judgment of failure to appear impairs his judgment of arrears under Art. 19 of the UN Charter. The Oregon Supreme Court should find for a mistrial to protect attorney client privilege from a self-defeating, semi-murder-suicidal due to forest fire risk, infraction of the Convention on the Privileges and Immunities of the United Nations. Oregon park statute that was damaged during the second unwarranted arrest, when the Ashland police flashed their lights at the library, has been fixed at my request. US Attorneys have written that criminal mischief case allegations involve abuse and forfeiture of stalking technology. The prosecutor must drop the charges and level the methods of unlawfully obtaining summons of a witness to avoid legal process against the Miranda rights readers Barnett and Caswell under 18USC§1512. They have each cost the integrity of my federal budget an Apple computer and some poisoned gear, for the exact price of the two third degree misdemeanors they estimate, except Jackson County makes no promise that they will ever discontinue their genocide, and very well might murder me. My notice of appearance was probably shredded by the Chief Judge, it can be found at [www.title24uscode.org/grayback.pdf](http://www.title24uscode.org/grayback.pdf) , [www.title24uscode.org/wintersolstice2017.html](http://www.title24uscode.org/wintersolstice2017.html) and most recent estimate of arrears [www.title24uscode.org/contributioncompensation.pdf](http://www.title24uscode.org/contributioncompensation.pdf)

The Supreme Court must not forget just how murder suicidal Barnett's arson conspiracy with Caswell is under (Acid) *Castle Rock v. Gonzales* (2005). Caswell and Barnett are believed to not merely reject the civil law and common law systems but actively be at war with them by stalking technology and unconventional weapons. The lesson from the Rome Statute is that it is forbidden to use protected persons to engage in hostilities. I warned Judge Barnett there is a million dollar a month fine from October 11, 2017, for his conduct unbecoming an officer involved in the crime of genocide whose up to \$500,000 fine for incitement is sealed by the continuance of the Indian Memorial Rd name change

proceeding. Judge Barnett did not choose eternal life as I requested, he retracted his statement, and promised me a lawyer, and is attempting to petty theft it, without probable cause, because of "rights acquired" by Oregon without probable cause or warrant, because the 20 year Ashland involuntary biological experimentation division of the Rogue River Indigent War Enforcers, have lost their Caswell to 30 years of murder suspicion. Serving to destroy the integrity of not one, but two Apple computers eaten by the Crater Lake Monster repeal 16USC§124 movie dated 1977 under 18USC§1512. Barnett's judgment of failure to appear is accused as subornation of perjury 18USC§2261 and summoning witnesses to avoid legal process under 18USC§1512 that is recognized as bribery by ORS §162.265.

After at least ten murder attempts involving poison and slash piles in Lithia Park, that have been cleaned since HA, the founder of the first national park in Hot Springs, Arkansas told the Director goodbye, he was "fired or could chip the slash piles". I talked with my lawyer's receptionist a few times, but his voicemail message turned into a Visual Voicemail pop-up that I have not had the patience to wait for the extraordinarily lengthy process to complete for months now, but I can click 1-2-3 to be disturbed by the alteration of the 2, no 12 and 1 new obstructed by a lengthy credit card advertisement. When I returned from the national trail system to close my mailbox and I discovered that I had missed the court date you sent and that the accusations were poisoned with insomnia and cramping to remind the ACLU to repeal both Ashland sleeping and camping prohibitions because Ashland PD has been trespassed from the Watershed and may be fined up to \$20,000 for summoning the witness to avoid the legal process of burning 20 tons of manzanita slash in a stone ringed campfire under 24USC§154. While I don't recall if any of the laser light flashers have actually crashed the FAA aircraft people go to jail for years for potentially disturbing, as in *United States v. Anderson, No. 6:10-cr-326 (M.D. Fla.) (plea agreement)*, the Ashland arson conspiracy, did manage to crash a winter campfire with such a laser light show that spread by police car lights to the library and then to the attorney-client privilege of my cellphone, to the consternation of a negligent judge. On my travels I met a white women with native husband whose obstruction of winter campfire had resulted in child custodial threats by the actual forest service and is represented by the tribal government, but like me cannot live there due to the presence of a dispute regarding the rich man's land and the great amount of freedom provided by the woods to animals. The cause of winter campfire is to be celebrated. The good deed must not be punished. Because they have violently obstructed the free labor, the court must reparate by ordering the destruction of all slash piles to reduce Forest Service slash pile fire hazard, by park or tribal government. Where there are piles, there is also evidence of forest fires.

I told Barnett his psychiatric babble was indicative of murder conspiracy with the same officer, who used a person protected with \$25,000 bond, strangely released on the cognizance of a psychiatrist, had arsoned my camp, the day before his appearance as an accessory after the fact in June 2016, and before the fugitive, who seems to have made an appearance shortly before my first arrest for the Indian Market Hearing Oct. 11, when I saw the first of those opiate consumers sleeping on the sidewalk by the ball park, that looked kind of like him. Better than the baseball hat and mask of the year before. Maybe this is the exact killer who had just murder/suicide? my friend the professional witness for worker compensation claims in San Francisco under the direct orders and unlawful protection of Caswell, who uses protected persons to engage in hostilities. Barnett's is not a court of competent jurisdiction because what I am accused of doing, of destroying slash piles and removing litter to the trash cans of Ashland Parks and Recreation, is not a crime and is in fact a "good deed" performed by someone who has written a global complete book on Forestry, that must not be punished by a poisonous "Rogue River Indigent War Enforcer" defended against disciplinary proceedings by four counts of unlawful discharge of firearm, and three counts of summoning witnesses to avoid legal process for murder.

Because of Caswell's tears when tried for genocide, and cold virus where he sobbed on my pillow, his murder-suicide risk is only kept out of pre-trial detention by the fact he won his struggle with his itchy trigger finger, and did not rough-up, falsely arresting, for a second time, a peace officer in good standing with the International Court of Justice, during the course of his unwarranted judgment of failure to appear. Judge Barnett's expression of personal responsibility for obstructing justice in regards to reducing \$360 million damage to Jackson County caused by the Lomakatsi/Forest Service arson conspiracy and \$1 trillion dollar damage to the federal government, must be brought before the Supreme Court, so that he does not become the first lawyer to go to prison for arson conspiracy, so soon after the alleged self-immolation of a gay environmental rights lawyer. I told Caswell about a gay camper on Anderson Butte named Bennet who was burned in his sleep around 2008, the Sheriff said the sleeping bag was melted onto his corpse. Anderson Butte wants to know if Pablo was employed by Lomakatsi, slashing Acid Castle Rock, at the time he stabbed Avi Feldman to death? There are ghost stories to tell. The FY 18 federal budget is already by marked tampered. The integrity of the FY 19 federal budget cannot be assured until Barnett's mistrial stops punishing good deeds, by dropping the charges, so that he ceases to obstruct the order to the County and City Parks to destroy all slash piles within the territorial jurisdiction of Jackson County.

Guidelines on the Role of Prosecutors Guideline 14. Prosecutors shall not initiate or continue prosecution, or shall make every effort to stay proceedings, when an impartial investigation shows the charge to be unfounded. Guideline 15. Prosecutors shall give due attention to the prosecution of crimes committed by public officials, particularly corruption, abuse of power, grave violations of human rights and other crimes recognized by international law and, where authorized by law or consistent with local practice, the investigation of such offenses. Guideline 16. When prosecutors come into possession of evidence against suspects that they know or believe on reasonable grounds was obtained through recourse to unlawful methods, which constitute a grave violation of the suspect's human rights, especially involving torture or cruel, inhuman or degrading treatment or punishment, or other abuses of human rights, they shall refuse to use such evidence against anyone other than those who used such methods, or inform the Court accordingly, and shall take all necessary steps to ensure that those (Miranda rights readers) responsible for using such methods, are brought to justice. *Miranda v. Arizona*, 384 U.S. 436 (1966) Held: The prosecution may not use statements, whether exculpatory or inculpatory, stemming from questioning initiated by law enforcement officers after a person has been taken into custody or otherwise deprived of his freedom of action in any significant way, unless it demonstrates the use of procedural safeguards effective to secure the Fifth Amendment's privilege against self-incrimination. The right to non-self incrimination is grounds for legal assistance under the Convention on Legal Aid and Legal Relations in Civil, Family and Criminal Cases (1993). The latest procedure for working with lawyers at Legal Information Institute, is to call the lawyer if confronted by an unwarranted police investigation, particularly when being invariably arrested for responding to being summoned to the police station for questioning, so that the lawyer will request the prosecutor to drop the charges. Power to the park.

Bachelor degree are supposed to be 100% effective at preventing recidivism. Barnett must learn to drop the charges so that he may order the destruction of all slash piles in Jackson County and not obstruct the accounting of \$1 trillion in damage to the federal government. It looks like a surplus but no one will know for certain of my mental health until Barnett forfeits his stalking technology. The way for the Jackson County legal system to pay \$6.6 million fines, today, without excessively remitting Hammond's \$450,000 fine under 18USC§3573, is through firing misbehaving law enforcement officers upon their conviction of a serious crime, and requiring a Bachelor of law degree, including first year

law, of all law enforcement officers prosecuted for misconduct associated with Rogue River Indigent War enforcement or newly hired. They would have to pay a lot more for a law college of the future that puts law students through police and correctional academy, if they haven't already received the minimal education of less than six months, required for them to get a job in prison or on the police force right out of law school, authorized to make arrests and carry a firearm. How much for a Jackson County law college? [www.title24uscode.org/AGE.html](http://www.title24uscode.org/AGE.html). Thank you for your gloved work for the insomnia and cramping poisoned American Civil Liberties Union (ACLU) "Judge Barnett insured snail and voicemail theft memorandum" to repeal the Sleeping Prohibited AMC§10.68.230 and Prohibited Camping AMC§10.46 from the Ashland Municipal Code, preserving property procedure for 24 hour, or 14 day park administration and mayoral camping appeal. To do the park super-intendant's son generational justice, it is necessary to ask if it is safe to re-open the Ashland Free Box, cultural institution closed due to retaliatory contamination with used heroin needles, nice free clothes donated 9-5, five days a week, at the gated and supervised recycling center, or some other similarly staffed location? Jackson County may pay \$20,000 fines payable to law college speculation to the Oregon Supreme Court to drop the charges against the winter campfire(s) of the International Court of Justice and order county and city parks to destroy all slash piles within the territorial jurisdiction of - Jackson County.

Done,

Anthony J. Sanders  
[sandersasylum@gmail.com](mailto:sandersasylum@gmail.com)

PS Thank you for the lightning thunder and the rain. To make non-toxic rain to extinguish forest fires order clouds to be seeded by snow machine.

PPS Caswell waves goodbye.

PPPS gmail is not working.

CC – Oregon Supreme Court, Michael Bertholf, Esq., County Commissioners, Jackson County Parks, International Court of Justice.