

Hospitals & Asylums

Legalize Orange Picking at the California State Capitol HA-18-3-20

By Anthony J. Sanders

Seville Oranges (*Citrus aurantium*) grow on the grounds of the California State Capitol in Sacramento. The picking of, or in any way damaging, mutilating or destroying flowers, plants, shrubs or any other growing things in 1868 (b) CCR, simply does not apply to the responsible harvesting of fruits and nuts growing in parks and on public lands, or hanging over private fence-lines onto public walkways. The destruction of or denial of access to food, shelter and other essentials of life, with intent to destroy the group is held to be genocide. Young California State Parks and Recreation Rangers are advised to lay down their arms and camp in the woods with their family, rent-free like the people they have been wrongfully evicted, until they have saved enough money to buy land. To prevent agricultural fire risk, 65 times more in the National Forest than National Park, the PCT Association is reminded to dig fire-pits, in Oregon and Washington, near water and bury under evidence of prior unwise campfires in the duff, and sue to remove signs kicking campfires into the duff because they incite the ignition forest fires 100% of policies. The County of Sacramento offers a \$50 reward for information regarding the no eviction, no litter at American River Discovery Park, to whom I donate to an orange tree to be planted on the bank of the American River, to feed hikers and the bathed, volunteer trash removers. to be legally allowed to camp there by the park Rangers and indigent defender to stop any Sheriff and/or Police practice of litter as evidence of prior eviction. The National Discovery Trails Act is edited to designate the American Discovery Trail a national scenic trail and list the now connected Oregon and California Coastal Trail as being under review, by Washington D.C. and state.

Work Cited

Acceptance of certain uncompensated services 24USC§422
Area closure 36CFR1.5
Application of the Convention on the Prevention and Punishment of the Crime of Genocide (The Direct grants for the preservation of properties included on National Register 54USC§302904
'Establishment; supply of water; free baths for the indigent; dedication to the United States 16USC§361
Gambia v. Myanmar) Summary 2020/1 23 January 2020
Guidelines on the Role of Prosecutors (1990)
Citizens to Preserve Overton Park, Inc. v. Volpe, 401 U. S. 402, 410 (1971)
Disorderly Conduct 36CFR.261.4
Flower beds and lawns 1868 CCR
Fire 36CFR§261.5.
Kit-Ying, Loletta; Chun-Wing, Arthur; Yin-Chun, Loretta. SARS Treatment. SARS Reference. Bernd Sebastian Kamps & Christian Hoffman (editors). 2006
Miranda v. Arizona 384 U.S. 436 (1966)
National Discovery Trails Act, H.R. 726
National Park System: administration; declaration of findings and purpose 16USC§1a-1 (2013)
National Park Service and Related Organizations Pub. L. 113–287, § 3, Dec. 19, 2014, 128 Stat. 3096
National Trails System Act 16USC§1241 *et seq.*
Naval Asylum Act of 1811
Perfect bona fide claims and privately exchange land 24USC§153

Preservation of historic buildings and grounds at the Armed Forces Retirement Home—Washington 24USC§423
Promotion and regulation 54USC§100101
Right to bear arms 16USC§ 1a–7a (2018) transfer to Recreational Hunting Safety at 16USC§5208
'Sanders, Tony J. California Coastal Trail [HA-29-2-20](#)
– Message of the Public Trustee: Bill to end child poverty by 2020 and all poverty by 2030 [HA-15-3-20](#)
Service created; director; other employees 16USC§1 (2013)
Unlawful intrusion, violation of rules and regulations 24USC§154.
Use and occupancy 36CFR261.58
Wilderness Act of 1964 16USC§1131

The historic California state capitol was designed by architects M.F. Butler and Reuben Clark. Its style is an adaptation of Roman Corinthian architecture. Work began in 1860 and by late 1869 the capitol was partly occupied. Construction ended at a cost of \$2.45 million. The west wing, which once housed all branches of government, is now a legislative facility. Its design and construction are tributes to California's pioneer architects, craftsmen and builders. California Registered Historical Landmark No. 872. Plaque initially placed by the State Department of Parks and Recreation August 10, 1974 and rededicated in cooperation with the state legislature January 9, 1982. To commemorate the close of California's bicentennial restoration project. The granite slab historical plaque base originally sealed the capitol's cornerstone. The capsule at the northeast corner of the building from 1861 to 1978 it was relocated here in 1982. The two State Administration buildings have mottos engraved across their lintels. Into the highlands of the mind. Bring me men to match my mountains. The capitol building is temporarily fenced off with a chain link fence, in LA style, ostensibly due to the coronavirus quarantine, and is as partially occupied as ever.

Seville Oranges (*Citrus aurantium*) grow on the grounds of the California State Capitol in Sacramento. Signs forbid people to climb these trees and to pick the fruit per 1868 CCR. Enforcement of this forbidden fruit would be an arbitrary and capricious megalomaniacal abuse of the biblical eviction from paradise creation myth pursuant to *Citizens to Preserve Overton Park, Inc. v. Volpe*, 401 U. S. 402, 410 (1971). Furthermore, it is alleged that this biblical reference to forbidden fruit in the capitol garden incites the disorderly conduct of wrongful evictions by State Parks and Recreation law enforcement under 36CFR.261.4. The picking of, or in any way damaging, mutilating or destroying flowers, plants, shrubs or any other growing things in 1868 (b) CCR, simply does not apply to the responsible harvesting of fruits and nuts growing in parks and on public lands, or hanging over private fence-lines onto public walkways. Free food is a virtue we want the public to produce, not prohibit. There is little wrong with the text of Flower beds and lawns 1868 CCR. The message is at the core of, the mission of California State Parks, to provide for the health, inspiration and education of the people of California by helping to preserve the state's extraordinary biological diversity, protecting its most valued natural and cultural resources, and creating opportunities for high-quality outdoor recreation. I am suing for an injunction against the signs arbitrarily prohibiting the personal harvesting of oranges in the capitol park, removal of the sign by executive order, or legislative vote that the law does not apply to the harvesting of fruits and nuts growing on public land, or hanging over private fences onto public sidewalks. Who gets to eat these oranges? I am hoping that California Parks and Recreation, founded with Yosemite National Park in 1864 will join Hospitals & Asylums (HA), founded with the Naval Asylum Act of 1811 to convince the federal legislature to amend the creation myth of the national park system from 'Yellowstone National Park in 1872' to 'Hot Springs Reservation in 1832 to provide free

baths for the indigent' in 16USC§1a-1 (2013) and 54USC§100101(b)(1)(A).

The National Park System was neither born in the Yellowstone jail, nor the back seat of a '57 Chevy, public lands are held in trust for Native American Reservations. I read signs saying, before the wheel and the Trail of Tears, some Native American tribes in California had foot trails running coast to coast, through the southern Desert to the Rio Grande and on both sides of Columbia River. Furthermore, I believe replanting efforts are obligated to provide the public with trails and wild edibles, to reparate for eight millenniums of inter-city warfare leaving the food forests burned to break free of the vicious cycle of agricultural rents with a trail mix of native and tolerated wild edible plant species on public land. In recent history a Native American California tribe complained that the Forest Service permitted the timber harvesting of sugar pines, that produce valuable, edible, pine-nuts, and replanted with penny Ponderosa pines. Application of the Convention on the Prevention and Punishment of the Crime of Genocide (The Gambia v. Myanmar) Summary 2020/1 23 January 2020 held Myanmar's military and security forces have been responsible, inter alia, for killings, rape and other forms of sexual violence, torture, beatings, cruel treatment, and for the destruction of or denial of access to food, shelter and other essentials of life, all with the intent to destroy the Rohingya group, in whole or in part. It is the destruction of or denial of access to food, shelter and other essentials of life, with intent to destroy the group, I wish bring to the attention of California State Parks. I ask law enforcement down their arms and give out wilderness instructions rather than tickets and evictions, and call themselves Rangers. To do this in good faith, I ask young rangers to save on rent camping with their families, if their parks are big enough, until there are nice surveys, trails and campsites from city to park, coast to coast. Then everyone could just park their car once and for all, and hike the trail to live in harmony with nature, in good health until over 100, barring accident or casualty of war, like pre-contact Native Americans, or state sponsored pollution.

I am pleased that California Governor Gavin Newsom seems to have been effective consciously eliminating artificial warming in the Arctic pursuant to the Polar Code of 1 January 2017 and directives in the California Coastal Trail HA-29-2-20. Unfortunately, I could not tolerate the rain and snow of San Jacinto and San Bernadino Mountains, and had to curtail my winter foray into the southern California desert section of the PCT. PCT trail crews are hereby offhandedly requested to dig all the fire-pits in Oregon and Washington, whereas the duff falls from above, the roots regrow below, and they don't seem to know how critical it is that fire-pits be dug in mineral soil and located exclusively by waterways. While the PCTA relation with the Forest Service may be passive aggressively stinky about not using soap and detergent, as I direct, it is imperative the PCT association make sure campfires are legally allowed on the banks of waterways, so campfires are not kicked in the duff, causing large wildfires 100% of signs of unethical, enforcement of 36CFR261.58(e)(z) that needs to be amended to protect 'endangered species habitat, urban drinking watersheds, private property and military bases' not wild and scenic rivers, against camping. The most significant thing that I have to report is that the Mt. Laguna Forest Service territory sells off-brand wheat tortillas, like other flaky markets in the southern region, but the one sold by the USDA Forest Service are particularly yeasty, and moldy market food has not only been suffered before in Forest Service area markets, but may be the cause of high rates of diabetes and other disorders in certain Native American tribes. A local woman complained that since she moved to Warner Springs she has suffered from gluten intolerance that manifests as abdominal bloating. I seem to be suffering some sort of yeasty calculus of my gallbladder that becomes uncomfortable with exertion. The probiotic yoghurt was delicious, and gluten free, but it does not seem to entirely neutralize the yeasty calculus in my gallbladder. I am going home to buy Stonebreaker (Chanca piedra), at one out of five stores with extensive inventories of homeopathic remedies in that

town, to excrete, and cure gallstones and urinary stones overnight. Otherwise, using ineffective and obscure conventional medical treatment, surgery is almost invariably required to treat gall and urinary stones.

The USDA Forest Service now stands accused of a widespread pattern of agricultural fire, selling moldy cereal and grain products in markets in or near their territories, and also permitting some very strange, random, biological experiments in forestry work, supervised, possibly unwittingly, by Forest Service law enforcement. In 2017 it was calculable that an acre of National Forest is 65 times more likely to burn than an acre of National Park. Internationally recognized agricultural fire risk is such a major problem that the Forest Service is going to have to reorient themselves with silviculture and the Interior Department. In 2003 it was estimated that ten times more acres of forest were lost to fire than to logging. Salvage loggers have only one year before standing snags are rotten and cannot serve as commercial timber. There is however enough burned forests on public land to render all large-scale harvesting of private timber and public land obsolete. There is so much burned timber going to waste every year, profiting from forest fires would not create incentive to cause forest fires, but would create a responsible economy at the end of an era of irresponsibility, in need of improvement, and provided they help with the replanting, in cooperation with a nursery, and plant some wild edibles for the hikers, would be above reproach by environmental scientists and indigent defenders, only occupational health and safety would be alarmed by their more than 100 deaths per 100,000 work years being the dangerous career in the nation.

Legend has it that agriculture was invented about 10,000 B.C., by 6,000 B.C. cities had invented war, leaving the food forests burned and the people dependent on agricultural products traded in market towns. To prevent wildfire it is therefore essential that the USDA Forest Service be transferred to the supervision of the Interior Department to reduce fire hazard. To make this transfer morally hazardous, Interior Department emails must be presumed to be lethal to someone, somewhere in the jurisdiction, because their finance of the District of Columbia, Yellowstone and probably other jails, and the federal grant dollar for dollar shadowing of tribal government by law enforcement. Attorney-client privilege may be useful, but silviculture professionals from the Forest Service and Interior Department should be able to correspond through the US mail, and are highly recommended to associate through Trail Committees pursuant to the Wilderness Act of 1964 under 16USC§1131. Upon signing the Wilderness Act, President Johnson said: "If future generations are to remember us with gratitude rather than contempt, we must leave them something more than the miracles of technology. We must leave them a glimpse of the world as it was in the beginning, not just after we got through with it." The Forest Service must surrender their internationally recognized "agricultural fire" risk to the silvicultural peer review of the Interior Department. Congress must not obstruct or delay appropriate legislation transferring the Forest Service budget to the Interior Department. Once, again however this budget transfer is complicated because the Interior Department conceals their undistributed offsetting receipts, like the Agriculture Department, but more obtusely requiring a stroke of genius, and similarly engaging in unjustified belt tightening and dieting behavior because they are not aware of exactly how profitable they are - not rich enough to afford the Forest Service, without the help of Congress and the Interior.

The moldy grains and cereal products sold in markets, in and near National Forests, indicates the Forest Service silviculture does not make them agricultural inspectors, capable of protecting food quality, against the most unlawful conspiracies thereabouts, that the USDA can cook up with arson. Supplemental Nutrition Assistance Program (SNAP) cuts targeting immigrants for extermination by starvation or deportation constitute genocide. The sale of moldy bread, cereal and grain products by the

USDA Forest Service may not be intentional, but redressing the bioterrorism in rural markets, and stocking the shelves, in silvicultural areas, will definitely require the dedicated work of trained USDA agricultural inspectors. Random lethal response to email infringed by the Interior Department law enforcement grants, also constitutes genocide. Arson, genocide, and bioterrorism are all crimes of provision of material support for terrorism, and great care must be taken that the abuse of forests, does not force government decision-making, nor that decision-makers would fail to transfer the Forest Service to the Interior Department, without the use of email, via inter-agency Trail Committees pursuant to sidewalk cross-connecting trails with the National Trail System Act of 1968 under 16USC§1246(h)(i).

Now seems like a good time to announce the top of the California State Parks and Recreation / Forest Service class. Those Rangers whose only socially deviant, extortionate/ fire hazardous behavior, could be construed as a pet peeve - the San Jacinto Ranger District and the Shasta-Trinity National Forest. Newsom's second freezing over of hell in the Arctic, left me snowed in and bugged out in Idyllwild, at the San Jacinto State Park Hike and Bike Camp. It was nice and affordable, at \$5 a night, taking into consideration the freezing rain. The ranger wears an outdoor vest, not a bullet proof vest. It is however significant that Deer Creek Trail, and probably other trails, have signs that do not allow dogs and require a permit from the Ranger station, to go more than ½ mile into the wilderness. Because the law of the land is the flimsiest book in the library for wilderness protection, and public signs should not cite the law, prohibit or trespass. The solution seems to be to replace the signs of prohibition, with best available science. A map, wilderness instructions, a referral to the Ranger station for guidance, trail conditions and search and rescue program, and a rule to “use a stick to bury dog poop six inches underground”, like human waste, makes enough sense to dog owners, that it should alleviate both the litter of dog-poop and bags of dog poop evident on trails that provide the bags.

Ending the pet peeve regarding dogs and requiring a permit to hike more than ½ mile into the wilderness would free Idyllwild from a fattening capitalist plot to charge rent of the sort that tends to animate State Parks and Recreation Rangers against the rent free people they could get quite rich emulating and guiding. By outlawing entering the wilderness without a permit, the Rangers have not quite incited homelessness in Idyllwild, they have deprived homelessness of its primary psychological and health benefit, its solitude off the grid. They are trying to force people, by arbitrarily manipulating the laws governing the reality of the urban wild-land interface, to choose between being registered refugees, in their rental homes and campsites, or fugitives from the law, when there are thousands of comfortable low elevation acres for all pedestrians in the Idyllwild trail system area to winter. Like all California and national parks, but with territoriality muted by the large size of the park, the San Jacinto Ranger District seems to be motivated by a devious capitalist plot to extort rents, car insurance and gasoline, that leaves the city sidewalk and wilderness trails unconnected without miles of dangerous highway. The prohibition of dogs and walking more than ½ mile into the wilderness, may slightly impair the physical fitness of the lawful residents of Idyllwild, and tarnishes the indigent defense of an otherwise excellent Ranger District.

The last time hell froze over the Arctic ocean, since the NOAA began keeping online records of artificial warming there, thirty years ago, was when Governor Newsom was elected in November 2017 and took office in January of 2018. I camped in three feet of snow for three months at Mt. Shasta. The year before three days was the longest time snow stayed on the ground and the logging roads to Weed could nearly always jogged. I built the pagoda stick and tarp structure I have been instructed to build in cold weather, by the same elderly woodsman who gives us the term “duff”. Two Chinese people had

just been reported to have died of smoke inhalation in a rental hut, and I had been living like a Russian with enough warmth for one hot water bottle for dinner, after removing a wall to let the smoke out and having the tarp roof crushed by snow. The pagoda is such an effective, and easy to erect structure, I attribute it with making the Chinese the earliest rising civilization from the last Ice Age. A pole is suspended between the crotches of two trees. Build two walls by piling sticks, of the same length, to criss-cross, above the ceiling beam. Put tarps on each wall and over the crossed sticks to create a snug shelter with large smoke vent along the entire length of the structure. The Shasta-Trinity Forest Service District pet peeve is to prohibit dogs in the alpine area, and provides bags for mountain climbers to carry out their human waste. Shasta-Trinity Ranger District must stop discriminating against dog ownership, with a \$1,500 ticket, bury human and dog poop six inches in the snow and expect the wood rats to eat it by spring? Rangers must stop unprofessionally trying to control natural human behavior with crime, punishment and 4 to 24 weeks of police academy. They should notice how they get better behavior and results teaching people what they learned in college and working the public land, that so loathes the law and loves science.

The County of Sacramento offers a \$50 reward for information regarding the litter at American River Discovery Park. It is conspicuous that the federal government does not have any legislation pertaining to litter. California is nearly as notorious for their high fines for littering. Sacramento is as prone to littering as Los Angeles. People don't voluntarily clean up the public space like in San Francisco and San Diego counties. They sleep live in filth under the bridge on sidewalks and leave the park too extensively littered to clean up in the first pass. I agree with the county that fines are counterproductive. My \$50 theory is no eviction no litter. In the woods, litter is generally the consequence of the imperfectly justified execution of evictions of campers by law enforcement. It is suspicious that the vast majority of trashed wildernesses I have seen, the trash seems to be packed in and left just after the eviction. In American River Discovery Park, the area closure is complicated by the presence of caged willow replanting. Not a single orange tree was planted, to be watered by the American river. The litter may be a hasty comment on the temporariness of the use of wire cages in the replanting operation. The self-defeating objective is for area closures to be terminated under 36CFR1.5. How long until the cages can be removed? It would be more considerate to leave trails and "stay on the trail signs revegetation in progress". There was too much trash for me to pick up any of it, on the first pass. The Police and Sheriff stations are located across the river from the site where litter may be evidence of prior eviction. These departments may be one or two of many law enforcement agencies who require the counsel of an indigent defender from the public defenders office to stop littering evidence of prior evictions at the scene of recent wrongful evictions of the allegedly homeless from the public land. No eviction, no litter. The American River provides indigent volunteers with the bath they are entitled to under 16USC§361. All that is needed is for the Discovery Park to provide a dumpster in the affected area, if the indigent don't volunteer, in exchange for legally camping in the park, park workers will eventually get to it under 24USC§422(d)(1). To avoid taxation, I am honored to donate my \$50 for volunteering information regarding litter, to the planting and care of a Seville Orange tree in Discovery Park on the bank of the American River.

It is here that I would like to mention that Kobe Bryant's death by helicopter malfunction, after one email the mayor of San Francisco, is only the most recent suspicious death the press wishes the well-meaning emailer to hold against California government emails pursuant to *Miranda v. Arizona* 384 U.S. 436 (1966) and the Guidelines on the Role of Prosecutors (1990). The California government bug is extremely similar to the Interior Department, in the sense that the result is invariably incitement of the crime of genocide – suspicious unrelated death on the fringe of jurisdiction. After walking the

entire state California I did not encounter any computer bugs or viruses, even from identity robbing park law enforcement, who did not seek to obtain email information, nor direct communication to their email, until arriving at the San Diego County Public Library. The large city libraries all had policies of denying people with large backpacks entry. Then at the San Diego County Public Library in Campo just after I published my final report on the California Coastal Trail my computer screen was afflicted with a green and black line down the left and margin and then a white bottom line at the next wifi stop. I am going home to my family in Oregon to try to wash the corrosion from the logic boards of my Apple computer and free government cell phone, with alcohol, in an attempt to repair cosmetic damage to the screens, after exposure to the San Diego County Library discrimination against backpackers, that could not be fixed by restarting my computer and holding down certain keys, similar to restarting a computer whose battery is completely drained. The State Public Defender emailed he or she had retired. The feeling is that the fatal problem of California government email statewide cannot be blamed on attorney client privilege, it may come from the false association of Nancy Pelosi (D-NY) with the Permanent Select Committee on Intelligence. It may come from eco-terrorism motivated computer grime of the San Diego Public Library, where their court appointed indigent defender, from the public defender office, accuses them of ecoterrorist spying and male librarian (computer) crime victimization. The computer crime certainly comes from these two California parties and maybe no-one else

On the topic of computer viruses it seems good to accuse the COVID-19 pandemic propaganda of dominating the news media by virtue of computer virus. I had a lovely list of news articles about trails on my smartphone, I couldn't read because I didn't have wifi, but when I connected to wifi, all the news articles coronavirus. It is a shame that monopolization of the news media is all Nancy Pelosi, dead beat mom of 10 million TANF benefit cuts 1996-2000, responds to, or is more likely her higher calling, to pay for free testing and compensation to people self-quarantined with COVID-19. Because flu cases and deaths are low this year, COVID-19 is just expected to be the equalizer. Because COVID-19 is a real novel pandemic, with real deaths, It seems important to prescribe corticosteroids and ampicillin to self-medicate novel coronavirus-infection pneumonia (NCIP). Normally there is no treatment for coronaviruses other than a caution to wash hand and keep clean. For Severe Acute Respiratory Syndrome (SARS), a coronavirus, the treatment with no fatalities was to ventilate the patient and medicate with the antibiotic levofloxacin (Levaquin), and corticosteroids methylprednisolone IV and then prednisone (Kit-Ying '06). The United States should probably adopt this hospital treatment to theoretically reduce COVID-19 fatalities from 4.4% to 3.3%. One often abused form of unethical health journalism in the United States, is to publish health articles without prescription information for the most cost-effective medicine needed to avoid surgery or other failing treatment.

In conclusion, while I have the legislature and capitol park service assembled to limit their large group eating of the legalized fruit from the California Capitol orange grove, I hope California will vote to support my edition of the National Discovery Trails Act, H.R. 726 to stop excessively soliciting discovery trails so Congress would competently make the American Discover Trail a National Scenic Trail, whereas the waypoint data, and GPX smartphone make for a pleasant journey. Furthermore, certain state employee, such as California teachers, need an estimated 5% annual payroll tax increase for five years to offset 2.7% average annual inflation and the 12.4% payroll tax split 6.2% employers and 6.2% employees. The danger this tax evading and economy defeating bailout threat, is after criticism about high California real estate prices distorting the last recession perpetuating bailouts 2009-11, Pelosi has come up with the cheapest 3 week coronavirus quarantine unemployment compensation and one month supplemental security income (SSI) ever, but the President is alleged to

continue to be grasping at trillion dollar straws by the Oregon news media, while everyone in California knows Congress has not lawful alternative than adhere exactly to the words, accounting and good intentions of the Bill to end child poverty by 2020 and all poverty by 2030 HA-15-3-20. To American wayfarers the American Discovery Trail runs from San Francisco, through American River Discovery Park in Sacramento, California, all the way to Washington D.C., where Alexandria Ocasio-Cortez (D-NY) needs your undivided self-interest in liberty from the Permanent Select Committee on Intelligence to replace Nancy Pelosi (D-CA) as Speaker of the House.

National Discovery Trail Act of 2020

To amend the National Trails System Act to designate the American Discovery Trail a National Scenic Trail

Section 1. Short Title

This Act may be cited as the National Discovery Trails Act of 2020.

Section 2 National Trail System Act Amendments

To repeal the Continental Divide Trail from 16USC§1244(c)(1) [repealed] whereas it is already recognized in 16USC§1244(a)(5).

To replace the American Discovery Trail with 'Oregon and California Coastal Trail, 1,600 miles of trails, beaches, roads and scenic Hwy I from Astoria, Oregon to the Mexican border.' as routes subject to consideration for designation as national scenic trails 16USC§1244(c)(34).

To insert, The American Discovery Trail, a route of approximately 6,000 miles extending from Cape Henlopen State Park in Delaware to Point Reyes National Seashore in California, extending westward through Delaware, Maryland, the District of Columbia, West Virginia, Ohio, and Kentucky, where near Cincinnati it splits into two routes. The Northern Midwest route traverses Ohio, Indiana, Illinois, Iowa, Nebraska, and Colorado, and the Southern Midwest route traverses Indiana, Illinois, Missouri, Kansas, and Colorado. After the two routes rejoin in Denver, Colorado, the route continues through Colorado, Utah, Nevada, and California. The trail is generally described in Volume 2 of the National Park Service feasibility study dated June 1995 which shall be on file and available for public inspection in the office of the Director of the National Park Service, Department of the Interior, the District of Columbia. The American Discovery Trail shall be administered by the Secretary of the Interior in cooperation with at least one competent trail-wide volunteer-based organization and other affected Federal land managing agencies, and State and local governments, as appropriate. No lands or interests outside the exterior boundaries of federally administered areas may be acquired by the Federal Government solely for the American Discovery Trail at 16USC§1244(a)(31).

To amend Use and Occupancy 36CFR§261.58(z) so 'Entering or being on lands or waters within the clearly marked boundaries of endangered species habitat, urban drinking watershed, private property and military base perimeters.' might be rightly trespassed/prohibited.

To restore Title 16 of the United States Code Chapter 1 National Parks, Military Parks, Monuments and Seashores statute to as it was in 2013, before National Park Service and Related Organizations Pub. L. 113–287, § 3, Dec. 19, 2014, 128 Stat. 3096 was codified at 54USC§100101

To amend the creation myth of the national park system from 'Yellowstone National Park in 1872' to 'Hot Springs Reservation in 1832 to provide free baths for the indigent' in 16USC§1a-1 and 54USC§100101(b)(1)(A).

To transfer the right to bear arms from 16USC§ 1a–7a (2018) to a new section in Chapter 71 Recreational Hunting Safety at 16USC§5208

Sec. 3. EZ Camping

To stop inciting western wildfires, it is essential that young, rent and car insurance paying Rangers stop kicking the river bank fire-pit campers into the duff, and instead live there themselves for years and decades, in many different camps, to save on rent, until they can afford to purchase land of their own. Rangers must blaze fire-safe trails and campsites connecting hungry hikers from riverbank to market town. All they need is a shower, and maybe a motor vehicle to clock in. Bridges may be needed to complete city to city trails. The river bank is the only place a person can easily extinguish a fire with water, rather than wildfire fighting with mineral soil. Park workers, more than other young and sidewalk camping, southern Californians, need to start saving more than a thousand dollars a month backwoods camping for decade(s). The most critical legal issue is that Occupancy and use under 36CFR§261.58(e)(z) states:(e) Camping. (z) Entering or being on lands or waters within the boundaries of a component of the National Wild and Scenic Rivers System. (z) is obviously in error to suggest trespassing river rafter and hikers from their legally preferred camping sites on the bank of waterways, National Wild and Scenic Rivers in particular, so that they can cook and easily extinguish their campfires with gallons of water. Evidence of forest fires in California and Oregon indicate that where there was an effort to trespass campfires from waterways, there was invariably a large and devastating forest fire, nearly 100% of the time. The arbitrary prohibition of campfires from waterways is therefore held to incite the ignition of wildfires in contravention to the very clear prohibition of disorderly conduct under 36CFR§261.4 and 36CFR§261.5. The level of security whereby entering or being on the land or waters should be prohibited, however exists and does requires explanation. After considerable hydrophobia regarding the protection of urban drinking watersheds, I have come to the conclusion that the lands and waters to be protected against entering or being on, are endangered species habitat, urban drinking watersheds, private property and military base perimeters. Whereas this malicious law enforcement, separating campfires from water to extinguish them with, is responsible for burning more millions of acres of forest than any other law or inequitable forest practice, it is absolutely necessary that (z) be amended so (z) Entering or being on lands or waters within the clearly marked boundaries of endangered species habitat, urban drinking watershed, private property and military base perimeters.

Sec. 4 Distribute Wilderness Instructions not Tickets and Evictions

Draft Wilderness Instructions

Insert Public Land:
Indigent Defender: Email

The fundamental purpose of wilderness protection is to conserve the scenery and the natural and historic objects and the wild life therein, in such a manner as will leave them unimpaired for the enjoyment of future generations under 16USC§1 (2013) and 54USC§100101(a)

Perfect bona fide claims and privately exchange land under 24USC§153. Forgive unlawful intrusion, violation of rules and regulations under §154.

Cross-connect city-to-city sidewalks, bike-paths and trails with National Trail System Act under 16USC§1246(h)(1).

Orient with a map and compass or smartphone GPS. Hike fourteen miles with a sixty-five pound backpack in 7 hours.

Trails are blazed to camp to observe the stars or on the bank of wild and scenic waterways, except, 'urban drinking watersheds, endangered species habitat, private property and military perimeters' to amend 36CFR261.58(e)(z).

Do not camp where camping is prohibited, under snags or falling overhead objects. Select a site with low wind and flat ground without roots, remove rocks and sticks.

Campfires: Use a stove in the wind and duff. Save fuel for when needed. Select only fire-pits located near water. First, dig a fire-pit. Extinguish with gallons of water. Fight smoldering wild-fire with mineral soil.

Water and Food: Filter from a non-toxic source. Sawyer Squeeze filters 100,000 gallons to 0.1 microns. Use a bear barrel or carry food in an odor proof bag. Bury human waste six inches deep. Wood rats don't eat toilet paper.

Volunteer: Pack out all the trash. No eviction, no litter pursuant to 24USC§422(d)(1).

Work: Blaze trails and fight wildfires for grant funding under 24USC§423(b) and 54USC§302904.

Study: Biology, Geography, Geology, Health and History.