

Supreme Court of California
Superior Court of California
County of Monterey
3190 Del Monte Blvd.
Marina, CA 93933

El Sur Ranch Interspecies Peace Beach and Trail to Big Sur River No. 905294, No. 20tr006446
HA-28-3-20

In re: Sanders, Tony J. California Coastal Trail HA-29-2-20 www.title24uscode.org/cct.pdf
- Notice of Appearance HA-5-2-20 www.title24uscode.org/bigsur.pdf
- Legalize Orange Picking at the California State Capitol HA-18-3-20
www.title24uscode.org/pctcalifornia.pdf

Dear Extraterritorial Traffic Court on Speed, c/o Indigent Defender:

Your park jurisdiction is forfeit. The Rangers must lay down their arms and exchange their tickets for the draft wilderness instructions at the end of this brief, with private email address of an indigent defender appointed to the public land. The California Supreme Court is sought to rule - Both the wrongful eviction by State Parks and legal re-expression of the arbitrary prohibition of camping, campfires and gathering of sticks by the court, constitute the crime of genocide, eg. destruction of or denial of access to food, shelter and other essentials of life pursuant to the Application of the Convention on the Prevention and Punishment of the Crime of Genocide (*The Gambia v. Myanmar*) Summary 2020/1 23 January 2020. Wherefore the People of the State of California shall no longer prosecute the camping, campfire and gathering stick prohibitions and the State Park shall defend their civil eviction statistics. 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. The California Department of Parks and Recreation must take this genocide conviction to redress decades of arbitrary and capricious (rent) enforcement pursuant to *Citizens to Preserve Overton Park, Inc. v. Volpe*, 401 U.S. 402, 410 (1971). Park employees, especially young renters, must learn to save money camping for free on the California state parkland for decades, similar to the homeless indigents they persecute, and those already allowed to camp on city side-walks, but with the resources to create inter-city wilderness trails and campsites, and in time empower park employees to purchase a larger share of private land. Does the Supreme Court vote to expunge all camping, campfire and gathering stick prohibition allegations and convictions?

Conviction by the Court for these three charges exceeds the arbitrary nature of the Park Ranger "guide" in the habitual act of materially inconveniencing the camper, more often than not wrongfully, almost always wrongful to evict, always wrong for the "People of the State of California" (wash hands), and subjects the public "land" to an incompetent military intervention by "law enforcement" without the separate but equal statistical due process of "civil eviction". Your clerkship has failed to cite either the number on the ticket No. 905294, the notice of appearance I published on the Internet and mailed to you that same day of February 5, 2020 or most importantly to which indigent defender specialist the "El Sur Ranch Interspecies Peace Beach" has been submitted. The ticketing Park Ranger hypocritically requested to be anonymous and could not inform me it was a traffic court. It turns out, like in other cases of legal failure to remove the park defendant from the docket, as requested by Notice

of Appearance the clerk fails to cite, the court mailing was contaminated with speed. It should not take so long to respond to the Oregon Supreme Court's plea for the anonymous legal representation of an indigent defender specialist from the public defender's office to conclude, and in the future totally bypass, the speed mistrial. The solicitation of the email address of an appointed indigent defender, should alleviate any possibly genuine need to sustain the involuntary identity theft of human test subject garbled line of communication between the park and the judiciary. The Park Traffic Court must delete and shred any evidence of this identity theft. The Park Traffic Court may not contact me anymore or use my name in their incarceration jokes with the parks or they will be even more severely punished for the crime of genocide. A person can be institutionalized if they are a harm to self, others and/or extremely destructive to the environment under *Washington v. Harper* (1990). You may appoint a public defender to read this and three recent briefs to the end in a day trip to Big Sur Post Office, Information Center, and Ranger Stations and maybe email me to be remembered as a subscriber to the Hospitals & Asylums (HA) newsletter, bcc: ()).

Tolerance of the Supreme Court for clerks who do not declare that they receive and read the Notice of Appearance in their correspondence, is dwindling swiftly, to the point where no self-respecting clerk would do anything but refer the civil park defendant to an indigent defender to legalize camping and thereby avoid mistrial - final conviction by the State for the crime of genocide. There does not seem to be anymore sympathy whatsoever for any continuing tickets between the State park and traffic court. You did not pay me for removing the urine stained evidence of your prior wrongful evictions. Your speed contaminated three card monte shell game compromised my finer sensibilities regarding the listing of air pollutants and gross motor skills so severely I concussed myself breaking sticks for the burn pile. As a legal scholar I would like to suggest that speed especially impairs judgment of the law, that is zoomed over, with ugly "you" gloss, in this case, and has previously been held to impair the suspension of disbelief needed to instantly prevent defendants from being harmed by fiction. Furthermore, speed seems to highly affect mama and papa's respect for uncle's mail, that was discovered opened, like no mouth ever was, and now the camping and campfire prohibition code was thrown in the trash. The Supreme Court may want to expunge all camping, campfire and gathering stick prohibitions from the criminal record and reinterpret the code so that the prohibition of camping is the way the state admits to a crime of genocide, internationally and statistically respected as a form of "civil eviction" immune from criminal process. LSD is presumed in the inability to dismiss Brexit. The American legal system is highly suspected of speed mistrials. I have not yet witnessed you killing anyone, nor have you killed me yet. In general, traffic court is a friend with psychology and now substance abuse degree with cerebral palsy's father now with Alzheimer's, a baby killer, who killed three of my cars in 2000 with the sugar in the gas tank routine that killed frozen woman, the uniformed perpetrator had to drive eight hours to be witnessed getting the sugar packets that sank a motor boat to get fired. Your traffic court has been requested by the Big Sur information officer to inform the public that there is too much traffic at Big Sur. He can certainly collaborate with you on the statistics, and help produce a statistical study of traffic and accidents in the "hills curves" next 63 miles section without any crosses, because "hills curves" is a statistically unrecognized motor vehicle hazard. Big Sur needs bus service north and south.

Your mental faculties are obviously compromised by the godlike instant lethality of California State and Interior email and interstate sugar in the gas tank, you are not immediately accused of, except by association, to the best of your disability – slavery on speed. Why does a traffic court think to judge a state park? You have received complaints from every able bodied man I met in Big Sur indicating that you bear superior criminal responsibility for littering and urinating on the litter at the scene of every

wrongful eviction. Only you, the State Park Ranger and morbidly obese militant(s) felt any need to abuse me regarding your urine stained litter that I and others have disposed of. Furthermore, into your legal defense credit limit, your eviction from the river, your clerk recently admitted to be recidivating about, is responsible for inciting the recent wildfire, that destroyed Big Sur trails and 50 houses, because that is what happens in 100% of areas who think to act to legally kick the river campers in the duff. Before you, urinating on imported litter in a quickly fabricated flammable “stick hut” had only been witnessed at the scene of one wrongful Forest Service law enforcement eviction in an arson prone jurisdiction. Maybe the Forest Service also uses a traffic magistrate to compliment the incompetence of agriculture in silviculture. An acre of national forest was 65 times more likely to burn than an acre of national park in 2017. Arson is a common crime of genocide to kick river campers in the duff and leave slash piles to dry over fire season.

The People of the State of California might wish to impose upon your traffic court a greater than \$1,000 for fine for littering, urinating on it, attempting to punish the litter remover and sending speed contaminated paperwork through the federal mail. Luckily for you, neither I, nor Sacramento County, believe this is how the federal government should legislate their omission regarding litter. You have not only attempted to fine the person who laboriously removed a cubic yard of your urine stained litter, you have unlawfully obtained the identity of a much more skilled lawyer than yourself, charging much, much higher fees to compensate for the damage caused by your crime of genocide. After three years in the law school library I found a Hospitals & Asylums Title 24 insert in Highways Title 23 of the United States Code in the trash. Because you are a traffic court idiot confessing to the crime of genocide, while abusing the name, intellectual property and public land of the applicant Public Trustee, the fee is 12.4% of state payroll, 6.2% employer, 6.2% employee, if your court has not already brought the state teacher retirement loophole to justice. You must be insured because your fine for littering is metaphorically on fire. Dirty cops normally don't urinate on the evidence of prior evictions they scatter at the scene of new wrongful evictions. No eviction, no litter is the rule. Your unlawful eviction, kicking river bank campers in the duff convicts the Ranger of incitement to arson destroying 50 houses and trails in the Big Sur area. Because of your litter conspiracy there is also grave doubt that it was even your victim, and not the deputy you have urinating on litter, who felt the need to have a campfire in the duff and not take ten minutes to fully extinguish it with mineral soil. If the Ranger does not stop kicking campers on the Big Sur River in the duff, the People of the State of California will have to fire the Ranger because he is environmentally disabled. Enter Big Sur fire insurance attorney.

To stop inciting western wildfires, it is essential that young, rent and car insurance paying Rangers, lay down their weapons, 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 regarding this sort of forest fire 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 wherever there was an effort to trespass campfires from waterways, there was invariably a large and devastating forest fire, 100% of the time. The arbitrary prohibition of campfires from waterways needed to extinguish them 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 believed to be 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 (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.

In conclusion, after finally getting a good night's sleep, I am certain I have once again tried speed. I will have a bump on my head for five days to remind everyone that speed impairs judgment, sleep and motor coordination skills. This is very disturbing for a traffic court dedicated to giving motor vehicle drivers a speedy trial. Although someone on speed may be a better driver than one who is falling asleep at the wheel, it cannot be considered safe. The most dangerous aspect of this biological experiment in speed is that it is done by a government agency aggravated by the auspice of compulsory legal process, without the informed consent required by the Nuremberg Code. Verifying and redressing this hypothesis of speed contamination of the paper forms is this traffic courts' highest priority. Violations of informed consent to engage in biological experimentation involving human test subjects have been fined \$1 million by the American Medical Association. I have recommended that the local SSA offices employ a staff physician because they must stop wearing gloves on the outgoing mail, clean up the paper supply, arrest the home invader and stop entering the home / mailing address in the social security number indexed profile. The traffic court is similarly challenged to consult a substance abuse specialist with detection technology and arrest the person or persons who are environmentally poisoning them and others.

Of interest to the Supreme Court is that toxic clerks have invariably failed their duty to report that they have received and read their mail, if indeed they are to report at all, and instead they are happy to send out poisoned interrogation forms to the public, in flagrant contempt of the US Mail. No court in their right mind would ever mail out any form, except a legal brief, written on a blank page, now without that time-wasting doodle at the top, or even human name in the title of the brief, to focus on making a place a proper noun for geographical purposes. These pre-trial interrogations, questionnaires and forms need to go. You can't have a trial without a brief or your nudity might be mistaken for naked aggression. People produce briefs that must not be lost in the poisonous onslaught of pre-printed questionnaires and forms. Your printer is probably on speed, so it is not so simple a matter as locking a ream of paper in your desk. These days free people use email. California government emails are however notoriously lethal and that is why I, the clerk on speed, and just about everyone is waiting for the court to conclude by appointing an indigent defender, from the public defender's office. In their defense, the traffic clerk was high on speed when he or she confessed to the crime of genocide.

The California Supreme Court should have no difficulty ruling that prohibiting camping on public land is the crime of genocide. Campfires require more arbitration, but that skill is also not provided the court. The truth of the matter is California State Park Rangers have rudely evicted too many people from the public land for their arms, tickets and traffic court on speed to be tolerated anymore. It is highly genocidal that the State Parks would subject persons that they have so rudely evicted from the public land, to a compulsory legal process, in of all places, a traffic court. A civil eviction would provide the evictee with the right to write the State Park to contest their eviction, when and if they want to write. The term civil is thought to be equal to administrative, but less divisive, in regards to eviction statistics, but there is a statistical distinction to be made for evictions from the park, by the park.

Due to the perceived lethality of California Government, Interior Department emails, State Parks are probably hypersensitive regarding email. Therefore, to bypass the whole, unnecessary, long and arduous speedy trial, on speed, I have already produced a brief judgment that the State Parks are to be appointed an indigent defender from the public defender's office, who consents to let them give out his or her private, non-government, non-intentionally bugged, email address, in good standing to the best of their knowledge, to the public, especially the homeless people they forcibly, and theoretically wrongfully, evict, now with an indigent defender email address, rather than the compulsory legal process of a ticket or identification check. Similar to the public defenders office, the refuge provided by State Parks is overrun by the hunt for fugitive felons, to such an extent the Park and Traffic Court have been convicted of the crime of genocide and are appointed an indigent defender to protect the record against arbitrary and capricious law enforcement by email. The primary objective is to legalize free, firesafe and orderly camping on the public land at peace with the guidance of unarmed Rangers (public landowner) and counsel of an indigent defender. Rangers are to terminate law enforcement functions, firearms, arrests, warrant searches, tickets and courts so that they, and the public land, are free to be rational, professional, educated, arbitrary decision-makers and professional wilderness guides. State Parks must self-determinately stop their identity theft because a person may not be used to render a territory immune from military intervention under Art. 28 of the Fourth Geneva Convention Relative to the Protection of Civilians in Times of War (1949). Wherefore the People of the State of California shall no longer prosecute the camping, campfire and gathering stick prohibitions and the State Park shall defend their civil eviction statistics. Whereby the title of this legal brief is 'El Sur Ranch Interspecies Peace Beach' in pursuit of perfection by a cattle gate under 24USC§153.

Godspeed,

Anthony J. Sanders
Hospitals & Asylums
sandersasylum@gmail.com

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).

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 water from a non-toxic source. Sawyer Squeeze filters 100,000 gallons to 0.1 microns. Do not use soap or detergent. Use a bear barrel or carry food in 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.