

Hospitals & Asylums

California Eastern District Court

Inyo *et al* v. Yosemite National Park Thousand Fire Identity Theft Posse HA-14-9-20

By Anthony J. Sanders
Trail Name: Rabbit Rainbow-walker

Posse Hunter; PCTA (Plaintiff?) Permit #87A-8QB Phone: 916-285-1846

Rough Draft

Pre-trial arrangement

Yosemite Magistrate Judge charged up to \$1,000 fine under 24USC§154 pursuant to up to \$500 fine against each of two arson conspirators under 36CFR261.5, forfeiture of Thousand Fire Posse Employment and termination of employment of all Yosemite law enforcement officers with less than a Bachelor degree, forfeiture of Ephedrine Contaminated Legal Documents, Service Revolver, Satellite Phone, Wiretap and Identification Hardware, Software, and extra trigger finger spasms, Disclosure of True Identities of Thousand Fire Identity Theft Posse to United States, California Governor and Oregon Supreme Court, abolition of Yosemite wilderness permit, Deletion of Anthony J. Sanders from record, except the counsel of the Federal Judge regarding nomination by President as Public Trustee before October 1, 2020.

Conviction: Arson within special maritime and territorial jurisdiction 18USC§81, Conspiracy Art. 81 Uniform Code of Military Justice 10USC§881 and Aggravated Identity Theft under 18USC§1028A

Dear USDA Budget Officer:

I. Nancy Pelosi's Posse Fire

Hydrocortisone, eucalyptus, lavender or peppermint help to cure coronavirus and mold allergies. Salutations from the historical Tubercular Hospital at Fort Bayard under 24USC§19. Please pardon Governor Gavin Newsom, former Mayor of San Francisco, his deprivation of rights under color of law under 18USC§241 and Application of the Convention on the Prevention and Punishment of the Crime of Genocide (*The Gambia v. Myanmar*) Summary 2020/1 23 January 2020. He is destroying the California economy with his wrongful, city slicker, Draconian stay at B&E orders, and economic sector shutdowns, for which the injured are due just compensation, because he is withholding critical information regarding probable cures under the Fourth Amendment to the US Constitution. In regards to the COVID-19 pandemic any intervention must prescribe hydrocortisone, eucalyptus, lavender or peppermint (HELP). In regards to the unlawful conspiracy to close all the National Forests to reduce fire risk he must inform the public that all the thousands of slash piles in Central California campgrounds and National Forests should have been destroyed the day they were created to avoid being ignited by the Yosemite National Park Identity Theft Posse and lift the closure in response to funding from the USDA Budget Office and Interior Department. The PCT through hiking permit should be specifically protected against the National Forest closures, because the PCT is home until it

snows, is not on fire and helps provide the Forest Service and National Parks with a moral conscious, wilderness ethic and self-esteem. In regards to the trade secret for extinguishing the self-combusting styrene railcars heating the Arctic ocean that gave use the first natural winter in decades when he took “public office”, 15 parts per million of 4-tertiary-butyl-catechol (TBC) lasts three months.

Governor Newsom is the only styrene railcar hunter we have had in decades. He needs to inform the public he is sorry for deprivation of rights under color of law by saying, “Pardon me. Hydrocortisone, eucalyptus, lavender or peppermint help to cure coronavirus and mold allergies. 15 parts per million of 4-tertiary-butyl-catechol (TBC) extinguishes self-combusted styrene railcars left in the Arctic Ocean for three months. Slash piles that have proliferated in Central California National Forests this fire season should have been destroyed the day they were created”. If he or any judicial officers wishes to doubt that it is Nancy Pelosi's posse that is on fire, he has only to ask San Francisco Mayor London N. Breed, who was born on the exact same day, August 11, 1974, as I, why Point Reyes National Recreation Area caught fire before she could prescribe her people hydrocortisone, eucalyptus, lavender or peppermint to help cure coronavirus and mold allergies, and now either has PTSD or is otherwise negligent to prescribe HELP. The punishment for bankrupt Governor Newsom is that he must bring Nancy Pelosi's posse to justice because every email to constitutional California government, including local government, results in a Kobe Bryant helicopter load of dead Californians. Arson as first degree murder would have been a rare treat, if the Yosemite National Park 1,000 Fire Identity Theft Posse had not burned my family's hometown in Jackson County, Oregon causing some 50,000 evacuees. Governor Gavin Newsom's primary responsibility is to free his California government and tribal government emails from murder by Nancy Pelosi's posse under 18USC§1111. Nancy Pelosi must either step down from Speaker or the House and be a senile old congresswoman or be the first to vote to abolish the Permanent Select Committee on Intelligence and all its component agencies and copycat killers to better protect the elections against her armed interference under the senile influence of ephedrine, 18USC§593, 52USC§10101(b) and B&E compensation negligent *Doe et al v. Reed, Washington Secretary of State No. 09-559 June 24, 2010.*

The “Poop Fire”, officially the Almeda Fire, in Jackson County, Oregon started when the grass between the dog park and sewage treatment plant caught fire and spread by 30 to 40 mile an hour wind, the often slashed and piled bike-path. An estimated 50,000 people have been evacuated from the towns of Phoenix and Talent, where a city council-person is one of my family's best friends and co-worker. The current Jackson County Commissioners are frequent ephedrine contaminated service revolver related arson conspirators under the negligent slash pile jurisdiction of the Forest Service. I was arrested by an ephedrine corrupted murdering posse for destroying the slash piles near my camp at the request of a homeless bear until dismissed by an ephedrine influenced judge having difficulty dismissing the case or even receiving his mail, the day they held a hearing to dishonor, at the request of certain Indian exterminators who lived on the other side of the county, the change of the name of Dead Indian Memorial Rd. to its original name – Indian Market Rd. During the CARES Act counterfeit the Commissioners appeared to embezzle tax rebate money to provide \$5 million for wildfire prevention. I allowed this to pass and ordered them to destroy the square miles of slash piles they had missed since the last, two or three times I sued them to destroy the slash piles they had negligently left. Money marked counterfeit was held to be valid if it is issued by a government official under 31USC§5153 but the Congress has ignorantly opted to sustain the prosecution and not defense. I regret that I forgot to mow the dog park lawn before I left to hike to the Tubercular Hospital at Fort Bayard to get Hydrocortisone, Eucalyptus, Lavender or Peppermint (HELP) to cure coronavirus and mold allergies. Those Commissioners in conspiracy with the Social Security Administration Actuary, are the original,

horrible, “Bernie Treatment” infringers, on my good name and his rampage shooting tarnished reputation and poisoned heart of Democrat.

II. Yosemite National Park Thousand Fire Identity Theft Posse

The Yosemite National Park Chief of Police must immediately suspend the tall, blond haired armed park Ranger who was terrorizing permits between Tuolumne Meadows and Inyo National Forest near Thousand Island Lake and the person, who he mistakenly gave my identity to on your satellite phone, on September 4, 2020, before these two are brought to federal trial by the local magistrate, district attorney and judge - commanding officer non-judicial punishment of the Yosemite Police Chief is reported to be the best friend of a Mt. Whitney wilderness guide who gave me a ride pursuant to 24USC§419(a)(4). Because of prior Yosemite law enforcement judicial misconduct the Chief and Court must stress that retaliation and coercion are prohibited by Sec. 503 of the Americans with Disabilities Act under 42USC§12203 and disability insurance is probably the best life an Epsom salt bath to treat monoclonal antibody to the spine related methicillin resistant *Staphylococcus aureus* (MRSA) has to offer them now. These two, Thousand Fire Identity Theft Speed Freak Gangsters, are accused of igniting an estimated 1,000 fires in flagrant violation of 36CFR261.5, using my stolen name, including 50,000 evacuated from family's hometown in Jackson County, Oregon with their Nancy Pelosi authorized “Bernie Treatment” arson conspiracy under 18USC§81 and Art. 81 Uniform Code of Military Justice 10USC§881 for which these one or two Yosemite Park law enforcement officers, are to be tried in federal court.

The Ranger said two things that implicate him, and his identity theft gang, of being too severely mentally ill and criminally corrupt to be a law enforcement officer, carry a service revolver or process private information of other people. His first error was that when I greeted him with the new greeting Hydrocortisone, Eucalyptus, Lavender or Peppermint (HELP) he said he hoped I didn't have a permit so that he could take a high value resident of the United States hostage. This violates the prohibition against any federal interference with the practice of medicine under Sec. 1801 of the Social Security Act under 42USC§1395. The fact that he and the FBI Health Care Fraud and Abuse Control are armed unwarranted police officers, makes them terrorists attempting to control the government and practice of medicine through the use of force under 18USC§2331. He claimed he was not satisfied with my PCTA Permit because the person had a paper copy from the Forest Service. He did not call the Pacific Crest Trail Association (PCTA). The panic stricken unwarranted law enforcement officer with probably ephedrine contaminated side-arm awkwardly sticking out much farther than normal service revolvers, said he had to steal the identity of someone with two legal issues for the local Forest Service, to make sure I wasn't an “axe murderer”. In conclusion he then emphasized that he can ticket me or do whatever he wants to me. Yosemite Law Enforcement has been known to be a problem for a long time. Capping off their firearms at the wrongful eviction plaintiff's house – unlawful discharge of firearm defense against being fired for misconduct is a common frightening problem exhibited by murdering police officers. Waking up people sleeping in their car with an assault rifle. Most recently they have been implicated in issuing a \$180 ticket to a person who was a day late because his partner had sprained his ankle. The permit needs to be abolished. By stealing my ID and not checking my PCTA permit these officers do not enjoy the defense that they were doing their job pursuant to Sec. 103 of the Americans with Disabilities Act under 42USC§12113. It is absolutely necessary that unwarranted Yosemite law enforcement are quickly fired due to their irregular torts under 16USC§1a-6 (2013) and 54USC§102701. Fire the tall blonde haired Ranger checking permits in between the National Forest and Tuolumne Meadows on September 4, 2020 and his identity theft conspirator -

Arson conspiracy under Arson within special maritime and territorial jurisdiction 18USC§81
Conspiracy Art. 81 Uniform Code of Military Justice 10USC§881 and Aggravated Identity Theft under
18USC§1028A .

The “Inferior Department” must not intrude on the friends, foe, bar or government of the Supreme Court with their ephedrine (made from Great Basin National Park ephedra) contaminated service revolver, phone and documents, in “un-dismissed” senile behaviour exhibited by Nancy Pelosi's Permanent Select Committee on Intelligence corrupted Congress, Court, Mayor and former Mayor of San Francisco; DOM causes a three day panic attack followed by six month recovery from severe mental illness if not immediately washed off with water. These two speed freaks, who are paid to bear arms by Yosemite National Park, are accused of causing an estimated one billion dollars in damage to the United States, not including private fire insurance settlements, uncompensated damages and loss of life. The Chief of Police is highly recommended to stop requiring wilderness permits and replace his tickets with the draft wilderness instructions provided at the end of this brief. In general, Rangers are encouraged to law down their arms and be good guides, not armed speed freaks. To enable Yosemite to afford a USDA Rural Broadband and Cellular loan and be more privileged, it is recommended that Yosemite, and all police departments defending against defunding for that matter, lay off all law enforcement officers who have not achieved a Bachelor degree or better, to prevent recidivism in 100 percent of court orders.

III. Billion Dollar Balance Available to Fight Wildfires on the West Coast

The USDA FY 21 Budget made a good faith effort to change the Forest Service, 65 times more flammable than the National Park Service in 2017, into a well-financed wild fire fighting agency. Earlier this year, when complaining of liver disease in Placer County, it was decided that the USDA budget office is an auspicious communication center while the extraordinarily lethal Indian-cyber war rages on beneath the nose of an Interior Department under the influence of California State Park traffic clerk “ephedrine speed tickets” deputizing human waste contaminated litter, as in this case of arson, lying in wait, deprivation of rights under color of law and robbery in the High Sierras. If the USDA and Interior Department do not immediately make a \$1 billion balance available to extinguish an estimated 1,000 wildfires on the West Coast, 50 percent Forest Service Wildfire Fund and 50 percent undeclared Interior Department profit after guaranteeing agencies 2.5 percent and Indian Affairs 3 percent growth pursuant to the Anti-Deficiency Act of 1982 under 31USC§1515.

The President of the United States may declare a state of emergency and fire the Interior Secretary for igniting the flammable slash piles of debris, that must be destroyed the day they are created, negligently left to dry over fire season, usually for years until sued, by Forest Service flammable debris reduction contracts. As compensation for this torture by Nancy Pelosi's Posse Fire, the President may nominate the author of this brief, Anthony J. Sanders, Public Trustee pursuant to the Robert T. Stafford Disaster Relief and Emergency Assistance Act, Public Law 100-707, was signed into law November 23, 1988; amended the Disaster Relief Act of 1974, Public Law 93-288 as codified at 42USC§5121 *et seq* and passage of the Hydrocortisone, Eucalyptus, Lavender or Peppermint (HELP) Act to devalue the dollar to pay for the special issue bond and regular marketable t-bonds in excess of 3 percent of GDP to avoid excessive withdrawal from the stock exchange due, in part, to the unlawful \$666 billion small business payroll protection program, before the deficit becomes debt at end of the fiscal year on September 31, 2020 pursuant to the Marshal Lerner Condition under 19USC§4421, 22USC§5301 *et seq.* and 2020 Revised estimates: effect of changes in rates of exchange and inflation Report of the

Secretary-General A/74/585 of 11 December 2019. The Public Trustee position is provides for political party nominees, that in this brief case until October 1, 2020 of Republic President and Senate, is adequately protected by the Republican party against Nancy Pelosi's friendly torture, her posse fire Bernie Treatment pursuant to Sec. 201(c) of the Social Security Act under 42USC§401(c).

Inyo National Forest is brought before you because the "SQF Lightning Fire" is so large and 100 percent un-contained, it pollutes the air along the Pacific Crest Trail (PCT) at Kennedy Meadows. Au naturale treatment is negligent. To stop annual repetition of the lightning fire lie Inyo National Forest must do the campers tempted to think it's cool to leave a campfire unextinguished during a summer lightning storm justice under 36CFR261.4. To stop inciting fire Inyo National Forest is obligated to provide some sort of disclaimer to the lightning fire diagnosis so the public is informed "It's not cool to leave a campfire unextinguished during a summer lightning storm". Furthermore, Inyo National Forest and other Central California National Forests must be sued to destroy thousands of "slash piles negligently left to dry over fire season" at the Mammoth campgrounds in flagrant violation of 36CFR261.5. The budget office has a duty to finance the destruction of all slash piles the working day they are created. The highway robbing Yosemite Park Ranger and I agreed on a one pile limit. Flammable debris must be destroyed. Leaving slash piles to dry over fire season is such a dangerous and culturally reprehensible practice, that it must be billed as arson. Pyromaniacs may not leave many piles of flammable debris to dry over fire season. In the future, workers will be expected to destroy the pile the day it is created, inspected and fined to hire someone capable of doing the job right. It must be understood that the piles, that are too large to be lit without igniting a catastrophic canopy fire, are just a transitional state before the branches are consigned to the chipper, be chopped for firewood, or one meter bonfire, bury the ashes. The good news is that the forest floor at Mammoth campgrounds is extraordinarily clear of debris as a result of their efforts. Inyo National Forest is likely to make it through fire season without a catastrophic canopy fire threatening lives and immovable private property in Mammoth City of their own making. However, Inyo National Forest must prevent the extra risk of "catastrophic" canopy fire invited by leaving slash piles to dry over fire season in the future. Inyo National Forest and Yosemite National Park community must destroy the slash piles in Mammoth campgrounds first thing after it starts raining, the SQF Lighting Fire is extinguished and before it snows this year. Henceforth, slash piles must be destroyed the day they are created. The USDA budget office must ensure all Forest Service flammable debris reduction contracts are compliant with the order to "destroy all slash piles the day they are created to reduce and prevent catastrophic canopy fire risk".

IV. Yosemite Wilderness Permit Unauthorized Practice of Law

After review of Sequoia and Yosemite National Park law 16USC§41 *et seq.* the use of wilderness permits is an unauthorized practice of law, ostensibly the product of the pudgy Interior Secretary, himself, who is to be fired for setting the National Forest afire with his fat burning ignorance regarding unlawful "prescribed burns" exhibited in his FY 21 Budget concealment of profits, unlawfully switched in FY 19 administration of revenues to states, to rob the Native Americans and murder them and their friends of other races via interception of tribal government email in exactly the same uncivil engineering way to not poison everyone, as the State of California emails kill every-time, parks and other Interior agencies are as dimwitted and likely to torture or kill, as their law enforcement unlawfully intrudes. It is necessary to sue Yosemite National Park to prohibit wilderness permit requirements to try to reduce the heightened theoretical risk of first degree murder due to deprivation of rights under color of law under 18USC§241, lying in wait and armed robbery in the High Sierras under

18USC§1111 due to the apprehension of the Thousand Fire Identification Theft Posse. There are of course other perverts who require wilderness permits out there, but this form of cruelty is distinctly unusual. For instance, Mt. Everest, Three Sisters and North Cascades National Park. Would the wait in line on the top Mt. Everest be so long and deadly if they did not solicit permits in an attempt to control a death defying population who might otherwise hike from town to town on the wilderness trails without their father dying? Yosemite National Park rent enforcement is notorious on the PCT because unlike Three Sisters and North Cascades National Parks, who provide boxes on the trails to provide people with permits, Yosemite National Park and Mt. Whitney trickily requires that hikers somehow get permits online or at certain locations far from the trail. Yosemite National Park and Mt. Whitney law enforcement must be described as armed robbery of the High Sierras, fined for lying in wait and their permit forfeit.

Permit enforcement exhibits a particularly life-threatening attitude about the law that can only be described as deprivation of rights under color of law under 18USC§241 re-enforced by 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 whereas a person may not be used to render a place (public land) immune from military intervention under Art. 28 of the Fourth Geneva Convention Relative to the Protection of Civilians in Times of War (1949). Permits are exactly the sort of unconstitutionally vague legal fraud that is vulnerable to arbitrary and capricious enforcement warned about by *Citizens to Preserve Overton Park, Inc. v. Volpe*, 401 U. S. 402, 410 (1971) and *Grayned v. City of Rockford* 408 US 104 (1972). Aggravated identity theft under 18USC§1028A provides for all the consideration regarding felony and terrorism due in addition to whatever penalty is due this posse for their arson conspiracy under 18USC§81 and Art. 81 Uniform Code of Military Justice 10USC§881.

Chapter 1 National Parks, Military Parks, Monuments and Seashores, should never have been repealed, and must be restored to the condition it was in 2013, to create a common law with Title 54. The right to bear arms in National Wildlife Refuges remains to be transferred from 16USC§ 1a–7a (2018) to a new section in Chapter 71 Recreational Hunting Safety at 16USC§5208. The ideology of armed force is not a good substitute for the National Park Service. To raise the academic bar on the law of the land, Title 16 of the United States Code Chapter 1 National Parks, Military Parks, Monuments and Seashores statute from 2013, maintained online by Government Publishing Office, must be cross-referenced with National Park Service and Related Organizations Pub. L. 113–287, § 3, Dec. 19, 2014, 128 Stat. 3096, as codified at 54USC§100101. The fundamental purpose of the said parks, monuments, and reservations, which purpose is to conserve the scenery and the natural and historic objects and the wild life therein and to provide for the enjoyment of the same in such manner and by such means as will leave them unimpaired for the enjoyment of future generations under 16USC§1 and 54USC§100101(a). Law enforcement is regulated by torts under 16USC§1a-6 (2013) and 54USC§102701. The most flammable law enforcement practice is to genocidally enforce eviction of river campers pursuant to amendment of 36CFR261.58(e)(z) to prohibit campers entry or access to ‘endangered species habitat, urban drinking watershed, private property or military base perimeter’. They would be legalized to extinguish campfires with water on the banks of the National Wild and Scenic Rivers, rather than fight wildfire smolder with mineral soil for ten full minutes in the duff.

The Oregon Supreme Court has written to endorse an “indigent defender specialty” with the Public Defenders Office, to fulfil the mandate to provide free baths for the indigent in the statute creating the true first national park at Hot Spring Arkansas in 1832 under 16USC§361 protected by 24USC§18. The original intention of the legislation of Hot Spring Reservation in 1832, that heralded several

decades of peace with the Native Americans, and the only time the national debt was paid off, was to provide free baths for the indigent under 16USC§361 and 24USC§18. Providing free bathing and laundry facilities, remains an important component of the solution for how best to accept the uncompensated services of people who voluntarily remove urban and rural litter by legalizing camping, especially in areas where litter is evidence of prior eviction under 24USC§422(d)(1). Never having gotten the promised Indigent Defender under 16USC§361, many white park historians have wrongly lodged the national park creation myth with the buffalo slaughter neglecting magistrate in Yellowstone jail under 16USC§30, fugitives from justice §24 and evicting trespassers under §22 that are descriptive of the deprivation of rights under color of law under 18USC§241. This urban myth excessively idealizing the speed (ephedrine) constitution mitigating magistrate in a jail in the public land in question, gravely compromises attorney client privilege, the military tradition of not using posse commentates power and is a permanent disability on the wilderness camping pedestrian, after the trail system and western wilderness were metaphorically run over by the Home Department in 1849 and Homestead Act of 1862. To promote decades of peace with the Native Americans and guide city folk of all races to peacefully camp on public lands for free, and wash their pits, it is held that 16USC§1a-1 (2013) and 54USC§100101 (b)(1)(A) must 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' pursuant to 16USC§361 and 24USC§18.

It is proposed that public land agencies negotiate for an increase from 2.5 percent annual budget increase to 3 percent by abolishing or repealing user fees and the unconstitutionally vague laws they arbitrary and capriciously enforce to provide services and good guidance to the public free of charge. Unarmed and un-identifying foot patrol should replace law enforcement with wilderness guides, in the absence of genuine land surveying work in the area. Wilderness guides are more conducive to good conduct, public health, safety and welfare than unprivileged armed law enforcement. In this case of Yosemite law enforcement being fined for obsessive compulsively assaulting an officer of the real park law, it is proposed that Yosemite law enforcement budget be reduced by no less than this Ranger and identity theft gang to pay for USDA Rural Utility Service Broadband and Cellular Communication loans other than Verizon. The USDA budget office shall finance wildfire fighting in the State of California and the federal court shall overrule Governor Gavin Newsom's outrageous closure of all National Forest campgrounds as deprivation of rights under colour of law under 18USC§241. Governor Newsom shall be ordered to take down the outrageous don't pick the oranges sign from the capitol garden, that cite a statute that is not applicable. Deprivation of rights is not legal behaviour, and is controversial in the most justified of circumstances. Deprivation of rights under colour of law, or in the case of Newsom's social chemistry agency, pontification about the potential harmful consequences of uncertain hypothetical causes, is not the right way for people in positions of authority to attempt to control human behaviour that responds in a much more educated fashion to the right answer – repeal exclusive privileges within park prohibited under 16USC§45d or amend it to recognize the USDA Rural Broadband and Cellular program.

In 2009 when President Obama noted the tampering of torture statute by Nancy Pelosi “collegiate heart attacker” he cryptically said, “the United States does not torture” instead of fixing the law. Congress must amend federal torture statute to comply with Arts. 2, 4 and 14 of the Convention against Torture (CAT) by repealing the phrase “outside the United States” from 18USC§2340A(a) and amending Exclusive Remedies at §2340B so: The legal system shall ensure that the victim of an act of torture obtains redress and has an enforceable right to fair and adequate compensation, including the means for as full rehabilitation as possible. In the event of the death of the victim as a result of an act of torture,

their dependents shall be entitled to compensation under Art. 14 of the Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment (CAT)(1987).

V. Judge Straight Talk

The Federal Judge is encouraged to investigate the possibility that Straight Talk maintains a pen trap of identity theft poses. Law enforcement requires a Bachelor degree to prevent recidivism in 100% of court orders. Straight Talk terminates program benefits whenever a beneficiary's name is run through the police identification system. However, this seems to be the only time they terminate free government cell phone benefits. Tracfone prepaid is something of a gamble, but always cheaper than a cellular plan. Straight Talk identity theft is fair because they too require compensation for being assaulted by armed and dangerous, unwarranted wiretappers, it is too bad it comes from the victims. There does not seem to be any need for any sort of class action but that the employment of identity theft poses by law enforcement possessing less than a Bachelor degree is immediately terminated. This came to my attention that Yosemite Law Enforcement identity theft caused my phone service to be disconnected by Straight Talk at the only mountain pass with cellular reception near Yosemite National Park. This constitutes torture under current definitions of cyber abuse. This is probably an indictment against the identification service abused by all police identity theft gangs.

Hydrocortisone, eucalyptus, lavender or peppermint help to cure coronavirus and mold allergies.

Good buy,

Anthony J. Sanders
Hospitals & Asylums

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.