

State/Nation: California republic
County/Parish: Santa Barbara

) *The American people, v. DUDLEY and DANDONA, et al.*
) Counter-Claim No(s) : CSC 1354711-1421891-1392691



ORDER; ADJUDICATION AND DECREE
State Environmental Court of Justice

NOTICE TO AGENT IS NOTICE TO PRINCIPAL; NOTICE TO PRINCIPAL IS NOTICE TO AGENT.

We, the Commissioned State Environmental Tribunal, individually and collectively, are of legal age and are

Missouri (State) Notaries Public and acting Commissioned Officers of Missouri (State) republic and have hereby reviewed the facts in regard to this matter and are competent to state the following, that they are true, correct and complete, presented in good faith and not intended to mislead.

JUDGMENT

"We, a State Environmental Tribunal, individually and collectively, in witness of the other, being over the age of 18, Commissioned Officers of the State republic and in this court of record are competent to adjudicate to

the facts herein and we declare under the penalty of perjury of the laws of the original jurisdiction of Missouri (State) republic that we have tried this matter and understand the facts herein to be true, correct and complete, not misleading, the truth, the whole truth and nothing but the truth, to the best of our knowledge and belief.

"That the VIOLATOR(s), at all times is an AGENT(s) of the PRINCIPAL [United States government], committed substantial overt acts of trespass upon the guaranteed Bill of Rights of the Real Parties in Interest, specifically Article I, effecting the Right to peaceably assemble, Article III, trespassing into the house of the people, Article IV, effecting the Right to be secure in our persons and houses, Article V, depriving the people of life and property, Article V, by taking private property from the people for public use without just compensation, Article VIII, by inflicting cruel and unusual punishment by contributing to the poisoning of the drinking water supplies and the food, Article IX and X, denying rights retained by the people to clean water, and Article XI that guarantees sovereign-state immunity from trespass; and all states have authority under 33USC1370 to administer and enforce under 33USC1319(a) in the interest of the public's health and welfare; and

- 1.) we, the State Tribunal found the fact that Claimant(s) are aggrieved and suffer harm directly resulting from VIOLATOR(s) trespassing upon people's rights to clean water guaranteed them by to the Clean Water Act; that said overt acts of trespass were done in the nature of "environmental" terrorism by VIOLATOR(s) operating a chemical and biological weapon(s) of mass destruction as defined under Pub. L. No. 107-56, 115 Stat. 272, enacted October 26, 2001 (18 USC Chapter 10 BIOLOGICAL WEAPONS); and that VIOLATOR(s) committed said acts of trespass on the DATE OF VIOLATION to affect the conduct of a [national] government by mass destruction through negligently causing unlawful discharges of toxic pollutant(s) in violation of a "strict liability statute," Pub. L. No. 92-500, Sec. 2, 86 Stat. 816, enacted October 18, 1972 (codified as 33 USC 1251 et seq.) aka Clean Water Act ("CWA"); and the above defined VIOLATOR(s) is a "citizen of the United States," a "federal agent" of inferior status and foreign to American nationals and State citizens; and is subject to the laws of the United States, and has committed "negligent" violations of said laws to construe crimes against humanity in the nature of genocide; and under "environmental law," harm to one is harm to all, there are no boundaries for environmental accountability; and
- 2.) we, the State Tribunal found the fact that VIOLATOR(s), in his/her individual capacity as "person," as defined under section 309(c)(3) of the CWA, in his capacity of "operator" as defined under section 306(4) of the CWA, is discharging "toxic pollutants" as defined under section 502(13) of the CWA, into a "point source" as defined under section 502(14) of the CWA, such being an unlawful act ("violation") under subsection (a) of section 301 of the CWA, unlawful acts of harm since July 1, 1973, and goes directly to VIOLATOR(s)' lack of jurisdiction and standing to be before the court for "unclean hands"; and
- 3.) we, the State Tribunal found the fact that VIOLATOR(s) is a person that is unlawfully discharging toxic pollutant(s) into a point source and has failed to recognize non-voluntary "effluent limitations" as defined under section (b), subsection (1)(A), of section 301 of the CWA, for point sources (other than publicly owned treatment works) requiring alternative effluent control strategies utilizing best available technology economically achievable under 301(b)(2)(A), resulting in an unlawful negligent act in violation of section 302 of the CWA, causing interference with the attainment and maintenance of the water quality in the navigable waters (publicly owned treatment works) intended to assure protection of public health and welfare and the public water supplies, and goes directly to VIOLATOR(s)' lack of jurisdiction and standing to be before the court for "unclean hands"; and
- 4.) we, the State Tribunal found the fact that VIOLATOR(s) is a "federal" person as defined under section 309(c)(3)(A) of the CWA, and is operating in violation of the non-voluntary national "standards of performance" meaning a standard for the control of the discharge of pollutant which reflects the greatest degree of effluent reduction, through application of the best available demonstrated control technology, processes, operating methods, or other alternatives, including, where practicable, a standard permitting no discharge of pollutants to achieve the mandated standards of section 306 of the CWA at his, and goes directly to VIOLATOR(s)' lack of jurisdiction and standing to be before the court for "unclean hands"; and
- 5.) we, the State Tribunal found the fact that the VIOLATOR(s) is a person that is discharging toxic pollutants (as defined in the attached EWG Testing Laboratory Report identifying the specific toxic pollutants being discharged in violation, specifically those which are prohibited and subject to toxic and pretreatment (control technology) effluent standards and limitations defined under section 307 of the CWA, which after July 1, 1977, any effluent standard or prohibition or pretreatment standard promulgated under section 307, shall be unlawful for any operator of any source to operate any source in violation of any such effluent standard or prohibition or pretreatment standard as confirmed under section 307(d) of the CWA, and by committing said violation(s) it goes directly to VIOLATOR(s)' lack of jurisdiction and standing to be before the court for "unclean hands"; and

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6.) we, the State Tribunal found the fact that the VIOLATOR(s) is a person operating in violation of a condition for a National Pollution Discharge Elimination System (NPDES) permit issued under section 402 of the CWA, not having a permit lawfully issued under section 402(a), causing his point source to unlawfully discharge prohibited toxins (as defined on the attached evidence) into the publicly owned treatment works in violation of the CWA mandatory effluent limitations, standards and prohibitions; and even if the Administrator of the USEPA and the State governor are operating in violation of the CWA, the VIOLATOR(s) is still subject to compliance with the law; nor can it excuse the VIOLATOR(s) for committing unlawful acts in violation of the law to cause harm to others; and such negligent acts justify damages for harm to the Real Parties in Interest, and such goes directly to VIOLATOR(s)' lack of jurisdiction and standing to be before the court for "unclean hands."

Conclusion. The VIOLATOR(s), having been given opportunity, has failed to dispute the ADJUDICATED facts herein, or to provide evidence to the contrary. In this matter 'Qui non negat fatetur' applies, "he who does not deny, admits" [cf. Blacks Law, 4th Addition]; Silence in the face of evil is itself evil; God will not hold us guiltless. Not to speak is to speak, and not to act is to act (Dietrich Bonhoeffer); and failure for VIOLATOR(s) to rebut each claim of Claimant(s) constitutes VIOLATOR(s)' tacit acquiescence, the VIOLATOR(s)' agreement through silence that all declarations made against him/her were in fact truth.

Accordingly, the State Court DECREES as to the following:

The JUDGMENT shall be entered in the favor of the Claimant(s); The Order for Writ of Execution and Writ of Execution on Property shall issue at once. A \$1,000,000.00 Private Bond shall be posted by IN GOD WE TRUST or one of its Trustees or Authorized Representative to cover all costs incurred by the State while administering enforcement of this Judgment.

TO ALL PRESENTS, let the record show that the VIOLATOR(s) has been convicted of operating sources of unlawful toxic pollutant discharges in violation of "effluent standards and limitations" mandated to be complied with pursuant to Public Law 92-500 Federal Water Pollution Control Act Amendment of 1972, Sec. 2, ("Clean Water Act"). International law and the Law of Nations define such acts as crimes of war and crimes committed against humanity under Lieber Code, Articles 16 & 70. The 7th Commandment of God states "Thou shalt not murder." The United States is the VIOLATOR(s)' Principle and person liable.

The Public Laws confirm the VIOLATOR(s) has at all times previous, since July 1, 1973, been subject to compliance requirements of state/federal/national and international "public health" laws; and record shows the VIOLATOR(s) has been given sufficient notice and opportunity of due process, and has failed to seize the opportunity provided by the people to settle the matter, or alternatively, answer the claim in opposition and provide evidence of his/her compliance. The evidence shows that the VIOLATOR(s) failed to dispute VERIFIED facts of the Claimant(s)' declaration. VIOLATOR(s)' choice to not speak upon given opportunity is construed by this Tribunal of State Commissioned Officers as VIOLATOR(s)' admission-of-guilt by non-compliance. The United States is the Principle and *person liable* for the harm caused; and responsible for the damages.

Further, the evidence shows that the VIOLATOR(s)' failure to rebut the declaration of truth; or, alternatively, take lawful action to personally settle this claim with the Claimant(s) shall be construed as his/her *tacit acquiescence*, VIOLATOR(s)' agreement through silence that all declarations of the Claimant(s) are in-fact-truth that VIOLATOR(s) is either an owner or an operator of a source unlawfully employing a toxic discharge into a point source that is subject to effluent standards and limitations, absent VIOLATOR(s)' compliance with effluent standards and limitation defined in section 306 [33USC1316] or compliance with prohibition and pretreatment limitations defined in section 307(a) [33USC1317(a)].

The evidence confirmed that the VIOLATOR(s) is an owner or operator who has employed a number of chemical and biological weapons of mass destruction. The evidence confirmed VIOLATOR(s) and his/her organizations [cf. as defined under 33USC1319(c)(3)(B)(iii)] have conspired in collusion to commit these acts of harm that are confirmed to have been done in the nature of genocide against all American citizens living in all nation-States on America, and continuing since July 1, 1973."

Accordingly, it is ORDERED on this 23rd day of May, in the year of our Lord, 2014 :

- The Claim for Damages is Awarded to Claimant(s) on the above defined matter in the amount of \$ (Clerk to calculate) plus Court and Counsel Costs. It is ORDERED the Writ of Execution and Bill of Particulars be carried out and enforced.
- Clerk shall re-calculate total damages due from the 1st day the point-source CWA violations commenced, to date.
- Clerk shall calculate total damages due for commercial point source violations pursuant to class and category of source.
- The Clerk shall proceed to administer the VIOLATOR(s)' ESTATE Trust to offset Claimant(s)' total damage claim Award; to include what the Court chooses to additionally ORDER below. The United States [Treasury] is the principle liable party.
- The VIOLATOR(s) is permanently INJUNCTED from committing any further TRESPASS upon Rights of Claimant(s) *et. al.*
- The Deputy Sheriffs shall immediately enforce the Writ of Execution and Writ of Execution of Property.
- The WARDEN of the PRISON or WARD is ORDERED to IMMEDIATELY RELEASE/RESTORE the living soul herein defined.
- A WARRANT shall issue for arrest and detention pursuant to ___ FAILURE TO APPEAR; or X under this JUDGMENT.
- INDICTMENT(s) shall be enforced, and the VIOLATOR(s) sentenced for their CRIMINAL acts as under 33USC1319(c) .
- The Court additionally Orders: The Claims (warrants) in Prosecution Perfected 5-22-12 is ORDERED to be settled.
- An ENVIRONMENTAL CITATION *shall be* served upon any person who fails to record, recognize or enforce this ORDER.

The State Environmental Court does further ORDER; ADJUDICATE and DECREE as to the following:

1. The Clerk of the environmental court shall deliver the above defined Orders and Writs to the County Clerk to be recorded for perpetuity into the County record; and receive a *certified copy* in return from County Clerk.
2. The County Clerk shall *Certify* and return a copy of this Judgment to the Clerk of the environmental court; and to the County Coroner and Deputies and all others authorized having a duty to enforce this ORDER.
3. All County enforcement agents/employees shall henceforth recognize and immediately act to carry out the ORDERS of the International Common Law Court of Justice, the State environmental court for the people.
4. All County sheriffs of the above defined State shall :
 - 1) act to enforce the ORDERS upon VIOLATOR(s) residing within the Sheriffs' respective County jurisdictions;
 - 2) join with sheriffs of other Counties and States as necessary to execute this ORDER against the environmental terrorist(s) in the interest of the public's health and welfare.
5. There is no jurisdictional limitation for violations of environmental law; or when taking action to administer enforcement of it. The Law provides that an act of [environmental] terrorism is a single-jurisdiction crime that is subject to no enforcement boundaries. Execute ORDER [inter]nationally.

The Court.

Witnesseth our hand and seal on this 23rd day of May in the year of our Lord, 2014.

1st Jurat (Commissioned State Officer in Good Standing):

Subscribed and affirmed before me Cliffy Lynn Hughes on this 23rd day of May, 2014, by Sandra Karen Dawson who proved to me on the basis of satisfactory evidence to be the living man/woman, an American national and Clerk of this State Environmental Court who appeared before me.

CLIFFY LYNN HUGHES
 Notary Public - Notary Seal
 State of Missouri
 Commissioned for Greene County
 My Commission Expires: October 03, 2014
 Commission Number: 10916793

WITNESS my hand and official seal.

Cliffy Lynn Hughes

Seal of the Court



Clerk of the Court

By: Sandra Karen Dawson

Officer of the Court:

Wynette Marie

Officer of the Court:

Walter Dahn

Seal of the Clerk



Judgment and Orders to be enforced in:

Santa Barbara County)
California State)

The American People, *de Jure*, PREVAILING PARTY.

Against

DUDLEY, JOYCE, a person, and

DANDONA, JEAN M., a person.

ADDRESS: 118 E Figueroa St, Santa Barbara, CA 93101

VIOLATOR(s).

State Environmental Court of Justice

Received by County Clerk: _____

File Received Stamp with Date

The national government is *res exempta*

I, the below defined Deputy sheriff, hereby Certify and Return that I have carried out the Order and Order to carry out the Writ of Execution and Writ of Execution of Property upon VIOLATOR(s) named. Service report attached.

Signature of Deputy sheriff: _____ Badge No. _____

The State Environmental Court does further ORDER; ADJUDICATE and DECREE as to the following:

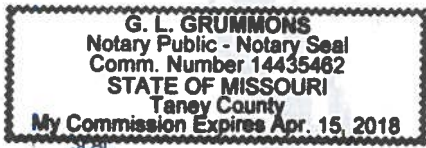
1. The Clerk of the environmental court shall deliver the above defined Orders and Writs to the County Clerk to be recorded for perpetuity into the County record; and receive a *certified* copy in return from County Clerk.
2. The County Clerk shall *Certify* and return a copy of this Judgment to the Clerk of the environmental court; and to the County Coroner and Deputies and all others authorized having a duty to enforce this ORDER.
3. All County enforcement agents/employees shall henceforth recognize and immediately act to carry out the ORDERS of the International Common Law Court of Justice, the State environmental court for the people.
4. All County sheriffs of the above defined State shall :
 - 1) act to enforce the ORDERS upon VIOLATOR(s) residing within the Sheriffs' respective County jurisdictions;
 - 2) join with sheriffs of other Counties and States as necessary to execute this ORDER against the environmental terrorist(s) in the interest of the public's health and welfare.
5. There is no jurisdictional limitation for violations of environmental law; or when taking action to administer enforcement of it. The Law provides that an act of [environmental] terrorism is a single-jurisdiction crime that is subject to no enforcement boundaries. Execute ORDER [inter]nationally.

The Court.

Witnesseth our hand and seal on this 23rd day of May in the year of our Lord, 2014.

2nd Jurat (Commissioned State Officer in Good Standing):

Subscribed and affirmed before me G. L. GRUMMONS, on this 23 day of May, 2014, by Sandra Karen Dawson who proved to me on the basis of satisfactory evidence to be the living man/woman, an American national and Clerk of this State Environmental Court who appeared before me.



WITNESS my hand and official seal.

[Handwritten signature of G. L. Grummons]

G. L. GRUMMONS
Clerk of the Court

Seal of the Court



Seal of the Clerk

By Sandra Karen Dawson

Officer of the Court:

[Handwritten signature: Lynnette Marie]

Officer of the Court:

[Handwritten signature: Walter Dulin]



Judgment and Orders to be enforced in:

Santa Barbara County)
California State)

The American People, de Jure, PREVAILING PARTY.

Against

DUDLEY, JOYCE, a person, and

DANDONA, JEAN M., a person.

ADDRESS: 118 E Figueroa St, Santa Barbara, CA 93101

VIOLATOR(s).

Received by County Clerk: _____

[Faint text: File Received Stamp with Date]

[Faint text: The national government is fee exempt.]

I, the below defined Deputy sheriff, hereby Certify and Return that I have carried out the Order and Order to carry out the Writ of Execution and Writ of Execution of Property upon VIOLATOR(s) named. Service report attached.

Signature of Deputy sheriff: _____ Badge No. _____

The State Environmental Court does further ORDER; ADJUDICATE and DECREE as to the following:

1. The Clerk of the environmental court shall deliver the above defined Orders and Writs to the County Clerk to be recorded for perpetuity into the County record; and receive a *certified* copy in return from County Clerk.
2. The County Clerk shall *Certify* and return a copy of this Judgment to the Clerk of the environmental court; and to the County Coroner and Deputies and all others authorized having a duty to enforce this ORDER.
3. All County enforcement agents/employees shall henceforth recognize and immediately act to carry out the ORDERS of the International Common Law Court of Justice, the State environmental court for the people.
4. All County sheriffs of the above defined State shall :
 - 1) act to enforce the ORDERS upon VIOLATOR(s) residing within the Sheriffs' respective County jurisdictions;
 - 2) join with sheriffs of other Counties and States as necessary to execute this ORDER against the environmental terrorist(s) in the interest of the public's health and welfare.
5. There is no jurisdictional limitation for violations of environmental law; or when taking action to administer enforcement of it. The Law provides that an act of [environmental] terrorism is a single-jurisdiction crime that is subject to no enforcement boundaries. Execute ORDER [inter]nationally.

The Court.

Witnesseth our hand and seal on this 23rd day of May in the year of our Lord, 2014.

3rd Jurat (Commissioned State Officer in Good Standing):

Subscribed and affirmed before me Chancy A Pinson on this 23 day of May, 2014, by Sandra Karen Dawson who proved to me on the basis of satisfactory evidence to be the living man/woman, an American national and Clerk of this State Environmental Court who appeared before me.



CHANCY A. PINSON
My Commission Expires
November 26, 2017
Taney County
Commission #13552178

WITNESS my hand and official seal.

Chancy A Pinson

RTFR

Seal of the Court



Clerk of the Court

By: Sandra Karen Dawson

Seal of the Clerk



International witness: Lynette Marie

International witness: Walter Dulan

Judgment and Orders to be enforced in:

Santa Barbara County)
California State)

The American People, de Jure, PREVAILING PARTY.

Against

DUDLEY, JOYCE, a person, and

DANDONA, JEAN M., a person.

ADDRESS: 118 E Figueroa St, Santa Barbara, CA 93101

VIOLATOR(s).

Received by County Clerk: _____

File Received Stamp with Date

The national government is fee exempt!

I, the below defined Deputy sheriff, hereby Certify and Return that I have carried out the Order and Order to carry out the Writ of Execution and Writ of Execution of Property upon VIOLATOR(s) named. My service report is hereto attached.

Signature of Deputy sheriff: _____ Badge No. _____