

**COPY**

**S194708**

**IN THE SUPREME COURT  
OF THE STATE OF CALIFORNIA**

SUPREME COURT  
FILED

DEC 15 2011

**SIERRA CLUB,**

*Petitioner*

Frederick K. Chirish Clerk  
Deputy

vs.

**SUPERIOR COURT OF THE STATE OF CALIFORNIA,  
COUNTY OF ORANGE,**

*Respondent.*

**COUNTY OF ORANGE,**

*Real Party in Interest.*

After A Decision By The Court Of Appeal  
Fourth Appellate District, Division Three, Case No. G044138  
(195 Cal.App.4th 1537, 125 Cal.Rptr.3d 913)  
Denying A Petition for An Extraordinary Writ To The Superior Court  
For the County of Orange, Case No. 30-2009-00121878  
Honorable James J. Di Cesare, Judge

**REAL PARTY IN INTEREST'S REQUEST FOR JUDICIAL  
NOTICE; SUPPORTING MEMORANDUM AND  
DECLARATION OF MARK D. SERVINO**

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Attorneys for Real Party In Interest  
County of Orange

## MOTION FOR JUDICIAL NOTICE

Real party in interest County of Orange respectfully requests that this Court take judicial notice of the following documents attached hereto as Exhibits 1 and 2, respectively:

1. California Assembly Bill No. 1293 (1997-1998 Reg. Sess.) as enrolled Sept. 11, 1997. This bill is judicially noticeable under Evidence Code section 452(c) and (h).

2. Orange County Resolution No. 11-196 dated December 13, 2011. This bill is judicially noticeable under Evidence Code section 452(b), (h).

This motion for Judicial Notice is based on the Memorandum of Points and Authorities and Declaration of Mark D. Servino that follow.

Dated: December 14, 2011

NICHOLAS S. CHRISOS,  
COUNTY COUNSEL  
MARK D. SERVINO, DEPUTY  
REBECCA S. LEEDS, DEPUTY

By: 

Mark D. Servino, Deputy  
Attorneys for Real Party In Interest  
County of Orange

## MEMORANDUM OF POINTS AND AUTHORITIES

Evidence Code section 452(c) states that judicial notice may be taken of “[o]fficial acts of the legislative, executive, and judicial departments of the United States and of any state of the United States.” Subdivision (b) allows for judicial notice of “[r]egulations and legislative enactments issued by or under the authority of the United States or any public entity in the United States.” Subdivision (h) allows for judicial notice of “[f]acts and propositions that are not reasonably subject to dispute and are capable of immediate and accurate determination by resort to sources of reasonably indisputable accuracy.” The two documents attached to this Motion are both properly subject to judicial notice and each is relevant to an issue in this case.

*First*, the legislative history of Assembly Bill 1293 (1997-1998 Reg. Sess.) as enrolled Sept. 11, 1997 is relevant to respond to Petitioner the Sierra Club’s contention that the introduction of Assembly Bill 1978 in 2008, which failed to reach the chamber floor, suggests that the Legislature acquiesced in their proposed interpretation of Government Code section 6254.9. (OB, pp. 49-50.) The Legislature’s passage of Assembly Bill No. 1293 in 1997 demonstrates that the Legislature understood that public agencies charged fees to recoup “the cost from compilation and maintenance of the [GIS] data bases.” (Assem. Bill No. 1293 (1997-1998 Reg. Sess.) § 1, subd. (m).) The bill was vetoed by the Governor. (See *City of Richmond v. Commission on State Mandates* (1998) 64 Cal.App.4th 1190, 1199 [court took judicial notice of an earlier bill on the same subject matter that was vetoed].) Assembly Bill 1293 was previously judicially noticed in the Court of Appeal by Amici Curiae League of California Cities and California State Association of Counties and the Court of Appeal

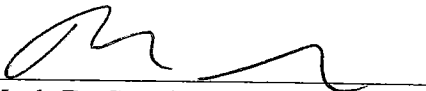
granted their motion for judicial notice. (Slip Op., p. 4, fn. 3.) This bill is judicially noticeable under Evidence Code section 452(c) and (h).

*Second*, Orange County Resolution No. 11-196 was adopted on December 13, 2011 and it represents a reduction and simplification of the applicable licensing fees for the OC Landbase in a GIS file format. Resolution No. 11-196 replaces the Resolution No. 03-293, which was the OC Landbase fee resolution that was in effect immediately prior to and during the litigation. Resolution No. 11-196 is relevant to correct the Sierra Club's statements regarding the amount of the fees that are charged by the County to license the OC Landbase in a GIS file format. (OB, p. 10.) This bill is judicially noticeable under Evidence Code section 452(b) and (h). (*O'Keefe v. Atascadero County Sanitation Dist.* (1971) 21 Cal.App.3d 719, 728 [County resolution "is a matter of which a court may take judicial notice."].)

Based on the foregoing, the County requests that this Court take judicial notice of California Assembly Bill No. 1293 (1997-1998 Reg. Sess.) as enrolled Sept. 11, 1997 and Orange County Resolution No. 11-196.

Dated: December 14, 2011

NICHOLAS S. CHRISOS,  
COUNTY COUNSEL  
MARK D. SERVINO, DEPUTY  
REBECCA S. LEEDS, DEPUTY

By:   
Mark D. Servino, Deputy  
Attorneys for Real Party In Interest  
County of Orange

## DECLARATION OF MARK D. SERVINO

I, Mark D. Servino, declare as follows:

1. I am an attorney licensed to practice before the Courts of the State of California. I am a Senior Deputy County Counsel with Office of the County Counsel for the County of Orange, counsel of record for Real Party In Interest County of Orange. I have personal knowledge of the facts stated herein, and could and would testify competently thereto under oath.

2. Exhibit 1 is true and correct copy of California Assembly Bill 1293 (1997-1998 Reg. Sess.) as enrolled Sept. 11, 1997.

3. Exhibit 2 is true and correct copy of Orange County Resolution No. 11-196, which was adopted by the Orange Board of Supervisors on December 13, 2011.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Executed this 14th day of December, 2011, in Santa Ana, California.

By



Mark D. Servino

**Assembly Bill No. 1293**

Passed the Assembly September 11, 1997

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*Chief Clerk of the Assembly*

Passed the Senate September 9, 1997

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*Secretary of the Senate*

This bill was received by the Governor this \_\_\_ day  
of \_\_\_\_\_, 1997, at \_\_\_ o'clock \_\_M.

---

*Private Secretary of the Governor*

## CHAPTER \_\_\_\_\_

An act to add Chapter 4.5 (commencing with Section 8301) to Division 1 of Title 2 of the Government Code, relating to information systems.

## LEGISLATIVE COUNSEL'S DIGEST

AB 1293, Bowen. Geographic information systems.

Existing law requires or authorizes state and local agencies to compile, maintain, and disseminate data for various purposes, and to develop electronic information systems for those purposes.

Existing law sets forth the duties of the Resources Agency in the development and oversight of various environmental programs in the state.

This bill would enact the Strategic Geographic Information Investment Act of 1997. It would require the Resources Agency to create a Geographic Information Systems Panel, with a described membership, and with specified duties. It would require the agency, in consultation with the panel, to administer grants under the Geographic Information Grant Program for the development of new, and maintenance of, framework data bases for geographic information systems, and to maintain a registry of projects in which it participates under the program. It would establish the Geographic Information Grant Fund in the State Treasury for the purpose of funding the grant program, and provide that moneys in the fund shall be subject to appropriation in the annual Budget Act.

This bill would declare the intent of the Legislature that funding for its provisions be provided through the annual Budget Act.

*The people of the State of California do enact as follows:*

SECTION 1. The Legislature finds and declares all of the following:



(a) Quality information is essential to maintain the health, safety, and welfare of the people of California and California's economy and environment, and it is the responsibility of state government to ensure that crucial information is available for effective operation of the public sector.

(b) The lack of quality information leads to poor decisions by public and private organizations.

(c) Crime prevention, property management, energy resources planning and service delivery, land planning, risk assessment, economic development, emergency response, pollution control, education, delivery of human and social services, transportation management, natural resources management, and environmental decisionmaking are all functions of the public and private sectors that require large amounts of high quality and available information. This information can be indexed by its geographic location, and, through the use of geographic information systems, can be retrieved rapidly and effectively.

(d) Computers and electronic data bases proliferate throughout government, and automated mapping and geographic information systems are the fastest growing areas for information technology.

(e) Data are often collected and data bases designed for isolated reasons, and seldom with consideration for the needs and requirements of those outside the sponsoring organization. California cannot afford data fragmentation. A new direction must focus on coordinated actions and better allocation of existing financial resources at all levels of government.

(f) The capture of geographic information is expensive, and public and private organizations must be encouraged to work together to create shared geographic information data bases, thus avoiding redundancy and duplication.

(g) The update and maintenance of existing geographic information system data bases is an effort that is critical to the effective use and preservation of the resources invested in geographic information systems.



(h) Geographic information is heavily relied upon and critical to agencies, public utilities, educational institutions, and private organizations, and provides the foundation for assessment and planning of services and actions.

(i) The flow of information between public organizations and the citizenry must be unfettered in order for public organizations to respond rapidly and successfully to the health, safety, and welfare concerns of the people of California.

(j) Increased electronic access to the public's information systems will enhance the delivery of public services and the availability of information.

(k) California must implement a comprehensive strategy for the development, funding, and coordinated use of geographic information to successfully serve its citizens and to compete in the new international economic system.

(l) Automated mapping and geographic information systems offer great value to the public.

(m) Because of the high cost of creating and maintaining geographic information data bases, many public agencies are seeking greater authority to sell the data. Public agency policies for pricing the data range from covering the cost of data duplication, to recouping the costs from compilation and maintenance of the data bases. These policies impede and discourage the sharing of data among public agencies with overlapping geographic jurisdictions and interests. They also threaten to thwart the public's right to open and unfettered access to the government's decisionmaking information.

(n) It is the intent of the Legislature in enacting this act to redress these problems and take better advantage of opportunities described in this act. It is the further intent of the Legislature to provide an alternative source of funds for public agencies to create and maintain geographic information data bases without having to sell the public data. Finally, it is the intent of the Legislature that the Resources Agency coordinate open exchange of geographic information among public agencies by



establishing compatible standards for framework information and serving as a clearinghouse for access to data.

SEC. 2. Chapter 4.5 (commencing with Section 8301) is added to Division 1 of Title 2 of the Government Code, to read:

CHAPTER 4.5. STRATEGIC GEOGRAPHIC INFORMATION  
INVESTMENT ACT OF 1997

8301. This chapter shall be known and may be cited as the Strategic Geographic Information Investment Act of 1997.

8302. For the purposes of this chapter, the following definitions shall apply:

(a) "Agency" means the Resources Agency.

(b) "Data base" means records or groups of records, stored electronically, that can be retrieved by a computer.

(c) "Framework data base" means any categories of geographic information and their attributes that provide a foundation for collection and analysis of other data. A characteristic of framework data is that it serves multipurpose and multiple users with the same data.

(d) "Geographic information" means any physical, legal, economic, environmental, biological, or human information related by some indicator of geographic location. Geographic information includes, but is not limited to, information relating to topography, soil, geology, vegetation, land cover, land use, land use controls and restrictions, wildlife, land ownership, jurisdictional boundaries, administrative zones, tax assessment, land value, geodetic control, aerial photography, planimetric data, satellite imagery, historic and prehistoric sites, and economic projections.

(e) "Geographic information records" means maps, documents, computer files, data bases, and other information storage media in which geographic information is recorded.

(f) "Geographic information system" means an organized collection of computer hardware, software, geographic information, and personnel designed to efficiently capture, store, update, manipulate, analyze, and display all forms of geographically referenced information.

8303. (a) The Resources Agency shall implement this chapter.

(b) The agency shall create a Geographic Information Systems Panel consisting of members, each with one vote, who shall advise the agency on policies to carry out this chapter and make recommendations on the awarding of grants. The panel shall include, in its membership, a representative of a regional planning agency, a county employee active in the management of geographic information systems, a municipal employee active in the management of geographic information systems, a representative of professional surveyors, a representative of professional engineers, representatives of elementary and higher education, representatives from state and federal agencies active in the management of geographic information systems, and other groups that the agency believes will help foster its goals and objectives.

(c) Each member of the panel shall represent the state at large and not any particular geographic region or special interest thereof.

(d) The terms of office of the appointed members of the panel shall be for four years, except that the members first appointed to the panel shall classify themselves by lot so that the term of two or three members, as the case may be, shall expire at the end of each of the four years following the initial appointments to the panel.

(e) Any vacancy shall be filled by the Secretary of the Resources Agency within 30 days of the date on which a vacancy for the unexpired portion of the term occurs or for any new term of office. If the Secretary of the Resources Agency fails to make an appointment for any vacancy within that period, the panel may, by a majority vote of all members, make the appointment to fill the vacancy for the unexpired portion of the term.



(f) Every two years, the panel shall elect a chairperson and a vice chairperson from the membership of the panel. The term of office for the chairperson and vice chairperson shall be two years. If a vacancy occurs in either office, the panel shall fill the vacancy for the unexpired term.

(g) Members shall be entitled to reimbursement of travel expenses and per diem pursuant to rules set forth by the Department of Personnel Administration.

(h) A majority of the voting members of the panel shall constitute a quorum for the transaction of business of the panel. A majority vote of the voting members present shall be required to take action with respect to any matter unless otherwise specified in this chapter. The vote of each member shall be individually recorded.

(i) The panel shall adopt its own rules and procedures necessary for its organization and operation. Any rule, procedure, plan, or other record of the panel that constitutes a public record pursuant to subdivision (d) of Section 6252 shall be available for inspection and copying during regular office hours.

(j) The agency, on behalf of the panel, may apply for and accept federal grants or other federal funds and receive gifts, donations, rents, royalties, state funds derived from bond sales, the proceeds of taxes or funds from other state revenue sources or any other financial support available from public or private sources.

(k) The agency, on behalf of the panel, may expend no more than 10 percent of the moneys in the grant fund appropriated annually by the Legislature for the operations of the panel.

8304. The panel shall perform the following functions:

(a) Direct and supervise the geographic information grant program for the state.

(b) Collect, maintain, and disseminate information regarding the availability and development of geographic information and geographic information products and serve as the state clearinghouse for access to geographic information.

(c) Administer and monitor the Geographic Information Grant Program established pursuant to Section 8306. The panel shall set eligibility requirements, competitive selection criteria, and performance monitoring criteria for grants.

(d) Define framework geographic data bases and the minimum level of attribution for the framework data bases that are eligible for grants from the geographic information grant program.

(e) Ensure and certify that data developed and maintained through the grant program conform to framework standards and integrates with other framework data. The panel shall ensure that a consistent set of standards applies to all framework data bases developed and maintained through the grant program.

8305. (a) There is in the State Treasury the Geographic Information Grant Fund. All moneys appropriated or transferred by the Legislature to, or received from any other source by, the agency or the panel for purposes of subdivision (b), shall be deposited in the fund.

(b) Moneys in the fund shall be used for fostering programs and activities to create and improve geographic information, including, but not limited to, the Geographic Information Grant Program and the activities of the panel.

(c) Moneys in the fund shall be subject to appropriation in the annual Budget Act.

8306. (a) The agency shall establish the Geographic Information Grant Program, to administer, in consultation with the panel, grants from the Geographic Information Grant Fund as follows:

(1) Development of new, and maintenance of, framework data bases for geographic information systems shall be the only purposes for which grants may be made.

(2) The panel shall give preference to grant applications that do not duplicate existing framework data bases.

(3) The grant program shall be open to all public agencies and private organizations located in California.



(4) Grants shall be made to partnerships, to include at least one public agency. The partnership shall demonstrate in its application that each partner shares responsibility for development and maintenance of the geographic information and that each partner uses and participates materially in the geographic information developed or maintained.

(5) The maximum dollar amount for a grant shall be determined annually by the panel.

(6) The panel may require all grants to have a matching requirement. The panel shall develop criteria for determining the levels of a matching requirement for any application. The panel may permit a matching requirement be met through the provision of goods and services by an applicant.

(7) The panel shall require that any recipient of a grant make data developed or maintained with grant funds available to disclosure under the California Public Records Act (Chapter 3.5 (commencing with Section 6250) of Division 7) and require that the electronic data shall be placed in the public domain free of any restriction on use or copy.

(b) In administering the grant program, the panel shall promote, facilitate, and coordinate liaison among municipal, county, regional, state, and federal agencies as well as utilities and private companies involved with the creation and maintenance of geographic information.

(c) Notwithstanding Section 7550.5, the agency shall report annually to the Legislature on the status of the grant program, the success of the program in achieving the development of framework data bases, and the status and success of each grant.

8307. The agency shall create a geographic information systems registry listing all geographic information systems projects in which the agency participates pursuant to this chapter.

8308. (a) It is the intent of the Legislature that the funding for this chapter be provided through the annual Budget Act.

(b) State funding provided pursuant to this chapter shall only be used to fund projects in which a state agency is a participating partner, as described in paragraph (4) of subdivision (a) of Section 8306.



Approved \_\_\_\_\_, 1997

\_\_\_\_\_  
*Governor*





RESOLUTION OF THE BOARD OF SUPERVISORS  
OF THE COUNTY OF ORANGE

December 13, 2011

WHEREAS, the County of Orange, by and through its OC Public Works department has developed a geographic information system (OC Landbase) covering the entire County of Orange, which integrates cadastral, street, precinct, terrain, zip code, and political boundary data; and

WHEREAS, the OC Landbase is maintained in a GIS file format, which allows the geographic data stored in the OC Landbase to be analyzed, viewed, and managed with GIS software; and

WHEREAS, on September 9, 2003, the Board of Supervisors adopted Resolution No. 03-293, setting forth fees for the licensing of the OC Landbase to the public in a GIS file format; and

WHEREAS, the cost to maintain the OC Landbase has been \$5,044,151 dollars since fiscal year 2004-05, for an average annual cost of \$720,593 dollars; and

WHEREAS, the County has collected fees totaling \$1,165,836 dollars, since fiscal year 2004-05, which yields an average annual revenue of \$166,548 dollars; and

WHEREAS, the County wishes to recover a reasonable portion of the costs associated with the development, annual maintenance, and dissemination of the OC Landbase from those entities wishing to obtain the OC Landbase in a GIS file format to reduce the cost burden on other County funds; and

WHEREAS, reducing reliance on other County funds provides the County with more resources to develop, maintain, and upgrade the OC Landbase for the benefit of both County residents and those entities who wish to license the OC Landbase; and

WHEREAS, Government Code Section 6254.9 permits the County to sell, lease, or license a computer mapping system such as the OC Landbase for commercial or non-commercial use; and

WHEREAS, the County wishes to expand public access to the OC Landbase by reducing the costs of licensing the OC Landbase; and

WHEREAS, the County has conducted a survey of jurisdictions that charge licensing fees for geographic data in GIS file format similar to the OC Landbase and has concluded that the fees that are being approved by this Board are lower than the average of the jurisdictions that have been surveyed; and

WHEREAS, the fees being approved by this Board will not exceed the reasonable cost of providing the products or services for which they are levied and are not levied for general revenue purposes; and

Resolution No. 11-196, Item No. 37  
OC Landbase Licensing and Fee Structure

WHEREAS, the charges being approved by your Board do not exceed the costs of providing the government services or products for which the fees are being charged and do not exceed the reasonable costs to the County of providing the service or product.

NOW, THEREFORE, THE BOARD OF SUPERVISORS OF THE COUNTY OF ORANGE DOES HEREBY RESOLVE, ORDER, AND DETERMINE AS FOLLOWS:

SECTION 1. Each of the above recitals is true and correct and is adopted by the Board of Supervisors.

SECTION 2. This Board adopts the revised OC Landbase Fee Schedule, attached hereto as Exhibit A, to be effective thirty days from the date of approval of this Resolution.

SECTION 3. The Board hereby finds that the approved fees are statutorily exempt from the provisions of CEQA pursuant to Section 15273(a) are associated with an activity that is not a project as defined by CEQA pursuant to Section 15378 (b)(2) of the CEQA Guidelines.

SECTION 4. The Board finds that these fees satisfy the requirements set forth in Section 1 of Article XIII C, subdivision (e)(2) and (4), of the California Constitution and are therefore exempt from the definition of tax as used in that section.

**EXHIBIT A**

**OC Landbase Fees**

<b>Proposed OC Landbase Fees</b>			
<b>Type of License</b>	<b>Fee</b>	<b>Payable</b>	<b>Agreement</b>
<b>Individual Use – Perpetual</b>	\$1,000	One-time	End-User License
<b>Municipality/District/Utility Use – Perpetual</b>	\$2,000	One-time	End-User License
<b>Publisher Use – Perpetual</b>	\$5,000	One-time	End-User License

<b>PERMITTED USES OF THE OC LANDBASE BY LICENSEE</b>	
<b>Individual Use License</b>	Individuals, non-profits or private sector businesses may use the OC Landbase solely for their internal-facing GIS applications for analysis and/or business applications. Under this license, the OC Landbase cannot be publicly displayed on the internet, downloaded, copied, or further distributed in any form to any other party.
<b>Municipality/District/Utility License</b>	Municipalities, districts, and utilities may use the OC Landbase solely in their GIS applications for analysis, business applications, and constituent viewing. Under this license, the OC Landbase cannot be downloaded, copied, or further distributed in any form to any other party.
<b>Publisher License</b>	A publisher license permits individuals, non-profit organizations/corporations, or private sector businesses to use the OC Landbase not only in their internal-facing GIS applications for analysis or business applications, but also includes as part of this license the ability to publish applications (including for-profit applications) on the Internet that include the OC Landbase. However, the OC Landbase cannot be made available, downloaded, copied, or further distributed in any form to any other party.

The foregoing was passed and adopted by the following vote of the Orange County Board of Supervisors, on December 13, 2011, to wit:

AYES: Supervisors: JOHN M. W. MOORLACH, BILL CAMPBELL, JANET NGUYEN  
SHAWN NELSON, PATRICIA BATES  
NOES: Supervisor(s):  
EXCUSED: Supervisor(s):  
ABSTAINED: Supervisor(s):

Bill Campbell  
CHAIRMAN

STATE OF CALIFORNIA )  
  )  
COUNTY OF ORANGE )

**I, DARLENE J. BLOOM, Clerk of the Board of Orange County, California, hereby certify that a copy of this document has been delivered to the Chairman of the Board and that the above and foregoing Resolution was duly and regularly adopted by the Orange County Board of Supervisors .**

**IN WITNESS WHEREOF, I have hereto set my hand and seal.**

Darlene J. Bloom  
DARLENE J. BLOOM  
Clerk of the Board  
County of Orange, State of California

Resolution No: 11-196  
Agenda Date: 12/13/2011  
Item No: 37



I certify that the foregoing is a true and correct copy of the Resolution adopted by the Board of Supervisors , Orange County, State of California

DARLENE J. BLOOM, Clerk of the Board of Supervisors  
By: [Signature]  
Deputy

## PROOF OF SERVICE

I do hereby declare that I am a citizen of the United States employed in the County of Orange, over 18 years old and that my business address is 333 West Santa Ana Boulevard, Suite 407, Santa Ana, California 92701. I am not a party to the within action.

On December 14, 2011 I served the foregoing

### **REAL PARTY IN INTEREST'S REQUEST FOR JUDICIAL NOTICE; SUPPORTING MEMORANDUM AND DECLARATION OF MARK D. SERVINO**

on all other parties to this action by placing a true copy of said document in a sealed envelope in the following manner:


(BY U.S. MAIL) I placed such envelope(s) addressed as shown below for collection and mailing at Santa Ana, California following our ordinary business practices. I am readily familiar with this office's practice for collecting and processing correspondence for mailing. On the same day that correspondence is placed for collection and mailing, it is deposited in the ordinary course of business with the United States Postal Service in a sealed envelope with postage fully prepaid.

(BY OVERNIGHT DELIVERY) I placed such envelope(s) addressed as shown below for collection and delivery with delivery fees paid or provided for in accordance with this office's practice. I am readily familiar with this office's practice for processing correspondence for delivery the following day by overnight delivery.

(BY FACSIMILE) I caused such document to be telefaxed to the addressee(s) and number(s) shown below, wherein such telefax is transmitted that same day in the ordinary course of business.

(BY PERSONAL SERVICE) I caused such envelope(s) to be hand-delivered to the addressee(s) shown below.

(STATE) I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

  
Eileen Blanton

(See Attached Service List)

*Sierra Club v. S.C. (County Of Orange)*  
CA Supreme Court Case No. S194708  
Court of Appeal, 4th Appellate District, Div. 3, Case No. G044138  
Orange County Superior Court Case No. 30-2009-00121878

**NAME AND ADDRESS TO WHOM SERVICE WAS MADE**

Sabrina D. Venskus, Esq.  
Dean Wallraff, Esq.  
Venskus & Associates, P.C.  
21 S California St Ste 204  
Ventura, CA 93001-2885

Counsel for Petitioner  
The Sierra Club

Orange County Superior Court  
Central Justice Center  
Clerk for the Hon. James J. Di Cesare,  
Dept. C18  
700 Civic Center Drive West  
Santa Ana, CA 92702-1994

Trial Court

Clerk, California Court Of Appeal  
Fourth District, Division Three  
PO Box 22055  
Santa Ana, CA 92702-2055

Court of Appeal