

For Immediate Release

Local contact:

Alasdair Coyne, Conservation Director, Keep Sespe Wild, 805-921-0618, sespecoyne@gmail.com

National contact:

Kitty Benzar, President, Western Slope No-Fee Coalition, 970-259-4616, wsnofee@gmail.com

Attorney contacts: Matt Kenna, 970-385-6941; René Voss, 415-446-9027

CALIFORNIA HIKERS SUE TO AXE ADVENTURE PASS



Los Padres National Forest

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The U.S. Forest Service’s “Adventure Pass” is being challenged in federal court by four southern California hikers. Under the Adventure Pass program, visitors are required to display a pass on their vehicle when they park on the Angeles, Cleveland, Los Padres, and San Bernardino National Forests, even when they do not use any developed facilities.

In a civil suit filed yesterday, Alasdair Coyne and Richard Fragosa, both of Ojai, John Karevoll of Running Springs, and Peter Wiechers of Kernville are asking the Los Angeles District Court for relief from having to pay a fee just to go for a hike in many popular parts of the four forests.

A similar fee on the Coronado National Forest in Arizona was struck down in February by the Ninth Circuit Court of Appeals in San Francisco. Writing for the unanimous three-judge panel, Judge Robert Gettleman said, “Everyone is entitled to enter national forests without paying a cent.” That decision is binding in nine western states, including California, but the Forest Service has not yet made

any changes to its Adventure Pass fee program, which is one of the largest in the nation.

“It should now be possible to go for a hike in your local forest without having to risk a ticket if you don’t pay an access fee,” says plaintiff Alasdair Coyne, Conservation Director of Keep Sespe Wild, a Los Padres watershed organization based in Ojai. “Eight months after the Arizona court ruling is quite enough time for the Forest Service to bring their other local fee programs into compliance. The Forest Service is not above the law.”

Recreation fees on federal land are governed by the 2004 Federal Lands Recreation Enhancement Act, or REA. Fees are authorized under the REA for use of campgrounds and day use sites that meet certain minimum requirements, but fees are prohibited for some activities, even where those requirements are met. The activities for which fees are prohibited include parking, passing through without use of facilities and services, camping in dispersed undeveloped areas, and general access.

The hikers challenging the Adventure Pass are represented by public interest attorneys Matt Kenna of Durango, Colorado, and René Voss of San Anselmo, California, with support from the Colorado-based Western Slope No-Fee Coalition.

“The 9th Circuit ruling is quite clear that forest visitors who don’t use developed facilities can’t be charged a fee,” said Coalition president Kitty Benzar. “Yet fee signage across southern California's four National Forests, as well as information on the Adventure Pass website, says you must pay just to park your car to access trails, rivers, lakes, and undeveloped backcountry. People are being intimidated into paying illegal fees under threat of federal prosecution. We are confident this lawsuit will put a stop to that.”

The Forest Service has 60 days in which to respond to the lawsuit.

Read the lawsuit filed October 23, 2012 at:

http://www.westernslopenofee.org/pdfuploads/01-Adv_Pass_RecFee_Complaint_10-23-2012_Signed.pdf