

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

ORIGINAL FILED
APR 24 2002
LOS ANGELES
SUPERIOR COURT

IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA
FOR THE COUNTY OF LOS ANGELES (CENTRAL DISTRICT)

PEOPLE OF THE STATE OF CALIFORNIA,
ex rel. Rockard J. Delgadillo as the
City Attorney for the City of Los Angeles,

Plaintiff,

vs.

CANOGA PARK ALABAMA,
an unincorporated association;
DOES 1 through 500, inclusive,

Defendants.

) Case No. BC 267153

) ~~PROPOSED~~
) JUDGMENT GRANTING
) PERMANENT INJUNCTION
) BY COURT AFTER DEFAULT

) Assigned for all purposes to the
) Honorable David Horowitz

) DATE: April 24, 2002
) TIME: 8:30 a.m.
) PLACE: Dep't 30
) 111 North Hill Street
) Los Angeles, CA 90012

) TRIAL DATE: Not Set
) CASE FILED: January 29, 2002

Plaintiff, the People of the State of California, *ex rel.* Rockard J. Delgadillo as the City Attorney for the City of Los Angeles, filed a complaint on January 29, 2002, seeking to abate a public nuisance through the use of what is commonly known as a "gang injunction," against defendant Canoga Park Alabama, an unincorporated association alleged to be a criminal street gang, in a "Safety Zone" (a map of which is included as page 4) bounded by an area, located in the City of Los Angeles, starting at Nordhoff Street and Topanga Canyon Boulevard, continuing east to DeSoto Avenue, south to Roscoe Boulevard, east past Winnetka Avenue to Oakdale Avenue, south to Lanark Avenue, west to Winnetka Avenue, south to Vanowen Street, west to Topanga Canyon

1 Boulevard, and then north to the starting point at Nordhoff Street, and extending 100 yards to the
2 outside of each of those boundary streets; plaintiff subsequently voluntarily dismissed without
3 prejudice all fictitious "Doe" defendants; default was duly entered against defendant Canoga Park
4 Alabama; after due consideration of all papers filed in this action, including the declarations,
5 requests for judicial notice, and other evidence submitted, plaintiff's memorandum of points and
6 authorities including *People ex rel. Gallo v. Acuna*, 14 Cal. 4th 1090, *cert. denied*, 521 U.S. 1121
7 (1997); *People v. Englebrecht*, 88 Cal. App. 4th 1236 (2001); and *In re Englebrecht*, 67 Cal. App.
8 4th 486 (1998), this Court finds by clear and convincing evidence that: (1) Canoga Park Alabama
9 a criminal street gang as defined in Penal Code section 186.22 (Street Terrorism Enforcement and
10 Prevention "STEP" Act) and is a gang as defined for the purpose of a gang abatement injunction in
11 *People v. Englebrecht*, 88 Cal. App. 4th 1236, 1258 (2001); and (2) the conduct and activities of
12 defendant Canoga Park Alabama and its members constitute a public nuisance in the Safety Zone;
13 and good cause appearing for entry of judgment,

14 **IT IS ORDERED, ADJUDGED AND DECREED** that:

15 1. Defendant Canoga Park Alabama, its members, agents, servants, employees, and all
16 persons acting under, in concert with, for the benefit of, at the direction of, or in association with
17 them or any of them, are enjoined and restrained from engaging in or performing directly or
18 indirectly, any of the following activities in the Safety Zone:

19 a. **Do Not Associate:** Standing, sitting, walking, driving, gathering or
20 appearing, anywhere in public view or anyplace accessible to the public, with any known member
21 Canoga Park Alabama including but not limited to those members identified on pages five and six
22 herein, but not including: (1) when all individuals are inside a school attending class or on school
23 business, and (2) when all individuals are inside a church; provided however that this prohibition
24 against associating shall apply to all claims of travel to or from any of those locations;

25 b. **No Intimidation:** Confronting, intimidating, annoying, harassing,
26 threatening, challenging, provoking, assaulting or battering any person known to be a witness to an
27 activity of Canoga Park Alabama, known to be a victim of any activity of Canoga Park Alabama,
28 known to be a person who has complained about any activity of Canoga Park Alabama;

1 c. **No Guns or Dangerous Weapons:** Anywhere in public view or anyplace
2 accessible to the public, (1) possessing any gun, ammunition, or illegal weapon as defined in Penal
3 Code section 12020, (2) knowingly remaining in the presence of anyone who is in possession of
4 such gun, ammunition or dangerous weapon, or (3) knowingly remaining in the presence of such
5 gun, ammunition or dangerous weapon;

6 d. **Stay Away From Drugs:** Without a prescription, (1) selling, possessing, or
7 using any controlled substance or related paraphernalia, including but not limited to rolling papers
8 and pipes used for illegal drug use, (2) knowingly remaining in the presence of anyone selling,
9 possessing, or using any controlled substance or such related paraphernalia, or (3) knowingly
10 remaining in the presence of any controlled substance or such related paraphernalia;

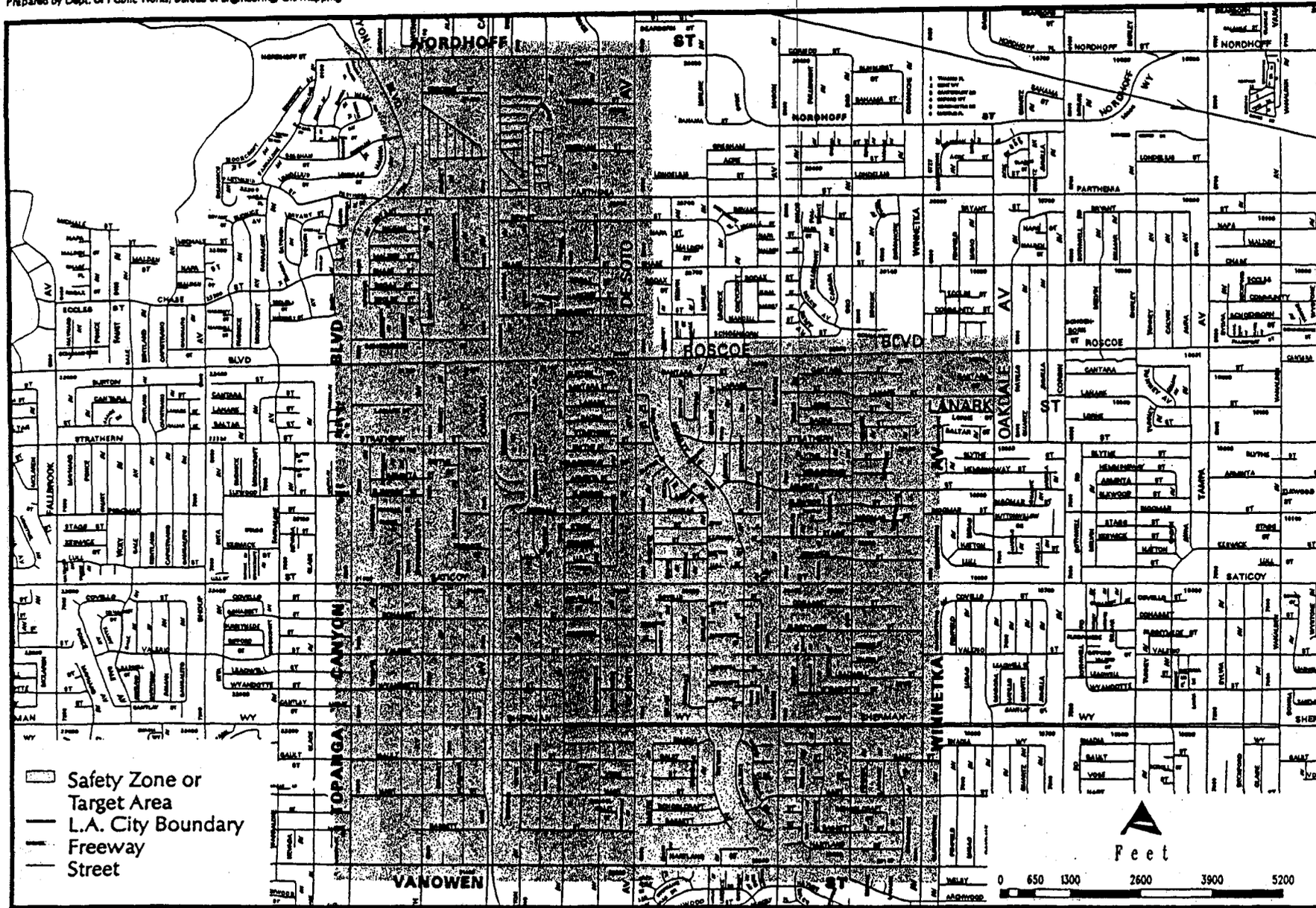
11 e. **Stay Away From Alcohol:** Anywhere in public view or anyplace accessibl
12 to the public, (1) possessing an open container of an alcoholic beverage, (2) knowingly remaining
13 the presence of anyone possessing an open container of an alcoholic beverage, or (3) knowingly
14 remaining in the presence of an open container of an alcoholic beverage;

15 f. **No Trespassing:** Being present on or in any property not open to the gener
16 public, except (1) with the prior written consent of the owner, owner's agent, or the person in lawf
17 possession of the property, or (2) in the presence of and with the voluntary consent of the owner,
18 owner's agent, or the person in lawful possession of the property;

19 g. **Obey Curfew:** Being outside between the hours of 10:00 p.m. on any day
20 and sunrise of the following day, unless (1) going to or from a legitimate meeting or entertainmen
21 activity, (2) actively engaged in some business, trade, profession or occupation which requires suc
22 presence, or (3) involved in a legitimate emergency situation that requires immediate attention;

23 h. **Obey All Laws:** Failing to obey all laws (1) which prohibit violence and
24 threatened violence including murder, rape, robbery by force or fear, assault and battery, (2) whicl
25 prohibit interference with the property rights of others including trespass, theft, driving or taking a
26 vehicle without the owner's consent, and vandalism, or (3) which prohibit the commission of acts
27 which create a nuisance including the illegal sale of controlled substances and blocking the sidewalk;

28 [text continued on page 7 after map and photos]



4



Safety Zone Map

Office of the City Attorney

City of Los Angeles

LA DPW
ENGINEERING
(Preserve) Developing the Future

VITALY B. TROYAN, P.E.
CITY ENGINEER

COPYRIGHT (C) 2008 Bureau of Engineering, City of Los Angeles
This map shall not be copied or reproduced, all or any part thereof,
without the distribution or resale, without the prior written permission
of the CITY ENGINEER.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

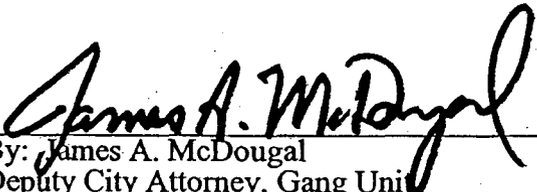
2. No Costs Plaintiff waived costs. Each party shall bear its own costs in this action.

DATED: APR 24 2002

/s/ DAVID A. HOROWITZ
Judge of the Superior Court
DAVID A. HOROWITZ

Submitted on March 27, 2002

ROCKARD J. DELGADILLO, Los Angeles City Attorney
Martin Vranicar, Ass't City Atty, Supervisor, Gang Unit
James A. McDougal, Deputy City Atty (140408)
Lisabeth Shiner, Deputy City Attorney (151792)
200 North Main Street, 1800 City Hall East
Los Angeles, California 90012 (213-847-0135)


By: James A. McDougal
Deputy City Attorney, Gang Unit

Attorneys for Plaintiff,
People of the State of California
doc 15609