

COPY

IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA  
SIXTH APPELLATE DISTRICT

CALIFORNIA HIGHWAY PATROL,

Petitioner,

v.

THE SUPERIOR COURT OF  
SANTA CRUZ COUNTY,

Respondent;

RICHARD J. QUIGLEY,

Real Party in Interest.

H029406  
(Santa Cruz County  
Super. Ct. Nos. 4SM21812,  
4WM023363, 4SM023894,  
4SM028271, 4SM044470)

Court of Appeal - Sixth App. Dist.

**FILED**

JAN 11 2007

MICHAEL J. YERLY, Clerk

By \_\_\_\_\_  
DEPUTY

BY THE COURT:

Respondent superior court is ordered to show cause before this court at a time and place to be specified by court order why a peremptory writ should not issue as requested in the petition for writ of mandate and/or prohibition.

Real party in interest may file a return in opposition to the writ on or before February 13, 2007. Real party in interest may choose to treat its preliminary opposition as the written return. If real party in interest does not do so and instead files a written return, petitioner may reply to the return within 20 days after it is filed in this court.

Any party desiring oral argument shall so inform this court in writing on or before February 13, 2007 by completing and returning to this court the attached "Request for Oral Argument" form.

(Rushing, P.J., Premo, J., and Duffy, J., participated in this decision.)

Dated JAN 11 2007 RUSHING, P.J. P.J.

IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA  
SIXTH APPELLATE DISTRICT

Wendy C. Lascher  
Lascher & Lascher  
605 Poli Street  
P O Box 5540  
Ventura, CA 93002-2285

RE: CALIFORNIA HIGHWAY PATROL,  
Petitioner,  
v.  
SUPERIOR COURT OF SANTA CRUZ COUNTY,  
Respondent;  
RICHARD J. QUIGLEY,  
Real Party in Interest.

H029406

Santa Cruz County No. 4SM21812, Santa Cruz County No. 4WM023363, Santa Cruz County No. 4SM023894, Santa Cruz County No. 4SM028271, Santa Cruz County No. 4SM044470

REQUEST FOR ORAL ARGUMENT

INSTRUCTIONS: Please complete this form, indicating whether or not you request oral argument, and return it with proof of service on opposing counsel to the Clerk's Office on or before the date indicated in the court's order which is attached hereto. Counsel may elect to present oral argument either by personal appearance or by telephone conference call. If opposing counsel requests oral argument and you fail to respond, the court will assume you will appear personally for oral argument. All oral argument is recorded. Check the appropriate lines below. In order to avoid unnecessary expenditure of court time in the determination of this action, counsel are requested to advise the court immediately if settlement negotiations are in progress or if any other action will be taken which might result in the request for dismissal of the proceeding.

\_\_\_\_\_ I request oral argument by: \_\_\_\_\_ telephone conference call. \_\_\_\_\_ personal appearance.

\_\_\_\_\_ I do not request oral argument; however, if oral argument is requested by any other party, I will appear by: \_\_\_\_\_ telephone conference call.

\_\_\_\_\_ I will not appear. \_\_\_\_\_ personal appearance.

Name of counsel presenting oral argument: \_\_\_\_\_

Representing: \_\_\_\_\_ Time Est.: \_\_\_\_\_  
(petitioner, real party in interest, etc.)

Telephone Conference Call No.: \_\_\_\_\_

\_\_\_\_\_  
Signature of Counsel