## Court upholds vehicle restrictions in Tahoe National Forest

By Denny Walsh, Sacramento Bee

A federal appeals court has ruled that the U.S. Forest Service was on solid legal ground when it put more than 90 percent of "user-created" miles off-limits to motorized vehicles in Tahoe National Forest.

The forest service's 2010 action generated disbelief and anger among off-highway vehicle owners, who sued the service's umbrella agency, the U.S. Department of Agriculture, as well as the service itself and three of its officials, alleging a variety of procedural defects arising out of an environmental impact analysis underpinning the dramatic mileage reduction.

A broad array of environmental advocacy organizations cheered the development and intervened on the side of the government in the lawsuit, filed in Sacramento federal court in 2012.

Read the whole story