

Wednesday, September 21, 2016

Ignorance of Federal Law is no excuse!

Re: The No Dakota Access Pipeline. Treason of Treaty agreement, Genocide

Dear Honorable Judge Mark J. Langer, Clerk

Notice to Agent is Notice to Principle. Notice to Principals is Notice to Agents; without Transfer of Federal Jurisdiction Fact of concern; DUNS Number of US corporate charter for the State of North Dakota - 098564300

United States of Army Corps of Engineers and the Dakota Access LLC. 1:16--cv-01534-JEB

UNITED STATES OF AMERICA APPEALS FILED 09-16-2016 DOCUMENT NUMBER #1636311

United Nation Secretary-General of the United Nations banking Moon, Ambassador & Raptours, United States Government - Chief of the Titetuwan Lakota. Nakota and Dakota. Fort Laramie Treaty 1851- 1868 this is an International treaty, no State judges can make a world decision on International Federal laws without a proper Federal writ of the 564 Federal tribal members not the Tribal Agency's

This International treaty includes North and South Native Americans regarding The Treaty of Guadalupe Hidalgo, En Stare Ppcept decicis Treatys Protection of Human rights.

David Archambault, Chairman of the Standing Rock Sioux Tribe, Not a Tribal chief of People, he is voted in to Tribal Office, Not by the choice of the people big difference

Revisiting Time

May 20, 2014, These Issues are reported to the United Nation and the public address it to the public. Thirteenth Session of the Permanent Forum 12-23 May 2014 Temporary General Assembly Hall (North Lawn Building)UN Headquarters, New York,

(<http://webtv.un.org/.../11th-meeting-permanent-.../3578607424001>) 11th meeting,

Permanent Forum on Indigenous Issues, Thirteenth session (12-23 May 2014)

20 May 2014 - Human rights [item 4] (continued)

(a) Implementation of the United Nations Declaration on the Rights of Indigenous Peoples

United States of America has failed to ratify and dialog on the human rights of indigenous people in 2014, on the No The Enbridge Oil Pipeline known also as the Keystone XL pipeline or the Dakota access Pipeline. aka Dakota Access Pipelines

The State of North Dakota has an obligation to the Uberrimae fidei in Contract as well Good faith, literally, "most abundant faith to its PEOPLE or Peoples, A contract and partnership must be fair and of equal value to both parties, as they deemed value per value.. thus a fiduciary obligation MUST be upheld by all parties. If a party stops short of fulfilling that obligation then they are in violation of contract and their fiduciary obligation to the other party

THE LEADING ENBRIDGE PROPOSAL of the Key stone XI pipe line or also known as the Dakota access pipeline. DESTROYING TREATY LANDS! Congress admits to "Taking Land" IE Land Theft: Where is original Bills of Sale, Deeds, Land Transfer from Indians too British, French, Spain, Portugal or UNITED STATES, al et al.? We like to see the Name or Deed of Title, The Fort Laramie is a Treaty of land negotiation agreement. NOT A LAND TITLE. or LAND DEED

Reality land is not for sale, or sold, on the STANDING ROCK INDIAN RESERVATION, etc., al et al! The Wilder Ranch, now known as the Meyer Ranch, IS A PART OF THE FORT LARAMIE TREATY 1851- 1868.

UNITED STATES OF AMERICA dba 26 U.S.C §3002 Definitions: Federal Corporation whose jurisdiction lies not beyond the 10 square miles known as WASHINGTON DISTRICT OF COLUMBIA. Are not all STATE and FEDERAL agencies under Title 5 U.S.C. Administrative Procedure Act under 60 Stat 237 and your B.A.R. Card tied to 36 USC Chapter 705 by and through UNITED STATES CONGRESS see Title 28

26 U.S.C §3002 Definitions:

(15) "United States" Means-

(A) A Federal Corporation

(B) An Agency: Department, Commission, Board, Or Other Entity of The United States: Or

(C) An Instrumentality Of The United States

UCC Information: should you choose to use it

9-505. FILING AND COMPLIANCE WITH OTHER STATUTES AND TREATIES FOR CONSIGNMENTS, LEASES, OTHER BAILMENTS, AND OTHER TRANSACTIONS

WHEREAS:

After all these years why are the Indian(s) considered a savages? I for one consider this as racism, discrimination, hate mongering and profiling. (see Counterinsurgency Manual by the U. S. Military pages 46, 64, 84 – 86. Religious ethnics and tribes: Discrimination at its best.)

WHEREAS:

Not only Our tribal council today has violated the Code of Ethics, but the de facto UNITED STATES OF AMERICA dba CORPORATION Their power as tribal council, and benefactor, Referendums, Amendments and Duties of Officers as defined by Constitution and by Federal by laws.

THIS LAND IS OWNED BY the Lakota, Dakota, Nakota, Cheyenne of the Fort Laramie Treaty. WAS STOLEN BY ARMY CORP OF ENGINEERS AND FISH AND WILD LIFE, and renamed Wilder Ranch, now known as the Meyer Ranch, is under investigation Docket No. RCRA-8-2016-ooo

Proof United States is NOT a country under this 2 court cases. Caha v. United States and US v Bond--you cannot contradiction in law or it now becomes Null and void, ab initio and under no jurisdiction of Treaty agreement is to sell, steal land, miss use land or do any fracking. This also means to stop THE DAKOTA ACCESS PIPELINE Until this is straighten out in World court as the Fort Laramie by passed congress and made threw the list of chronological international treaties, agreements, peace, etc. as well as the National Treaty of the 564 Federal recognized Tribal members.

Federal supreme law states TREATY'S ARE LAW OF THE LAND.... United States of America in Washington DC is a Federal corporation. the United States of America Constitution declares Treaty's as supreme Law of the land. The Fort Laramie Treaty of 1851- 1868, belong to the Lakota - Nakota - Dakota and Cheyenne. The Great Titetewan Nation of PEOPLE or people's. THE TREATY ARE NEVER TO LEAVE WASHINGTON D.C, but every said State, are to obey the TREATY as all Treaties are LAW OF THE LAND. within the Supremacy Clause of the U.S. Constitution states as fallows

The Supreme Court has held that these exchanges created a trust relationship. The promises created a "duty of protection" toward Indians. "The Indians trust the U.S. to fulfill the promises which were given in assuaged for land. The federal government's obligation to honor this trust responsibility and to fulfill its treaty commitments is known as its trust responsibility. "Article Six of the United States Constitution Supremacy Clause,

This Constitution, and the Laws of the United States which shall be made in Pursuance thereof; and all Treaties made, or which shall be made, under the Authority of the United States, shall be the supreme Law of the Land; and the Judges in every State shall be bound thereby, any Thing in the Constitution or Laws of any State to the Contrary notwithstanding.

Whereas:

U.S. District Judge Daniel Hovland granted Dakota Access pipeline the temporary injunction today, Tuesday, Aug. 16, 2016, at 10:20 a.m. Is in violation of a Federal Treaty agreement of the Fort Laramie 1851- 1868.

The lead case that said treaty law cannot be interfered with by a state legislature in Ware v. Hylton, [(1796) 3 Dall. (3 U.S. 199)]

The lead case that said treaty law cannot be interfered with by a state legislature in Ware v. Hylton, [(1796) 3 Dall. (3 U.S. 199)]. In this the Supreme Court held that a treaty is the supreme law of the land (Article VI, Section 2: "and the judges in every state shall be bound thereby, anything in the constitution or the laws of any State to the contrary notwithstanding"!) ...that any act of the legislature cannot stand in its way because a treaty is the declared one of the people, of all the United States and shall be superior to the constitution and laws of any individual state." In other words federal land patents put into evidence by a land owner cannot



Constitution are involved, there can be no rule making or legislation which would abrogate them" Maranda vs Arizona, 384US 436 p 491

Governments - Creation of Black ink on White Paper

Corporations - Creations of Black ink on White Paper

Organizations - Creations of Black ink on White Paper

Men - Women- Children-All Animals are breathing living creator - a gift from Tunkasila Wakan Tanka -

Therefore The Supreme of the United States has ruled that Corporations can only sue and be sued, Thus state of North Dakota or any state has no lawful right to be injurious to no one. Quoting from the Congressional Record 87th Congress April 4, 1962 Vol. 108 Congressman Berry/BERRY admits the Federal Government has gone to every extreme in attempting to prove that the Indians are wrong; "that the white man owes no one for lands and property that has been taken from the Indian, that the Federal Government is not under obligation to keep its treaties with the Indian People."

(Congress admits to "Taking Land" IE Land Theft: Where is original Bills of Sale, Deeds, Land Transfer from Indians to British, French, Spain, Portugal or UNITED STATES, al et al.?)

THIS IS VERY IMPORTANT CONCERNING THE DAKOTA ACCESS PIPELINE.

Rogue Bureaucracy

STANDING ROCK AGENCY IS ASKING THE OBAMA ADMINISTRATION FOR HELP.. SO LET COMPARE 2 DE FACTO GOVERNMENT AND THE DAKOTA ACCESS PIPE LINE WHOM ALSO HAS NO TREATY AND FEDERAL WRIT OF ANY TRIBE.

STANDING ROCK OWES THE IRS, In 2012 the Standing Rock Agency owed the IRS \$ 1,051,776,94 and in 2013 owed \$ 848,104,65 with the United States being Bankrupt.. these number are actually higher. do not allow for 1 moment for anything to fool you..

THE UNITED STATES OF AMERICA CORPORATION HAS 4 BANKRUPTCY AND NO FEDERAL WRIT OR TREATY.

4 Bankruptcy's of the United States of America in The District of Columbia concerning The Colonial Wars (1689-1763) - Lewis & Clark-The Union War: The Revolution war and The Bankruptcy of The United States United States Congressional Record, March 17, 1993, to the Indigenous of Turtle Island, aka Red Nation

It is an established fact that the United States Federal Government has been, Dissolved by the "Emergency Banking Act, March 9, 1933, 48 Stat. 1, Public Law 89-719; declared by President Roosevelt, being bankrupt and insolvent. H.J.R. 192, 73rd Congress, M Session June 5, 1933— because of the Bankruptcy of the United States Congressional Record, March 17, 1993, Vol. 33 where all of Congress was forced to adjourn

"Without Day" in 1861 March 3, "sin die."

Meaning never to meet again,

THE UNITED STATES HAS NO EIN NUMBER--NO CHARTER --NO FEDERAL WRIT; FROM A  
FEDERAL COURT TO DO BUSINESS AND HAS NO TREATY AGREEMENT AFTER THE 1933  
BANKRUPTCY OF THE UNITED STATES OF AMERICA,

Proof the United States forfeited the doctrine of discovery and became a Federal Corporation  
with a federal charter number as follows.

United States Government - 052714196

US Department of Defense (DOD) - 030421397

US Department of Justice - 011669674

US Department of Homeland Security - 932394187

US Department of the Interior - 020949010

Bureau of Customs & Border Protection (CBP) - 796730922

Federal Emergency Management Agency (FEMA) - 037751583

Federal Bureau of Investigation (FBI) - 878865674

Federal Bureau of Alcohol, Firearms & Tobacco (BAFT) - 132282310

Federal Bureau of Land Management (BLM) - 926038563

Federal Bureau of Indian Affairs (BIA) - 926038407

State of Iowa - 828089701

State of North Dakota - 098564300

THIS IS A SCANDAL TO OVER THROW THE AMERICAN PEOPLE THE NATIVE TREATY'S AND  
POLLUTE THE WATER AND LANDS FOR GREED.

Legal maximum: no law can create harm BLACK'S LAW DICTIONARY Eight Ed. Also, legal  
maximum "no one can forfeit another person's rights." and no office out to be injurious to no  
one

To Neglect Treaty of the United States Constitution is Federal LAW and Treason of Treaty.

A. Withholding of Information

B. Withholding of Information Act

C. Obstruction of Evidence

D. Obstruction of Justice

E. And any further willful and intentional, violations

Treaties don't give Indians "rights"; treaties uphold the rights that tribes never ceded,

The United states has failed to disclose Bankruptcy in Federal LAW that Nulls, Veto's and Voids  
the Doctrine of Discovery 1492 as well as the Manifest Destiny in the 1900 century. There is NO  
Eminent domain on LAND grab and water or Mass killing of wildlife of all kinds extinction listed  
and for trophy, with all due respect there is not a compliance, nor has there ever been to the  
exposure and disclosure of the holding of Federal Information,

Legal Max: "To conceal a fraud is to commit a fraud" BLACKS LAW. McNally vs. United States 483 U.S. 350 (1987) also United States vs. Dial, 757 F 2d 163, 168 (7th Circuit 1985).

We are calling Worldwide news in the whole world--Thank you for helping our people we waited a lifetime for United Nation to stand up and help us.

THEREFORE, we are asking to suspended Immunity Powers that fully took advantage here and were neglected on the highest level of crime between the benefactor and beneficiary, Legal maximum: no law can create harm

BLACK'S LAW DICTIONARY Eight Ed. Also, legal maximum "no one can forfeit another person's rights." and no office out to be injurious to no one. fraud by trickery, "

Bad Man clause of the Fort Laramie Treaty 1851 and 1868

ARTICLE I.

From this day forward all war between the parties to this agreement shall forever cease. The government of the United States desires peace, and its honor is hereby pledged to keep it. The Indians desire peace, and they now pledge their honor to maintain it.

If bad men among the whites, or among other people subject to the authority of the United States, shall commit any wrong upon the person or property of the Indians, the United States will, upon proof made to the agent, and forwarded to the Commissioner of Indian Affairs at Washington city, proceed at once to cause the offender to be arrested and punished according to the laws of the United States, and also reimburse the injured person for the loss sustained or In all case Laws it is true That the United States has 2 Constitutions. the first has been null and void. the 2nd has never been signed, the 1933 United States Bankruptcy over through every law ever wrote except the World Treaty's where all Treaty's begin in 1059 B.C.

UNITED NATIONS HUMAN RIGHTS

Article 12.

No one shall be subjected to arbitrary interference with his privacy, family, home or correspondence, nor to attacks upon his honor and reputation. Everyone has the right to the protection of the law against such interference or attacks.

NOTICE: Any levy or lien asserted by any agency, operating as an arm of a foreign entity; which engages in Fraud by Trickery; 18 U.S.C. 4 and which does not recognize the Fort Laramie Treaties of 1851 and 1868 and/or all worldwide Treaties; or, has not secured the proper Writ is herein REJECTED as being VOID AB INITIO.

Dakota access pipe line -Keystone XL pipe line. Embridge Proposal-TPP-This means your honor that everything must be sent to the International world court. Dr. Song Sang-Hyun  
Maanweg 174, The Hague, South Holland 2516 AB

A Violation of an Indian treaty is a violation of FEDERAL LAW.

Respectfully.



Joann Spotted Bear-Mato Gleska Winyan- of the Original Sovereignty Immunity beneficiary, Titetuwan Treaty Representative U3442550 always in support of National and International Laws of the Land, SUPREME LAW United Nations ESOSOC Diplomatic Immunity number 351311, MAY 23,2014

\$630 Billion per Treaty neglected of the Titetuwan Treaty Fort Laramie 1841 Tasunke Witko (Crazy Horse: Headman-Lakota) -By the Fort Laramie Treaty of 1851-1868-Personal time, and Investigation time \$ 251,000,00 per day, ceasing of all American embassy. of the world.

TREATY MEMBER consent is value forward as value accepted: Bad Man Removed

Disclaimer: I, Joan Spotted Bear, AKA: Mato Gleska Winyan; Director: A.R.R. ; Titetuwan Lakota Oyate Nation: P.O.W. 344 AKA Reservation; reserve the right to amend or make further corrections to this document:

Without prejudice as further information becomes available. Furthermore: I do not agree to any civil penalty nor criminal penalties as my investigations into the facts/evidence was given me without any force, duress and or threats.