

The

August 22, 2022

God Bless America

POLITICALLY  
INCORRECT  
AND PROUD OF IT!



# American Indian Reporter



AMERICAN INDIAN TRIBAL NEWS \* ERNIE C. SALGADO JR., CEO, PUBLISHER/EDITOR

## Supreme Court Ruling Political

Edited by Ernie C. Salgado, Jr. American Indian Report-

### Castro-Huerta decision 'flips federal Indian law on its head'

'The court had the opportunity in Castro-Huerta to right a wrong'

MARY KATHRYN NAGLE • AUG 2, 2022



**Mary Kathryn Nagle** is an enrolled citizen of the Cherokee Nation. She is an attorney whose work focuses on the restoration of tribal sovereignty and the inherent right of Indian Nations to protect their women and children from domestic violence and sexual assault. In January of 2018, her play *Sovereignty*—which tells the story of Cherokee Nation's victory in *Worcester v. Georgia*—premiered at the Arena Stage in Washington, D.C. She serves as outside counsel for the National Indigenous Women's Resource Center (NIWRC) and co-authored, along with Sarah Deer and Shoney Blake, the NIWRC's *amicus* brief in *Oklahoma v. Castro-Huerta*. She represents numerous families of Murdered and Missing Indigenous Women and Girls, including Kaysera Stops Pretty Places' family who have brought a public campaign demanding an investigation into her murder. **More can be read here: [www.justiceforkaysera.org](http://www.justiceforkaysera.org)**

As a child, my grandmother taught me to revere the United States Supreme Court. Her eyes would beam with pride as she pointed to the photos of my grandfathers that hung on her wall and explained that in 1832, the executive and legislative branches of the United States government sought to extinguish us. But, the judicial branch recognized our right to exist.

In *Worcester v. Georgia*, a case that my great-great-great grandfather John Ridge worked on alongside Cherokee Nation Chief John Ross, the United States Supreme Court declared that Georgia could not exercise criminal jurisdiction over non-Indians located within Cherokee Nation's borders. The Supreme Court's declaration of tribal sovereignty threatened nothing less than President Andrew Jackson's 1830 Indian Removal Act and his plan for genocidal forced removal. And it affirmed our inherent right to exist.

*Worcester v. Georgia* is the reason I went to law school. It's the reason I've always believed in the legitimacy of the Supreme Court as an institution that does not bend to the political pressures of the day, but instead, applies the law, plain and simple.

All of that changed this past month. The Supreme Court's decision in *Oklahoma v. Castro-Huerta* is not an application of the law. It is an outcome-determinative decision designed to satisfy the governor of Oklahoma's multi-

million dollar campaign to undermine the court's decision from two years ago, in *McGirt*.

Justice Gorsuch begins his dissent with the case my grandfather worked on. And he concludes that there is no reason *Worcester* should not control here. Just as the court rejected Andrew Jackson's attempt to usurp the sovereignty of Cherokee Nation in 1832, the court should have, in this case, denied Gov. Kevin Stitt's attempt to commandeer the sovereignty of tribal nations today in Oklahoma. If Oklahoma wants to exercise jurisdiction over tribal lands, their solution is — as it has always has been — in the halls of Congress.

But the majority, authored by Justice Kavanaugh, concludes that states, like Oklahoma, have jurisdiction over the lands of tribal nations until or unless Congress limits that jurisdiction. This, as many Indian law scholars have pointed out, defies the plain language in the Constitution and flips federal Indian law on its head. To reach this decision, Justice Kavanaugh attempts to eviscerate the victory my grandfather and my nation won in the court just less than 200 years ago, claiming that "*Worcester rested on a mistaken understanding of the relationship between Indian country and the States.*"

Nothing in Chief Justice Marshall's decision was mistaken. At the time that the court issued its decision in *Worcester*, the question of which

sovereign could exercise criminal jurisdiction on tribal lands, for Native women, had life and death implications.

In 1825, the governor of Georgia instructed the Georgia Militia to rape Cherokee women, believing that if the militia raped enough of us, we would voluntarily agree to leave our homes and move west of the Mississippi. His plan did not work.

My great-great-great-great grandfather, Major Ridge, was the speaker of our nation's tribal council at that time, and in response, he worked with our council to pass a law that made it a crime for any person to rape a woman on Cherokee lands. Long before many states criminalized rape within their borders, Cherokee Nation prosecuted anyone, Indian or non-Indian, who raped a woman on Cherokee lands.

In 1978, the United States Supreme Court concluded, in *Oliphant v. Suquamish Indian Tribe*, that tribal nations could no longer exercise jurisdiction over non-Indians who come onto tribal lands and commit crimes. And as a result, today, Native women and children are more likely to be raped, assaulted, and murdered than any population in the United States. The Department of Justice reports that the majority of these crimes are committed by non-Indians. Because of *Oliphant*, our nations can no longer protect our own women and children in their own homes.

As Native women, we know there is a connection between the sovereignty of our nations and the safety of our bodies. There always has been. That is why the governor of Georgia instructed his militia to rape us. That is why the soldiers raped Cherokee women on the Trail of Tears. And it is why, as a lawyer today, I fight to restore the sovereignty the Supreme Court took away.

The court had the opportunity in *Castro-Huerta* to right a wrong. But instead of restoring the tribal jurisdiction that the court took away in *Oliphant*, the court gave it to the state. Instead of upholding Chief Justice Marshall's decision in *Worcester*, Justice Kavanaugh injudiciously tried to undermine it.

Just as Andrew Jackson claimed the forced, genocidal removal of my nation, the Cherokee Nation, was for our own safety and welfare, Gov. Stitt has claimed that his state's multi-million dollar campaign against tribal sovereignty is to benefit me and my fellow Native women and children.

But just as Andrew Jackson failed to reach his ultimate goal, Gov. Stitt will fail to reach his. Tribal nations, and their citizens, are still here. And no amount of money, lawyers, or public relations campaigns can eliminate us and our right to protect our own citizens in their homes. Gov. Stitt — we will see you in Congress. And this time, the truth will prevail.

MY VEW by Ernie C. Salgado, Jr., American Indian Reporter

## The Supreme Court's Ruling in *Oklahoma v. Castro-Huerta* May Be First Step to Ending Tribal Rights & Sovereignty

The majority opinion of the GOP Supreme Court Justice's read like a "Woke" ideological transcript in undermine the *Worcester v. Georgia* court's decision in 1832 and *McGirt* in 2020.

Instead of upholding Chief Justice Marshall's decision in *Worcester*, the court went "Woke" by claiming that 190 years ago, in 1832 "*Worcester rested on a mistaken understanding of the relationship between Indian country and the States.*" If this isn't moronic woke mentality of deciding what someone was

thinking almost 200 years ago to justify their own misunderstanding of the political relationship between the American Indian Tribes and the U.S. Government no less the states.

In order for the Tribal Governments to rectify this misguided decision by the Supreme Court, Indian Country must unite as one nation and get congress to pass legislation that is specific on the jurisdictional rights of the American Indian Tribes.

It has been 190 years since *Worcester v. Georgia* which provided the foundation for the American Indians Tribal Sovereignty and we find a bunch of "lawyers" that have never met an American Indian no less understand the political relationship between the Tribal Governments and the Federal Government granted by treaties which are protected by the Constitution.-

It also appears as if the GOP Supreme Court Justice's are not aware that the "U.S. Indian Termination Policies" was

ended 47 years ago, in 1975 with the passage of P.L. 93-638, The Indian Self-Determination and Education Act.

And while the Tribal Governments are at promoting legislation they may want to revisit the "Allotment Act, Reorganization Act and P.L. 280," just for starters. However, jurisdiction, land usage and natural resources must be made crystal clear in order for future generation to avoid the "Woke" mind readers of the future.



# The Psychology of Turkeys

This section is dedicated to the insane actions, decisions and policies made by our would be leaders.

My View By Ernie C. Salgado Jr.,

## 'It's insanity': Rep. Jim Banks identifies a whopping 52 radical items in 'Inflation Reduction Act'



Chris Donaldson is an ordinary American who is concerned about rampant corruption as well as the ongoing attacks on our way of life by those who have contempt for our hard-earned freedoms. A Navy veteran, he has been a frequent contributor to conservative websites and resides in Florida.

Contributed by Paul James, Tempe AZ \* Edited by Ernie C. Salgado, Jr., American Indian Reporter (Added AOC image, Cow meme and cloud)

The Orwellian-named "Inflation Reduction Act" has now been shoved down the throats of Americans after President Joe Biden signed off on one of the most transformative pieces of legislation in the nation's history, a Trojan horse chock full of radical policies and pork that would likely have never passed under normal conditions.

In the shocking turn of events after Biden's "Build Back Better" agenda was thought to be dead and buried, so-called "moderate" Democrat Senator Joe Manchin's opposition crumbled with him selling out his West Virginia constituents along with the rest of the country after he was cajoled by billionaire climate change zealot Bill Gates, setting up a party-line vote using the reconciliation process to render Republicans irrelevant.

How radical is the bill?

Rep. Jim Banks, the chairman of the Republican Study Committee (RSC) identified 52 radical policies contained in the bill which, despite its name, does little or nothing to actually reduce inflation which continues to clock in at the highest levels in four decades despite the White House and media spin.

The Indiana Republican joined his former House colleague Jason Chaffetz on Friday's special edition of "The Ingraham Angle" on Fox News where he broke it down.

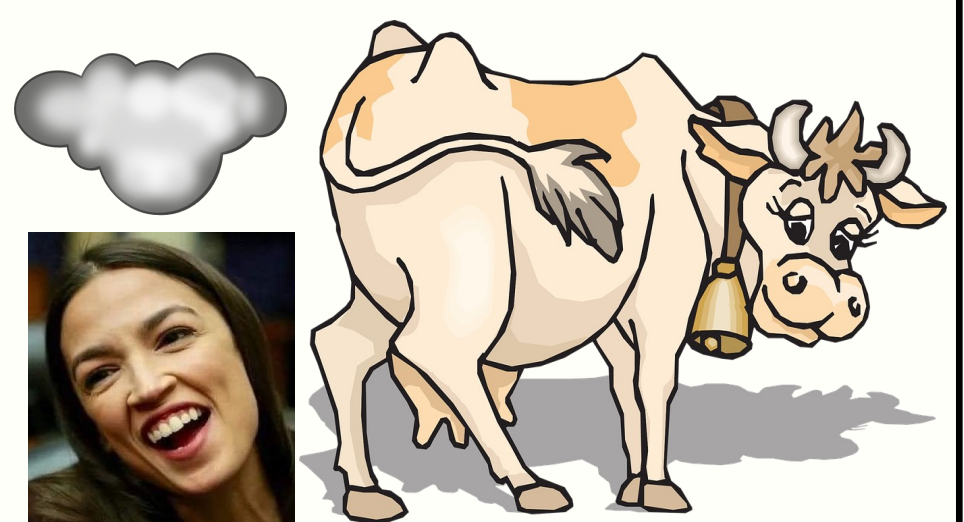
After noting that the bill contains \$27

billion for a greenhouse gas reduction fund to pay for green energy deployment in environmental justice communities, \$87 million for a campaign to educate communities on how to reduce greenhouse emissions and \$20 billion to the USDA for "Green New Deal priorities," Chaffetz turned the floor over to Banks.

Asked for some examples of the pork stuffed into the Democrat bill, the congressman responded, "Yeah Jason, when you were in Congress they had the 'Affordable Care Act' which we all know led to less access to more expensive health care, now we have the 'Inflation Reduction Act.' If they called it what it really is, the Green New Deal, this really is the radical climate change agenda of the Democrat Party, they'd be getting laughed out of the room."

"So, what do they do?" Banks asked, "They gave it a fake name, the 'Inflation Reduction Act.' There are tons of subsidies for wealthy people who buy solar panels. Of course, you've all heard about the 87,000 new IRS agents that are being funded in this bill which, by the way, are being tasked with going out and finding over \$100 billion in revenue from working-class Americans, so 87,000 IRS agents."

"Notre Dame's football stadium couldn't hold all of those new IRS agents, so the more you dig into this bill, the more you realize how much the Democrat Party is lying to you and I believe



the American people have caught onto this," he said, predicting a voter backlash in November.

Among the 52 separate items included in the memo from the RSC are that it "idiotically" boosts taxes during a recession, builds "Biden's IRS army," expands Obamacare, contains payoffs to union bosses, provides rich people with tax breaks to buy green appliances, subsidizes electric vehicles for the wealthy and raises energy costs.

Additionally, there is \$3 billion for the Department of Transportation to "undertake projects to address its claim that infrastructure is racist," \$3 billion for a fleet of electric postal trucks, and a backdoor Climate Corps of the type championed by Rep. Alexandria Ocasio-Cortez which will allocate \$87 billion "to launch a propaganda campaign to 'educate' communities on re-

duction of greenhouse gas emissions."

One of the more ridiculous aspects of the bill is that "Cow Farts are BACK!" in that it "would require the Secretary of Agriculture to prioritize new funding for certain farm grants that 'utilize diet and feed management to reduce enteric methane emissions from ruminant.' Translation = taxpayer money to feed cows food that that won't make them fart," according to the RSC memo.

"It's insanity," Banks said. "Again, it's the policies of the Democrat Party, no matter what they call it, it's their policies, their massive spending agenda, their radical climate change, Green New Deal agenda that's caused inflation. The American people have caught onto it, they don't need to be educated, they get it, and I really do believe election day is going to prove it."

## White People banned from off-campus UC Berkeley student housing common areas.

More Woke Insanity: Is This Even Legal Under the Civil Rights Act?

Could be! As the Affirmative Action Act was Ruled Legal by the Courts, Even Though it Violated the 14th Amendment.

Remember, The Courts, Including the Supreme Court are run by Attorney's which are Rated Lower than Politician's and Used Car Salesmen.

MY VIEW by Ernie C. Salgado, Jr. American Indian Reporter

### Teachers union agreement stipulating White teachers be laid off first criticized: 'Constitutionally suspect'

"The first thing is that this contract violates Title VII of the Civil Rights Act and the Equal Protection Clause under the U.S. Constitution," Heritage Foundation fellow Jonathan Butcher told Fox News Digital. "This is, I think, political posturing. It is not dealing with the most important issue which is helping students right now with math and reading."

"I think they should be looking for high quality teachers regardless of the color of their skin," he added.

Title VII of the Civil Rights Act prohibits employment discrimination based on race, color, religion, sex and national origin.

Historically, teacher furloughs and layoffs have been done on a first-in,

last-out basis, and Manhattan Institute adjunct fellow Michael Hartney said that policy "doesn't make any sense either."

Hartney noted that unions have historically been criticized for their first-in, last-out policy because it does not take into account teacher effectiveness, but the new policy, prioritizing race, is "constitutionally suspect."

"They're substituting one crude criteria of seniority for another crude criteria of race," Hartney said.

The irony here is that the majority of these teachers are supporters of the critical race theory curriculum and the Marxist ideology. Interesting how fast their agenda changes when the reality hit home.

I'm sick of hearing  
"UNDOCUMENTED"  
the word is  
"ILLEGAL"  
Let's all say  
it together:  
"ILLEGAL"

Box5@AmericanIndianReporter.com

Please Send Us Your Email Address For Your Bi-Monthly American Indian Reporter





## Cal Thomas: Is Merrick Garland serious?

Commenting about the FBI executing a search warrant on former president Donald Trump's Florida home, which he approved, Attorney General Merrick Garland said: *"Faithful adherence to the rule of law is the bedrock principle of the Justice Department and of our democracy. ... All Americans are entitled to the even-handed application of the law, to due process, and to the presumption of innocence."*

None of this applies to the way the Department of Justice, the FBI and most of the media have treated Donald Trump.

From the Steele Dossier, Russia "collusion," the labeling of Trump as a Russian "asset," the Mueller Report, and the refusal by the Biden administration to enforce our immigration laws, the Justice Department in this administration has done just the oppo-

site when it comes to equal application of the law and due process.

Whatever one thinks of Trump's character, he is entitled to the same presumption of innocence as any other American. Trump always suffers from a presumption of guilt. He is forced to continually prove he is innocent of charges, often made by "sources" who leak information to anti-Trump media, or must explain himself to hostile Democrats (and a few hostile Republicans).

The specter of armed federal agents outside Trump's Florida home is not an image I suspect many of us are comfortable with. Even those who do not like Trump and hope he does not run for president in 2024 should be alarmed at how this focus on him is contributing to what has been a long slide in the trust Americans place in our institutions.

In 1973, when the Gallup organization began polling on the subject, 42 percent of respondents had a "great deal/quite a lot" of confidence in Congress. This year that number is just 7 percent.

In 1991, 73 percent of the public had a great deal/quite a lot of confidence in the presidency. This year only 23 percent feel that way.

Confidence in the criminal justice system has reached a new low with just 14 percent coming down on the side of great deal/quite a lot. Is it any wonder with stories of woke prosecutors freeing criminals with low or no bail only to see many of them commit new crimes?



By permission of Gary Varvel and Creators Syndicate, Inc.

In what should be a warning to the media - a warning that has been apparent for many years—confidence in the trustworthiness of newspapers has declined from a high of 51 percent in 1979, to a record low of 16 percent today.

Confidence in TV news reflects a similar drop - from 46 percent in 1993, to the current 11 percent. Perhaps some introspection by the media as to the "root causes" might be beneficial to the profession and the public.

Gallup has recorded similar declines in confidence levels for other institutions, including the church (no wonder with all the scandals and some TV evange-

lists still living the lifestyles of potentates as opposed to that of the One they claim to follow). It may surprise many that the police, which have been under heavy assault from various liberal groups, continue to enjoy major support. Gallup found 45 percent have a great deal/quite a lot of confidence in the police, down only from 52 percent in 1993.

No foreign power could hope to undermine the pillars of our democracy better than we are doing ourselves. Serious attention to rebuilding these and other institutions, which can lead to restoring confidence in them, is urgently required.

Our biggest problem is that we are still trying to play by the rules...  
**THEY HAVE NO RULES!**

**CHINA SHOULD NOT BE ALLOWED TO OWN ONE ACRE OF AMERICAN FARMLAND.**



## YES! I Support Bill Pommering for Director Padre Dam MWD

The American Indian Tribes know the importance of water and the protection of their Water Rights.

For the past century, the American Indian Tribes have had to fight almost ever local agency, state and federal governments in courts to protect their Water Rights, only to be stonewalled for decades and many cases are still pending.

Bill Pommering understand and respects the tribal Water Rights and over the years in his position on the Padre Dam Board of Directors has worked with the Tribal leaders within the district in east San Diego County.

I support Bill Pommering not only because of his support of tribal Water Rights, but for his honesty, fairness and his vast understanding of water issue on a global level. And because he's my friend!

As with all elected positions, in addition to your vote Bill needs your financial support. Any amount you can give will help. For more information Go to: [Elect Bill Pommering.com](http://ElectBillPommering.com) \* 9456 Cuyamaca St. #1911 \* Santee CA 92071

Thank you, Ernie C. Salgado, Jr., Soboba Rez

**TO ALL CONSERVATIVE CANDIDATES FOR CONGRESS**  
**Make Eliminating the Income Tax on Social Security a Priority**  
**Us Older Folks Vote & We Will Vote Our Pocketbooks**

MY VIEW by Ernie C. Salgado, Jr.,



**Pacific Regional Hearing**

WOODLAND, CA • AUGUST 25-26, 2022

<https://commissiononnativechildren.org/>





CADEM

CALIFORNIA DEMOCRATIC PARTY

OPPOSES  
PROP 27

NOPROP27.ORG



CALIFORNIA  
REPUBLICAN  
PARTY OFFICIALLY  
OPPOSE PROP 27

NoProp27.org



## California Proposition 26 Sports Betting

**AUTHORIZES NEW TYPES OF GAMBLING. INITIATIVE CONSTITUTIONAL AND STATUTORY AMENDMENT.** Allows federally recognized Native American tribes to operate roulette, dice games, and sports wagering on tribal lands, subject to compacts negotiated by the Governor and ratified by the Legislature.

**Beginning in 2022,** allows on-site sports wagering at only privately operated horse-racing tracks in four specified counties for persons 21 years or older.

**Imposes 10% tax on sports-wagering profits at horse-racing tracks;** directs portion of revenues to enforcement and problem-gambling programs. Prohibits marketing of sports wagering to persons under 21. Authorizes private lawsuits to enforce other gambling laws.

**Summary of estimate by Legislative Analyst and Director of Finance of fiscal impact** on state and local governments:

- **Increased state revenues,** potentially reaching the tens of millions of dollars annually, from payments made by fac-

ilities offering sports wagering and new civil penalties authorized by this measure. Some portion of these revenues would reflect a shift from other existing state and local revenues.

- **Increased state regulatory costs,** potentially reaching the low tens of millions of dollars annually. Some or all of these costs would be offset by the increased revenue or reimbursements to the state.
- **Increased state enforcement costs,** not likely to exceed several million dollars annually, related to a new civil enforcement tool for enforcing certain gaming law (**19-0029A1**.)

**A large majority of the California Tribal Governments do not support Prop. 26** as it allows Horse Racing Tracks to provide Sports Betting which they believe will open the door for other venues to provide the Sports Betting such as cardroom, charity bingo and others.

**In an effort to avoid a public confrontation the tribes have stayed mute on Prop 26.**

**Daniel Salgado, Chairman Cahuilla Band of Indians**

With 46% of Californians already in opposition to Prop 27 and only 35% indicating a willingness to support, the data confirms that voters see Prop 27 for what it is: an out-of-state corporate money grab that will fail to deliver on its promises. Join a growing number of California voters in voting No on Prop 27 this November!

**Ken Smith** post on Facebook shares the view of many non-Indian voters in the State.

“Bull- The CA Dems do not care including me! Nor do 99% of the citizens and this has NOTHING to do with tribal sovereignty - it is ALL about Tribal Monopoly !!!”

**MY VEW by Ernie C. Salgado, Jr., American Indian Reporter**

First, in my humble opinion I think the promotional agency the Tribe have employed have done a tremendous job of shutting down the “**Sports Betting**” propositions' 26 and 27.

At first glance my thoughts were, “**Are they trying to Kill Off the Sports Betting?**”

**Turns out I was right absolutely spot on.** As it was explained to me that Prop 27 was not good for California for a lot of reasons of which the number one reason is that California would not see over 90% of the money and 98% of the phone banks would be set up in other Countries like, China, Indian or Mexico.

The California Tribal strategy is to get a **NO Vote on Prop 26 and 27.** And bring back the issue im 2024.

Great job by the California Tribal Leaders and I commend them on their forward thinking.

**So, Please Vote NO on Prop 26 and 27 - See you in 2024**

## VOTE NO PROP 27

## THESE CALIFORNIA TRIBES OPPOSE THE OUT-OF-STATE CORPORATIONS' SPORTS BETTING INITIATIVE

CALIFORNIA NATIONS INDIAN GAMING ASSOCIATION	NORTH FORK RANCHERIA
CALIFORNIA TRIBAL BUSINESS ALLIANCE	PALA BAND OF MISSION INDIANS
NORTHERN CALIFORNIA TRIBAL CHAIRPERSONS ASSOCIATION	PAUMA BAND OF LUISEÑO INDIANS
BEAR RIVER BAND OF THE ROHNERVILLE RANCHERIA	PIT RIVER TRIBE
BIG LAGOON RANCHERIA	QUARTZ VALLEY INDIAN RESERVATION
BLUE LAKE RANCHERIA	REDDING RANCHERIA
CAHTO TRIBE OF THE LAYTONVILLE RANCHERIA	RESIGHINI RANCHERIA
CAHUILLA BAND OF INDIANS	RINCON BAND OF LUISEÑO INDIANS
CHER-AE HEIGHTS INDIAN COMMUNITY OF THE TRINIDAD RANCHERIA	SAN MANUEL BAND OF MISSION INDIANS
CHICKEN RANCH RANCHERIA OF ME WUK INDIANS OF CALIFORNIA	SAN PASQUAL BAND OF MISSION INDIANS
ELK VALLEY RANCHERIA	SHERWOOD VALLEY BAND OF POMO INDIANS
ENTERPRISE RANCHERIA OF MAIDU INDIANS	SUSANVILLE INDIAN RANCHERIA
HOOPA VALLEY TRIBE	TOLOWA DEE-NI' NATION
IONE BAND OF MIWOK INDIANS	TWENTY-NINE PALMS BAND OF MISSION INDIANS
EWIIAAPAAYP BAND OF KUMEYAAY INDIANS	WILTON RANCHERIA
KARUK TRIBE	WIYOT TRIBE
NATIVE AMERICAN LAND CONSERVANCY	YUROK TRIBE


Please note that many of the California American Indian Tribes belong to several of the organizations list and may not be listed individually

## Supporting California American Indian Gaming is good for California.

- Two Hundred Thousands good paying jobs, benefits and long term employment.
- Billions of dollars spent for goods and services provided by vendors that employ more California workers.
- Donated Millions of dollars to charities, schools and community service organizations.
- Contribute special funding to colleges, universities and hospitals.
- Contribute funds to the State to provide services for the people of California.
- Sharing is ingrained in our Tribal Traditions, Customs and Values.
- God Bless America & Our Veterans. *Ernie C. Salgado, Jr.,* Soboba Tribal Member





By Kevin Polowy

## Academy apologizes to Sacheen Littlefeather 50 years after she was booed declining Marlon Brando's Oscar

**Photo left:** Sacheen Littlefeather at the PBS portion of the 2010 Summer TCA Press Tour at the Beverly Hilton Hotel on Aug. 5, 2010 in Beverly Hills, Calif. (Photo: Frederick M. Brown/Getty Images)  
**Photo bottom right:** Sacheen Littlefeather holds a written statement from actor Marlon Brando refusing his Best Actor Oscar on stage at the Academy Awards on March 27, 1973 in Los Angeles, Calif. (Photo: Michael Ochs Archives/Getty Images)

Contributed by Andrea Marquez, Soboba Rez. \* Edited by Ernie C. Salgado, Jr., American Indian Reporter

It took nearly half a century, but the Academy of Motion Picture Arts and Sciences is seeking to make things right with Sacheen Littlefeather.

In one of the most famous moments in Oscars history — right up there with Jack Palance's one-armed push-ups, Envelopegate, and now, unfortunately, "The Slap" — the Native American civil rights activist took to the stage on behalf of Marlon Brando in 1973, politely refusing to accept his Best Actor award for his work in *The Godfather* (1972).

*"And the reasons for this being are the treatment of American Indians today by the film industry,"* the Apache and Yaqui-born Littlefeather, then 26, explained as several audience members began to boo and loudly heckle her before others applauded.

Littlefeather, who also sought to bring attention to the 1973 Wounded Knee

Occupation, later said she was harassed, threatened and essentially blacklisted by Hollywood for her speech.


In an announcement Monday, the Academy announced they'd be welcoming Littlefeather, now 75, for a conversation at the newly opened Academy Museum that will focus on *"reflection, healing and celebration."* The Academy has also offered Littlefeather a written apology for the events of the 1973 Oscars.

*"The abuse you endured because of this statement was unwarranted and unjustified,"* wrote outgoing Academy president David Rubin. *"The emotional burden you have lived through and the cost to your own career in our industry are irreparable. For too long the courage you showed has been unacknowledged. For this, we offer both our deepest apologies and our sincere admiration."*

Littlefeather clearly accepted the apology.

*"We Indians are very patient people — it's only been 50 years! We need to keep our sense of humor about this at all times. It's our method of survival,"* Littlefeather said in a statement released by the Academy.

*"I never thought I'd live to see the day for this program to take place, featuring such wonderful Native performers and Bird Runningwater, a television and film producer who also guided the Sundance Institute's commitment to Indigenous filmmakers for twenty years through the Institute's Labs and Sundance Film Festival. This is a dream come true. It is profoundly heartening to see how much has changed since I did not accept the Academy Award 50 years ago. I am so proud of each and every person who will appear on stage."*





# My Roots Consist Of Tortillas y Frijoles y Breakfast Tacos

## Please Vote

"God, Family & Community"

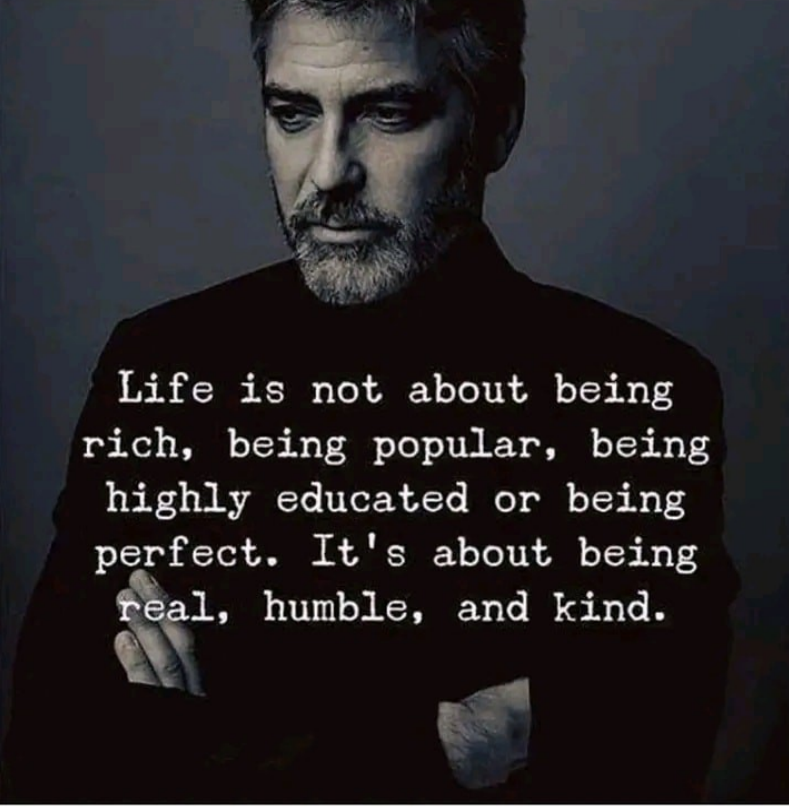
# "Breakfast Tacos"

"Keeping The American Dream Alive"



"God. Family and Community"

U.S. Rep. Texas 34th District Mayra Flores  
"First and Only Mexican Woman in Congress"



Life is not about being rich, being popular, being highly educated or being perfect. It's about being real, humble, and kind.



## Stephen Moore: An IRS that's armed and dangerous



"This story was originally published by the WND News Center." By Stephen Moore is an economics journalist, author, and columnist who served as the senior economics writer for the Wall Street Journal editorial page and as member of the Journal's editorial board. He is also author of the new book: "Govzilla: "How The Relentless Growth of Government Is Devouring Our Economy."

Contributed by Franklin Motte, Moreno Valley CA

The Biden administration has a lot of nerve proposing to double the budget of the Internal Revenue Service and add 87,000 employees.

This plan is set to become law as part of the soon-to-be-enacted Inflation Reduction Act. And it comes around the same time as the outrageous FBI raid of former President Donald Trump's Mar-a-Lago compound in Palm Beach, Florida.

The Biden administration has converted the FBI and the Justice Department into functionaries of the Democratic Party's character assassination campaign. Think they will do the same with a Yankee Stadium full of new IRS auditors? They will be on search-and-destroy missions.

Sen. Ben Cardin (D-MD) patronizingly dismisses any concerns about taxpayer abuses by saying, "If you're not cheating on your taxes, you have nothing to worry about."

That's the language of tyrants. I personally went through a three-year dispute with the IRS, which cost me tens of thousands of dollars in attorney and tax accountant fees — until the IRS snoops did a "Whoops, we're sorry, we were wrong. Have a nice day." When you are under IRS investigation and the agency places a lien on your bank account, you are guilty until you prove yourself innocent.

Conservatives haven't (or shouldn't have forgotten) the outrageous weaponization of the tax collection agency during President Barack Obama's administration. Obama political appointee Lois Lerner targeted the Tea Party and other taxpayer groups with a conservative orientation. An accident? By the way, the Obama team never even apol-

ogized, and Lois Lerner ducked out on testifying before Congress. She never went to jail.

Now, the folks at Openthebooks.com report that the IRS is armed with real weapons — guns, ammunition and military equipment.

"The Internal Revenue Service, with its 2,159 'Special Agents,' spent \$21.3 million on guns, ammunition and military-style equipment between fiscal years 2006 and 2019. The agency stockpiled 4,500 guns and five million rounds of ammunition."

How many of the new 87,000 employees will be armed? And why does a tax collection agency need guns, anyway?

This story gets more sordid as we dig deeper. The IRS employee union donates 99% of its money to Democrats. This scam to give the IRS tens of billions of dollars will pipeline millions of dollars into the coffers of Democratic candidates. Does anyone believe that an agency that gives almost every dollar from its PAC to one party is an unbiased referee of our tax system?

I hope no one believes this is to get more money from Bill Gates or Warren Buffett or Mark Zuckerberg. These billionaires have their own armies of tax accountants and lawyers. They have the resources to defend themselves from erroneous IRS tax rulings.

The Republicans in the Senate offered an amendment to this god-awful bill that would have restricted new audits to those making more than \$400,000. Every Democrat said no way.

This is because the geese they will pluck are the defenseless small business owners and people who make between \$75,000 and \$250,000 of income. My



By permission of Michael Ramirez and Creators Syndicate, Inc.

friend Dan Pilla, who is one of the experts on IRS abuses, has found that the agency is trying to discourage taxpayers from hiring an attorney or going to court to get their money back.

Once upon a time, liberals cared about government abuses of citizens' civil rights. Once upon a time, there was an American Civil Liberties Union that would have been marching in the streets against more intense government scrutiny of every financial transaction people make. Now, they are mute, because the modern ACLU and other such groups are completely captured by big government socialists.

If you have a conservative voice in this country or you have any affiliation with the Republican Party or donate to Republican candidates, they are coming after you. Maybe soon.

What is perhaps worst of all about this

vault of money being turned over to 150,000 IRS agents is that Democrats have voted down more money for police to stop rampant crime. They've voted down more Border Patrol agents to help keep out drug runners and criminals and coyotes. They refuse to provide the funding for the Army so that our armed forces can recruit the soldiers and personnel we need for our national security.

We could fund all of these things with a fraction of the money top Democrats such as President Joe Biden, Senate Majority Leader Chuck Schumer (D-NY) and House Speaker Nancy Pelosi (D-CA) want to spend on tax agents.

These are the most warped funding priorities I've seen in 30 years. The IRS may soon be knocking on your door. And yes, they are here from the government. But no, they aren't here to help you.

### COMMENTARY WND NEWS CENTER \* BETWEEN THE LINES

## Is civil government a creation of God?



Exclusive: Joseph Farah explains what kinds of 'authorities' are implicit in Romans 13 passage

Joseph Farah is founder, editor and chief executive officer of WND. He is the author or co-author of 13 books that have sold more than 5 million copies, including his latest, "The Gospel in Every Book of the Old Testament." Before launching WND as the first independent online news outlet in 1997, he served as editor in chief of major market dailies including the legendary Sacramento Union.

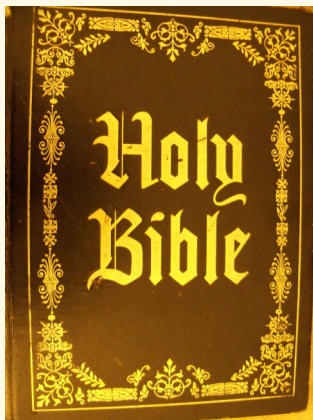
Contributed by Franklin Motte, Moreno Valley CA \* Edited by Ernie C. Salgado, Jr., American Indian Reporter

*"Let every soul be subject unto the higher powers. For there is no power but of God: the powers that be are ordained of God. Whosoever therefore resisteth the power, resisteth the ordinance of God: and they that resist shall receive to themselves damnation."*

*"For rulers are not a terror to good works, but to the evil. Wilt thou then not be afraid of the power? do that which is good, and thou shalt have praise of the same: For he is the minister of God to thee for good. But if thou do that which is evil, be afraid; for he beareth not the sword in vain: for he is the minister of God, a revenger to execute wrath upon him that doeth evil."* –

**Roman 13:1-4**

What is Paul saying in this most misunderstood of passages?



In Romans 13, he is not establishing any new principles, creating new laws, or telling anything new at all.

He's most certainly is not issuing any new laws from God.

What is he doing?

He's merely summarizing what God expected people to have figured out from the laws of

nature.

What are the laws of nature and nature's God, written about by our Founding Fathers in the Declaration of Independence?

Nothing in the grant of civil power, or the creation of nations and the formation of civil governments, nullified, superseded, or altered the authority God previously gave to individuals and to families or what we call today "the private sector."

In the beginning, God gave mankind everything people need to survive and thrive.

The mission of civil government is therefore two-fold – to punish wrongdoers and to commend what is right to secure individual rights. As to punishing wrongdoers, this includes not only punishing criminals, but also providing a means of redress for private litigants who have disputes over breaches of

contract, property claims, injuries to persons, or other damages. These are essentially the same means used for protecting individual rights.

The same principle is found in 1 Peter 2:13-14: "Be subject for the Lord's sake to every human institution, whether it be to the emperor as supreme, or to governors as sent by him to punish those who do evil and to praise those who do good."

Nations were created, and civil power was granted, to provide a stable society for the safety, prosperity and happiness of the people in their private capacities. God did not create nations because individuals inherently need to be ruled, nor to superintend families, nor to exercise a superior dominion over the earth. Nations and civil government are merely facilitators for the private sector, not its replacement.

To "commend what is right" does not mean to do good things, to dole out special favors, or to enforce any alleged rights of the government against the people. Civil governments are not the creations of God, and as such, they have no "rights."

The legitimate role of civil government is very specifically limited to wielding the sword to carry out wrath on a limited class of wrongdoers. Nowhere do the scriptures commend civil government either to punish evil thoughts or to punish merely moral wrongs that are not also crimes as God defined them. The chief evil of civil government is not that

it does too little, but that it seeks to do too much.

What we need to understand is that Romans 13 is not a command to obey all purported authorities people have created – it only applies to authorities instituted by God. And there is no presumption that merely because some form of human government exists, it was made by God. It is the laws of God, which define and restrict all institutions of human authority, that people are to obey and respect.

Once upon a time, the U.S. government was the envy of the whole world. It presided over the greatest freedom the world had ever known. But as Washington's power and reach grew well beyond its constitutional restrictions, something happened. It started to supplant God.

Government became man's object of worship – its idol. Government wants to be your one and only god.

I admit that I've become "obsessed with the Constitution." Our leaders are a judgment on us. We've got to get our spiritual priorities straight. We've got to recognize our government is either a blessing or a curse on us.

The day is coming when not only individuals will be judged by God, but nations as well. That's not going to be a pretty sight, and if America were judged by those standards, it wouldn't fare well – unless, of course, we as a people change our ways in accordance with God.



# Trump raid is part of plan for dictatorship



BPR By Steve Hecht a businessman, writer, and film producer, born and raised in New York. He has lived and worked in Guatemala since 1972. He holds a Bachelor of Arts in Economics and a Master of Business Administration in Banking and Finance, both from Columbia University.

Contributed by Franklin Motte, Moreno Valley CA \* Edited by Ernie C/ Salgado, Jr., American Reporter

The FBI raid on Donald Trump's residence is part of an ongoing political agenda to impose a dictatorship on the United States. The agenda has failed temporarily with Democrats' inability to pass their voting law and pack the Supreme Court. However, those behind the Biden regime never quit. They know they will soon lose political power, and this raid is part of their counterattack to eventually recover it.

The highly visible, unprecedented raid on the residence of a former president and leading presidential contender for 2024 had to have been approved at the highest levels of government. Knowledgeable former officials and lawyers have said it could not have happened without the approval of FBI Director Christopher Wray and Attorney General Merrick Garland.

Since both officials serve at the president's discretion, we can assume whoever makes decisions at the presidential level agreed with the raid. If they disagreed with the raid, those who control Biden would either demand Wray's and Garland's resignations or fire them.

Biden's managers know they will lose the midterm elections and are preparing the terrain for when they do not control the elected parts of government.

Reuters reported, "A White House official said Biden was not given advance notice of the search." The regime is lying so its media partners can deceive and confuse the public and hide the regime's agenda of creating a dictatorship from its useful-idiot supporters.

In his signature 1971 work, Rules for Radicals, Saul Alinsky wrote, "All issues must be polarized ... One acts decisively only in the conviction that all the angels are on one side and all the devils on the other." Fifty years of this, including overt efforts during the Obama years, explains our division today.

Biden regime managers and their partners have been demonizing Trump and his supporters since 2015. People's



reactions to the raid depend on their opinion of Trump. The Alinskyite manipulators want people on both sides to react reflexively against the other side and not even consider the reason.

Many commentators are saying the raid will have permanent effects. Biden regime managers and their partners want Republicans, once they have power, to do to them what they have been doing to Republicans. This would complete the cycle of politicized justice, which would mean the end of our constitutional republic.

Senator Marco Rubio (R-FL) said if we get into the cycle of "what goes around ... comes around ... we become Nicaragua." With his Cuban heritage, Rubio understands, as he has demonstrated with his actions and words. Falling into this cycle is the Biden regime managers' hope to return to power and continue their attempts to impose a dictatorship. If Americans react properly, we can defeat the totalitarian assault and preserve our democratic republic.

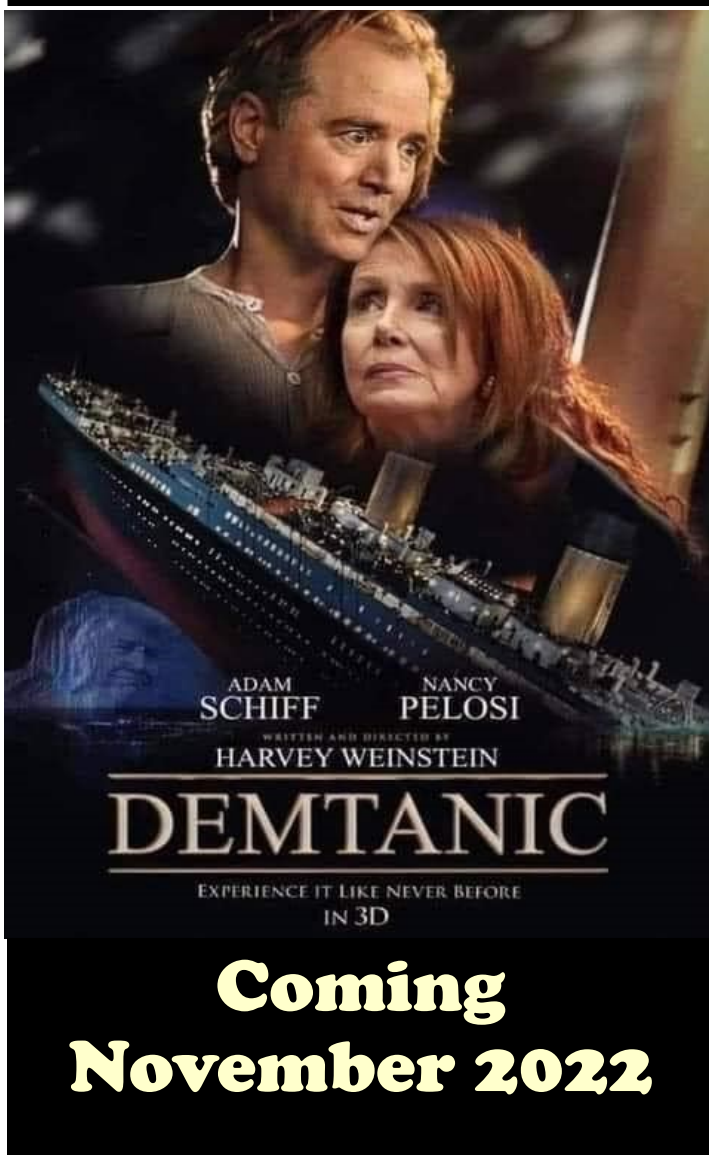
House Minority Leader Kevin McCarthy tweeted, "Attorney General Garland: preserve your documents and clear your calendar." Congressional oversight is indispensable, but it should be within the larger context of how we got here, without which we cannot have a plan to reverse it.

Republicans must not act like Democrats once they have power. However, they must also not act as Republicans

The third leg of the tripod of the totalitarian assault, after the Democratic Party and their corporate elites, is the administrative state: the federal bureaucracy. Both parties have created a monster that runs itself, damages our economy, seeks more power, and is unresponsive to Congress and even to its titular boss, the executive branch. Democrats partnered with the bureaucracy and the oligarchs to undermine the Trump administration and remove its policies.

The tripod will do anything to retain power. However, our traditions and structure have held sufficiently to give us a chance to recover. After voting out the totalitarian cabal, we must (1) downsize the anti-American federal bureaucracy to its constitutional role, (2) empower education reformers at the local level, and (3) penalize getting into bed with the Chinese Communist Party.

We must stop pretending that we are in a normal political situation in which we can find common ground with our opponents. There are only two sides now: liberty, representing traditional values, and tyranny, representing no values. With sufficient awareness and traditional American grit, we can rebuild our country within the rules, the laws, and the Constitution.



# CALIE.org

"Making A Difference"

Greatest American Indian Website In The World!

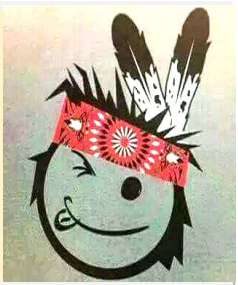
**California Indian Education, Inc.**  
 Soboba Indian Reservation, So. California  
 Mail: P.O. Box 366, San Jacinto CA 92581  
 Phone 951.217.7205 \* Email: CALIE.org  
 Non-Profit 501(c)(3) \* Tribal Organization



AS THE  
REZ  
TURNS

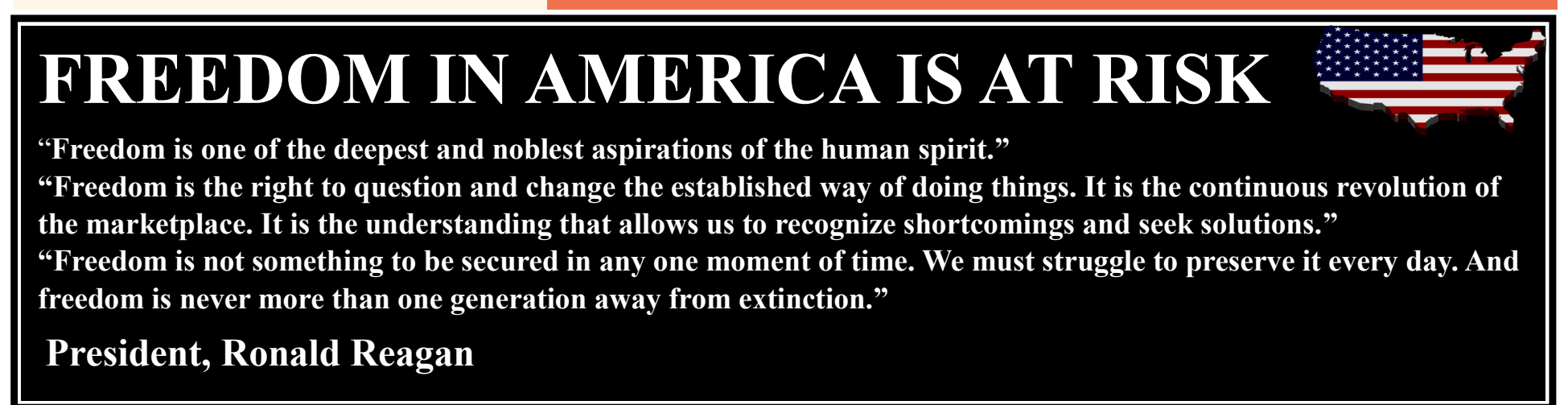
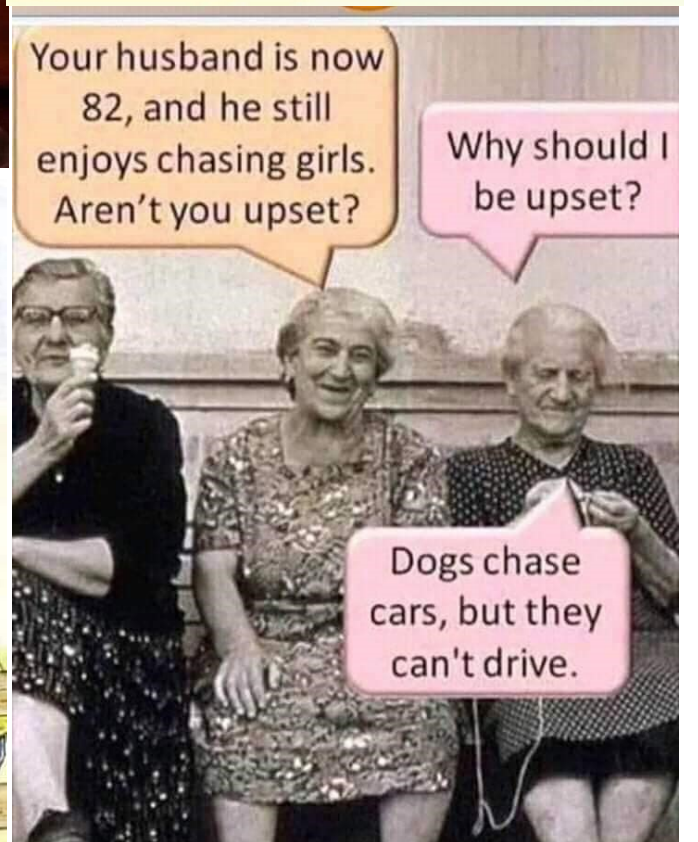
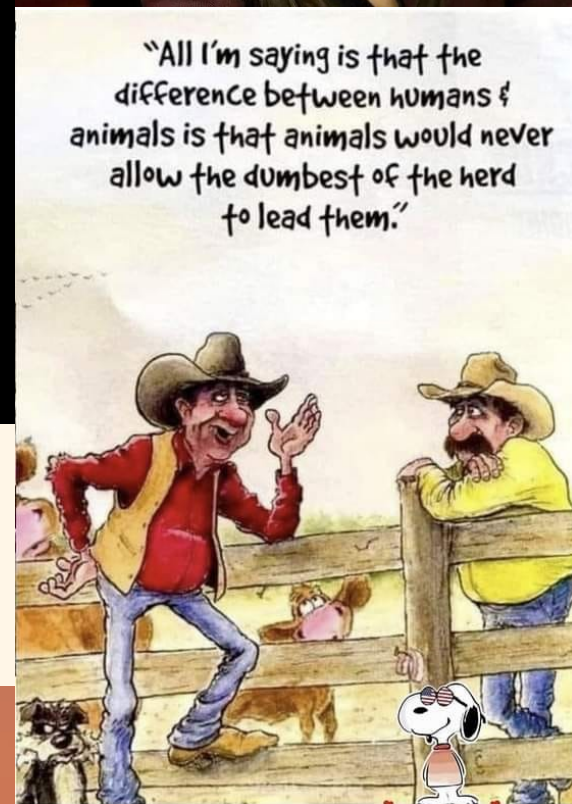
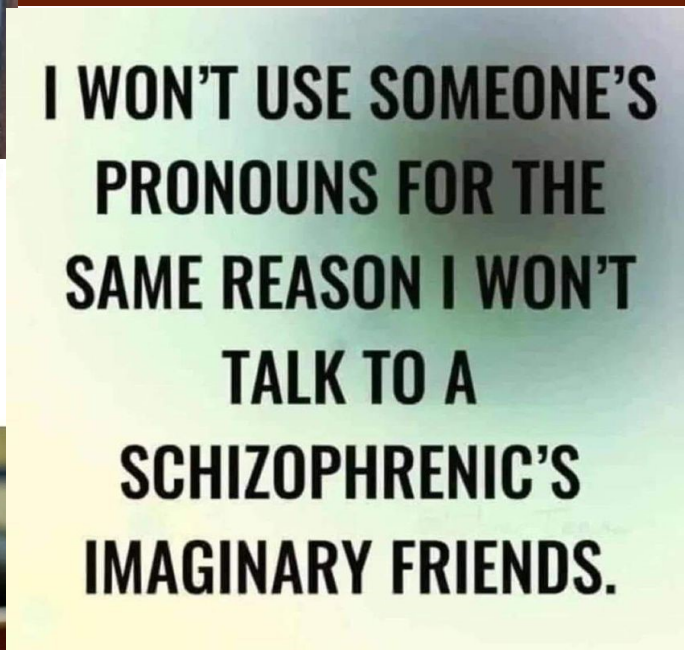
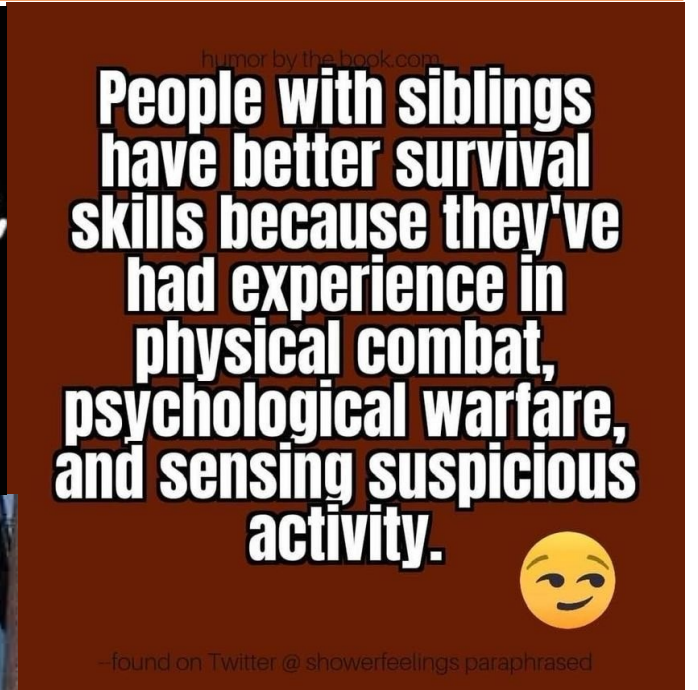
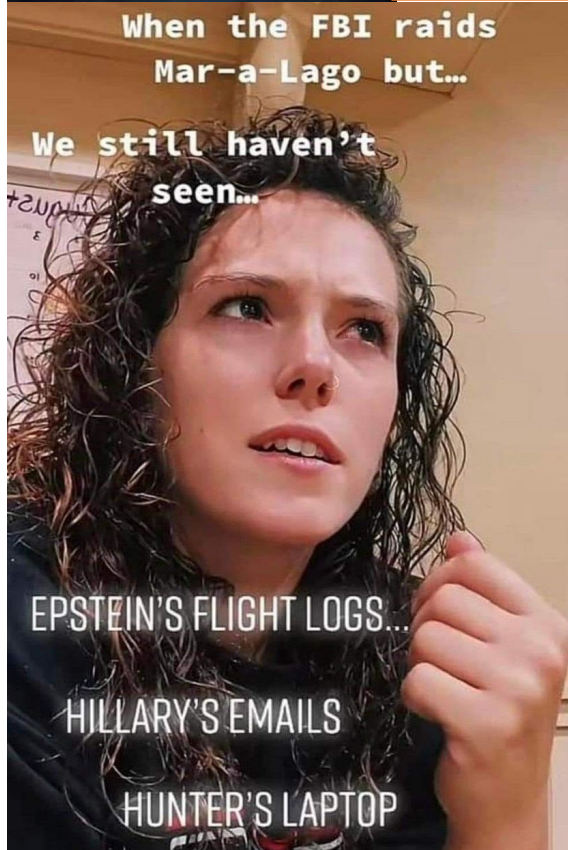
## Funny Bone & More

“Laughter is the Best Medicine”



**POLITICALLY  
INCORRECT  
AND PROUD OF IT!**

“America is just like an insane asylum. There is not a soul in it will admit they are crazy.” - Will Rogers, Rogers was an enrolled member of the Cherokee Nation.  
Shayne's Journal # 4677 May 13, 2020



“Freedom is one of the deepest and noblest aspirations of the human spirit.”  
“Freedom is the right to question and change the established way of doing things. It is the continuous revolution of the marketplace. It is the understanding that allows us to recognize shortcomings and seek solutions.”  
“Freedom is not something to be secured in any one moment of time. We must struggle to preserve it every day. And freedom is never more than one generation away from extinction.”

President, Ronald Reagan