

The

September 15, 2022 God Bless America

POLITICALLY
INCORRECT
AND PROUD OF IT!



American Indian Reporter



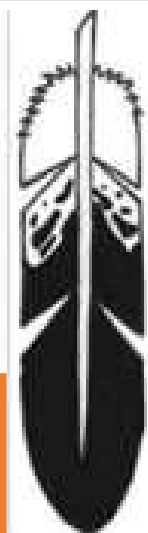
AMERICAN INDIAN TRIBAL NEWS * ERNIE C. SALGADO JR., CEO, PUBLISHER/EDITOR

APACHE STRONGHOLD

POB 766 SAN CARLOS, AZ 85550

Source: Indian Country Today and From Wikipedia * Edited by Ernie C. Salgado, Jr., American Indian Reporter

Congress Exempted Resolution Copper, a foreign-owned mining company from all federal environmental law, meaning that there will be no oversight or consequences for their destructive actions. Once mined, the copper ore itself will be shipped to China.



No Oil for America, But Copper for China!

Questions: *Why Does China get a Pass? Who Sponsored The Exemption? Where is Interior Secretary Deb Haaland? Where are all the Green Weenies? Where is the EPA? Where is the DOJ? Where in the FBI? Where is the GOP? Why was the land given to Resolution Copper? Was the Apache Tribes Considered? Where is the Left and Right Wing Media? ANSWER: No where, because it's Indian?* Maybe it's Time to Pay Attention? This is How the U.S. Government has Treated the American Indian Tribes for the over 500 Years. The Double Standard is Not New to the Aboriginal People of North America.

Corruption, Abuse of Power or Old Fashion Bribery, this is WRONG on so many Levels it's difficult at best to comprehend why no one respirable for overseeing wrong doings or at a minimum Questionable Activities seem to be more interested in censorship, gun control and critical race theory than what's happen here.

The Apache Stronghold is traveling this week from the San Carlos Apache Reservation to the Ninth Circuit Court of Appeals in San Francisco to request rehearing in their case against the United States to protect Oak Flat, a holy and sacred site, which is currently under threat of destruction by a foreign mining company, Resolution Copper.

The judges of the Ninth Circuit have called for a vote on whether to rehear the case *en banc*, meaning it would hear the case in front of a full 11-judge court instead of the original three-judge panel, giving the Apache Stronghold a second chance to win protection for Oak Flat in the Ninth Circuit before the case goes to the Supreme Court.

This type of request from the judges is extremely rare - they call for a rehearing vote in fewer than 0.5% of the cases they resolve - reflecting the significance of the case.

If the judges decide against rehearing the case, the Apache Stronghold has vowed to appeal to the U.S. Supreme Court.

Congress exempted Resolution Copper from all federal environmental law, meaning that there will be no oversight or consequences for their destructive actions. Once mined, the copper ore itself will be shipped to China. ICT reported.

This past June, the Ninth Circuit in a 2-1 vote refused to protect Oak Flat and the Apache people and the state from this cultural and environmental devastation.

The mining site is estimate to be 2-mile wide and a 1,100-foot deep crater, ending Apache religious practices forever.

The mine will also consume and contaminate 250 billion gallons of Arizona's increasingly limited water sources, while the state faces drastic water use decisions due to the ongoing severe drought.

Regarding this earlier ruling, Luke Goodrich, vice president and senior counsel at Becket, which represents Apache Stronghold, said: *"The panel's opinion is, as Judge Berzon said, 'illogical,' 'incoherent,' 'flawed,' and*

'absurd,' The ruling conflicts with the decisions of other circuits and the Supreme Court, and it gets the law badly wrong. So, we expect it to be corrected - if not by the full Ninth Circuit, then by the U.S. Supreme Court."

In addition to Becket, Apache Stronghold is represented by attorneys Michael Nixon and Cliff Levenson.

Project history (From Wikipedia)

The San Carlos Apache Tribe, the National Audubon Society in Tucson, the Grand Canyon Chapter of the Sierra Club as well as the National Congress of American Indians have joined in the fight against the Resolution Copper land swap.

Native American groups and conservationists worry about the impact to surrounding areas and have led a strong opposition to the land exchange.

James Anaya, former United Nations special rapporteur on the rights of indigenous peoples, said that without community and tribal support, Rio Tinto should abandon its Resolution Copper mining project.

In 2014, Secretary of the Interior Sally Jewell said she was *"profoundly disappointed with the Resolution Copper land-swap provision, which has no regard for lands considered sacred by nearby Indian tribes"*.

As of 2008 the project was stalled pending a proposed land swap with the federal government. Resolution Copper has proposed to give the federal government 4,500 acres (18 km²) of environmentally sensitive land in Arizona in exchange for the 3,000-acre (12 km²) proposed mine site, which includes the popular Oak Flat Campground, a protected area since 1955.

In May 2009, Arizona Democratic representative Ann Kirkpatrick introduced legislation in Congress to complete the land swap. The swap then had the support of Arizona's two Republican senators. The swap also has had considerable opposition and may have cost Ann Kirkpatrick her congressional seat in her 2010 loss to Paul Gosar; however,

The mining operation will be an open pit as pictured below. It is estimated to be 2-miles wide and a 1,100 feet deep creater. By an act of the U.S. congress it will be exempt from any U.S. environmental laws, regulations or oversight, including water, air and dust control and any reclamation of the lands.



By Calistemon - Own work, CC BY-SA 4.0, <https://commons.wikimedia.org/w/index.php?curid=93792993>

she regained the seat in 2012 and won again in 2014.

In 2013, the proposed land swap was readdressed when Rep. Paul A. Gosar (R, AZ-4) introduced the Southeast Arizona Land Exchange and Conservation Act of 2013 (H.R. 687; 113th Congress). The bill provided that the Apache Leap Cliffs, which rise prominently just east of the town of Superior, remain in federal ownership, and directed the Secretary of the Interior to manage Apache Leap so as to preserve its natural character. The bill required Resolution Copper to surrender any mining rights it has over the Apache Leap cliffs, and deeding 110 acres of private land in the area of cliffs to the federal government.

A rider introduced by John McCain and Jeff Flake in Section 3003 the 2015 National Defense Authorization Act, included the provisions of the stalled Southeast Arizona Land Exchange and Conservation Act. The Act cleared the way for the land swap in which Resolution would receive 2,422 acres of National Forest land in exchange for deeding to the federal government 5,344 acres of private land.

The mine would impact an area set aside in 1955 by President Dwight D. Eisenhower which is *sacred to the San Carlos Apache Indian Reservation. Both the Oak Flat Campground, an area dotted with petroglyphs and historic and prehistoric sites, and the steep cliffs at Apache Leap would be affected.*

In July 2015, a march protesting the land swap arrived in Washington DC.

The initial report was completed during the final days of the Trump administration, and under the provisions of Section 3003 ownership was scheduled to occur on March 11, 2021.

The Joe Biden administration withdrew the report on March 2, 2021 to demand more input from the public and Indigenous nations.¹

On March 18, 2021 Representative Raúl Grijalva reintroduced the Save Oak Flat Act for the fourth time, which would repeal the mandate to transfer the land transfer of Oak Flat to Resolution Copper. It died in the House along with any more interest in the proposed project.

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.,

Leftists infuriated by major networks’ refusal to air Biden’s divisive speech: ‘Democracy may be ending’

BPR BUSINESS & POLITICS By Chris Donaldson * Edited by Ernie D. Salgado, Jr, AIR Contributed by Franklin Motte, Moreno Valley CA

Angry demagogue Joe Biden’s unprecedented attack on tens of millions of patriotic Americans was so vile that all of the major television networks declined to air it live, infuriating the virulently anti-Trump elements of the so-called Resistance who wailed in protest.

When Biden appeared in front of the creepy blood-red background in front of historic Independence Hall in Philadelphia along with two U.S. Marines looking and sounding every bit like a tin pot dictator, viewers of CBS, NBC, ABC and FOX were all spared from having the grotesque travesty piped into their living rooms as the nets stuck with their normal scheduling of reruns and a game show.

“People involved in negotiations over Thursday’s address said the networks deemed Biden’s remarks as ‘political’ in nature and therefore decided not to televise it,” The Washington Post reported, describing the thought

process behind the nixing of live coverage for Biden’s nasty, un-American rant. *“These people, who spoke on the condition of anonymity to describe sensitive discussions, cited the speech’s criticism of Trump – Biden’s possible political opponent in 2024 – and its timing two months before the midterm elections.”*

As Biden delivered his dark and divisive remarks in which he denounced the leader of the opposition party and America First Republicans as extremists and threats to the nation, CBS viewers were treated to a rerun of “Young Sheldon,” NBC aired a rerun of “Law and Order,” ABC went with the game show “Press Your Luck” and Fox News featured the latest episode of “Tucker Carlson Tonight,” mercifully sparing potentially millions of Americans from a speech that could have been plucked out of a dystopian sci-fi movie.

“The networks’ decision not to carry



By permission of Goodwyn and Creators Syndicate, Inc

the speech all but ensured that Biden’s remarks will reach a far smaller audience than the millions of viewers who typically watch live presidential addresses on ABC, CBS and NBC,” according to the WaPo which noted that while the networks will typically carry presidential speeches that “they have passed on speeches that were part of campaign rallies or events, or when the subject was deemed insufficiently important or newsworthy.

US Rep. Pramila Jayapal includes hijackers in 9/11/2001 death toll

The Jerusalem Post and MY VIEW by Ernie C. Salgado, Jr., American Indian Reporter

“Today we remember the 2,996 people who were killed on 9/11 and all those who lost their lives while serving our country in the forever wars that followed,” Jayapal wrote in a tweet celebrating the memory of the tragic Islamic terrorist attack in New York City 21 years ago that shook the Nation to its core.

The 2,996 figure includes the 19 hijackers who died in the attack – the number of victims from the 9/11 attack on America totaled 2,977.

She was strongly criticized by the Republicans members of congress. However, not a

single word from even one Socialist Democrat. I guess the “Threat From Within” only applies to the American citizens that oppose the illogical Marxist agenda of the Socialist Democratic Party and not the anti-American activist.

Jayapal, also posted a similar tweet in 2021 with the same death toll of 2,996. Does she view the 19 Islamic terrorist as victims or some kind of hero’s? If so, why the delete in 2021 and 2022? We already know she’s a moron.

One thing for sure is that she has not and most likely will never be held accountable

for her anti-American actions just like all the “Peaceful Protestors” that caused the death of 25 Americans, injured over 2,000 police and first responders and causing billions of dollars in property damages.

Yes, all this destruction while law abiding American citizens were forced to stay home, wear a mask and to be vaccinated with questionable medication that have are still under investigation with the preliminary study results proving to be troubling. And still not one person is yet to be held accountable.

California Going Green Without A Plan & Clueless Socialist Leadership State Leaders Demand EVs, But Can’t Keep the Lights On

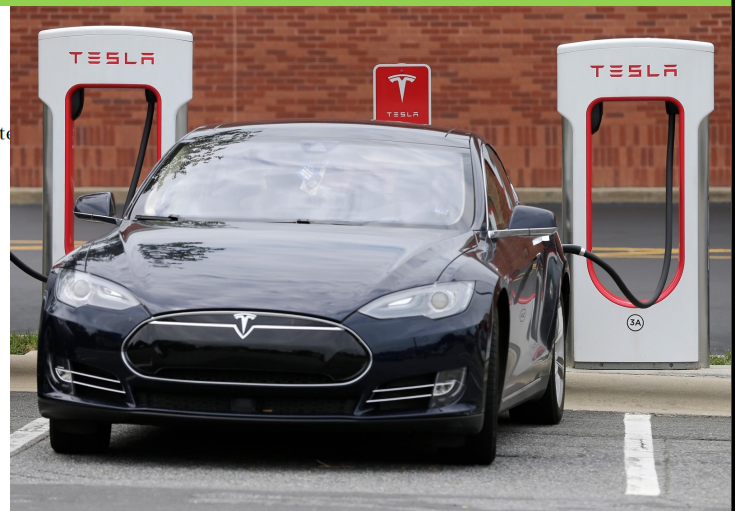
SACRAMENTO >> One of the mainstays of California’s state government is the obvious disconnect between its leaders’ highfalutin rhetoric — and the real-world results we see here on our streets. The state promises to lead the world in combatting climate change, fighting homelessness, ending income inequality, promoting economic innovation and you name it.

“Look, people have always looked to California for inspiration,” Gov. Gavin Newsom said during his March State of the State address. “California is doing what we have done for generations, lighting out the territory ahead of the rest, expanding the horizon of what’s possible.”

It makes you wonder where the governor is living. One can consult myriad sources to see that we lead the nation — but not in an inspirational way. We have the largest homeless population, with cities overrun by tent encampments. We have the nation’s highest income inequality and least-affordable housing. Our population is falling and businesses pursue their innovations elsewhere.

The most obvious example of this “look how great we are, but don’t look too closely” process came in recent weeks, as the California Air Resources Board (CARB) announced new clear-air regulations. The Advanced Clean Cars II rule will — let’s say it altogether now — lead the nation and perhaps the entire world on a path to a carbon-free future.

In implementing Newsom’s 2020 executive order, CARB has issued “trailblazing” rules that put “California on a path to rapidly growing the zero-emission car, pickup truck and SUV market and deliver cleaner air and massive reductions in climate-warming pollution.” It establishes a “roadmap so that by 2035 100 percent of new cars and light trucks sold in California will be zero-emission vehicles.”



Washington D.C. Marxist Drama Queen Speaks Woke Unprocessed Sewage

AOC says sexual assault ‘pivotal’ in running for office; not sure about presidency because US ‘hates women.’ The All American Victim! Which will keep her from ascending to the White House, not her complete lack of any sort of relevant experience.

But then again, does it really matter? Really, look at what the Dominion Voting Machines gave us, a first class Buffoon and a certified Moron.

VP Kamala Harris: “Our Southern Border is Secure”

Of course it is, the Border Patrol is directed to disregard U.S. Immigration Laws and allow people from around the world to enter the country without any legal documentation. And billions of taxpayers dollars is spent to provide food, shelter and health care for them. Yes, all this while millions of Americans are unable to make end meet because of absolutely insane domestic economic policies. So how is the Socialist Democratic Government working out for you?

If you don’t believe that America is transforming into Germany 1933. You Need to do your own “Fact Check.” The FBI is the American Gestapo on steroids.

The American Indian Reporter

“You Earned It, You Keep It Act”

H.R. 8717 is a Bill introduced by Rep. Angie Craig (D-Minn.) to make Social Security Tax Free

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

The propose “You Earned It, You Keep It Act” H.R. 8717 is the best news I have heard in many moons. (The term “Many Moons” is an “Indian Phrase” I learned in my youth from viewing western movies when the “Worldly Indian character” would reference times past and future by the number of full moons.

As a child it was a little confusing because as a Rez kid we used the kitchen clock for the current time and the calendar to measure days, weeks, months and years. However, my young logic was that there must be other “Real Indians” that measure time in this manner. Of course I now know better and understand the concept of stereotyping.

Wow, talk about getting side tracked, but getting back to the proposed legislation on eliminating the income taxes on Social Security. If the Bill passes it would take effect January 1, 2023.

And it’s a big IF simply because the current Social Security legislation passed in 1984 was senator Joe Bidens claim to fame legislation and as such it may require a 2/3 vote by the House and Senate to override a presidential veto.

Although I support Rep. Craig’s efforts in meeting the needs of the elders in America, *her proposed legislation appears to contain the same short comings as the 1984 legislation* by establishing a \$250,000 threshold basic income for taxation.

Bill Aims to Make Social Security Benefits Tax-Free

By Brandon Ballenger

In 1984 the threshold was \$25,000 to \$34,000, which impacted 10% of the work force, and has escalated over the past 38 year to over half the population.

However, the old Socialist Democratic rhetoric comes into play, “Tax The Rich,” which is old, tried and doesn’t work.

Currently over half of the Social Security recipient’s are taxed at a rate of 50% to 85% on their Social Security Benefits and I can assure you that they aren’t “Rich” by any standard.

What would work to reduce the National Debt is to reduce Government spending. But, that’s another matter.

Here is what you can do is send your two State Senators a post card asking them to support H.R. 8717 the “You Earned It, You Keep It Act” and do the same thing for your U.S. Rep. from your congressional district. Three post card is all it takes.

We Snooze, We Loose! JUST DO IT, NOW!

Matteo: The person who cried ‘racism’

americanwirenews.com * AUTHOR: MICHAEL MATTEO

Most reasonable people will agree that judging people based upon race is unreasonable and myopic. Skin color is merely the paint of our outward appearance, but it reveals little about our interior.

To judge someone solely based on race is the equivalent of buying a car or house because you liked the color they were painted on the outside. It’s not a very sound basis for judging whether the car or house are functional, nor is it a sound way to judge people.

Yet, in our society, there is a common idea held by many individuals that race is all that matters or is a significant aspect of what makes us who we are in our societal relationships.

Proponents of everything being racist cry out, “systematic racism” for all things they find inequitable and see white supremacists lurking in every institution. Their fondness for finding racism in everything they don’t like has created a “boy who cried wolf” situation for people of all races who understand that their obsession with race in all matters is neither accurate nor reasonable.

In an American Digest article from October 2021 titled: Keeping Track: 100 Racist Things a list of 100 racist things that Tucker Carlson tweeted was listed. Some of the things on the list included: car insurance, milk, math, science, bitcoin, algorithms, Lucky Charms, nostalgia, Coca-Cola, Star Wars, atheism, babies, highways etc. [Keeping Track: 100 Racist Things \(americandigest.org\)](#).

Rational people look at these kinds of lists and have to really think to figure out how math or nostalgia could possibly be racist, but there is some social justice warrior with the IQ of a spoon that is standing by and ready to make the case of why something and everything is about race.

Ridiculous claims about racism are made by people who would really benefit from real jobs and therapy, and this results in a collective groan from most people when they hear the word “racism” or branding someone a “racist.”

In addition to the barrage of these claims leading to desensitization, these claims also insult and minimize actual incidents of racism that occurred in the past.

When great black baseball players were not allowed to play baseball until 1947 and the vile things Jackie Robinson endured as the first black player to play professional baseball; that was racism.

When Emmett Till was tortured and murdered by true white supremacists; that was racism.

When segregation forced people to have separate bathrooms, water fountains and required black people to give up their seats on buses; that was racism.

When innocent people were lynched by true white supremacists; that was racism.

Each of these, and so many other incidents throughout American history, were egregious acts that were based on injustice and true racism.

Perhaps those individuals from the present who find racism in everything could learn from the past and be able to distinguish between murdering a young black man because he was black vs making the claim that the math is racist would realize how absurd their claims sound.

Racial paranoia has become an inescapable aspect of American society and when pushed into a corner with logic and reason, those woke, uninformed individuals whose arguments lack merit will almost always play the race card.

It’s like the patella reflex of left-wing individuals whose day is not complete until they have created another group of victims. In the past, going as far back as the abolitionist movement, brave individuals pointed out the evils of slavery and recognized that making a group of people slaves because of the color of their skin was ethically and morally wrong.

People of all races took active roles in fighting racism and some (of all races) were brutalized and murdered for their beliefs. They fought against racism, but today it’s not good enough to be against racism as we are told that the new standard of racial politics is identifying as an “anti-racist.”

The notion of being an “anti-racist” was popularized by Ibram Kendi, a man who has made a lot of money from writing and lecturing about racism. Kendi, of course, relies heavily on racist ideas such as white privilege, an unproven idea that ALL people who have white skin have received benefits because of their skin color. To generalize that X group has Y benefit based upon race is a textbook example of racism. Yet, it is these ideas that permeate university classrooms throughout the country and influence future teachers and professors.

These illogical and irrational ideologies have also seeped into high school and elementary curriculums in the guise of critical race theory to create a generation of people who will find racism in all aspects of life because they have been taught that America is an evil nation by so-called educators who have cushy jobs and point fingers at the very society that has given them a very good quality of life.

Today, in many universities, there are areas segregated based upon race, which spits in the face of all those who suffered during the civil rights movement to end segregation.

The wonderful message of Martin Luther King, a man who lost his life fighting for civil rights, who talked about judging people by the content of their character are spat upon by people like Kendi who doesn’t have the courage to debate those who refute what he says.

Drama queens like Alexandria Ocasio Cortez and the rest of the squad are constantly playing the race card, and making up stories about how they were victimized, yet they have no clue about the true face of racism. Their obsession with being victims fits into the woke narrative that seems to glorify victimization and their inability to go through a day without using the word “marginalized” is an indictment of their narrow-minded scope of the world.

Claims of racism are merely convenient talking points that people like AOC and her fellow squad members rely upon heavily because they lack the ability to discern real racism from faux racist claims. They are also preaching to a choir of ill-educated individuals who truly believe that disagreement is racism and oppression.

Like the main character in the story, “The boy who cried wolf,” constant claims of racism and labeling others as white supremacists has desensitized many Americans to what real racism is and means.

Perhaps those who are responsible for this situation will realize that they are doing more harm than good for their cause, and instead of immediately concluding that all situations are caused by racism they may delve deeper into issues and avoid knee-jerk reactions.

However, this is highly unlikely because pimping racism has created a wealth of money, political power and prestige.

LET US HELP YOU

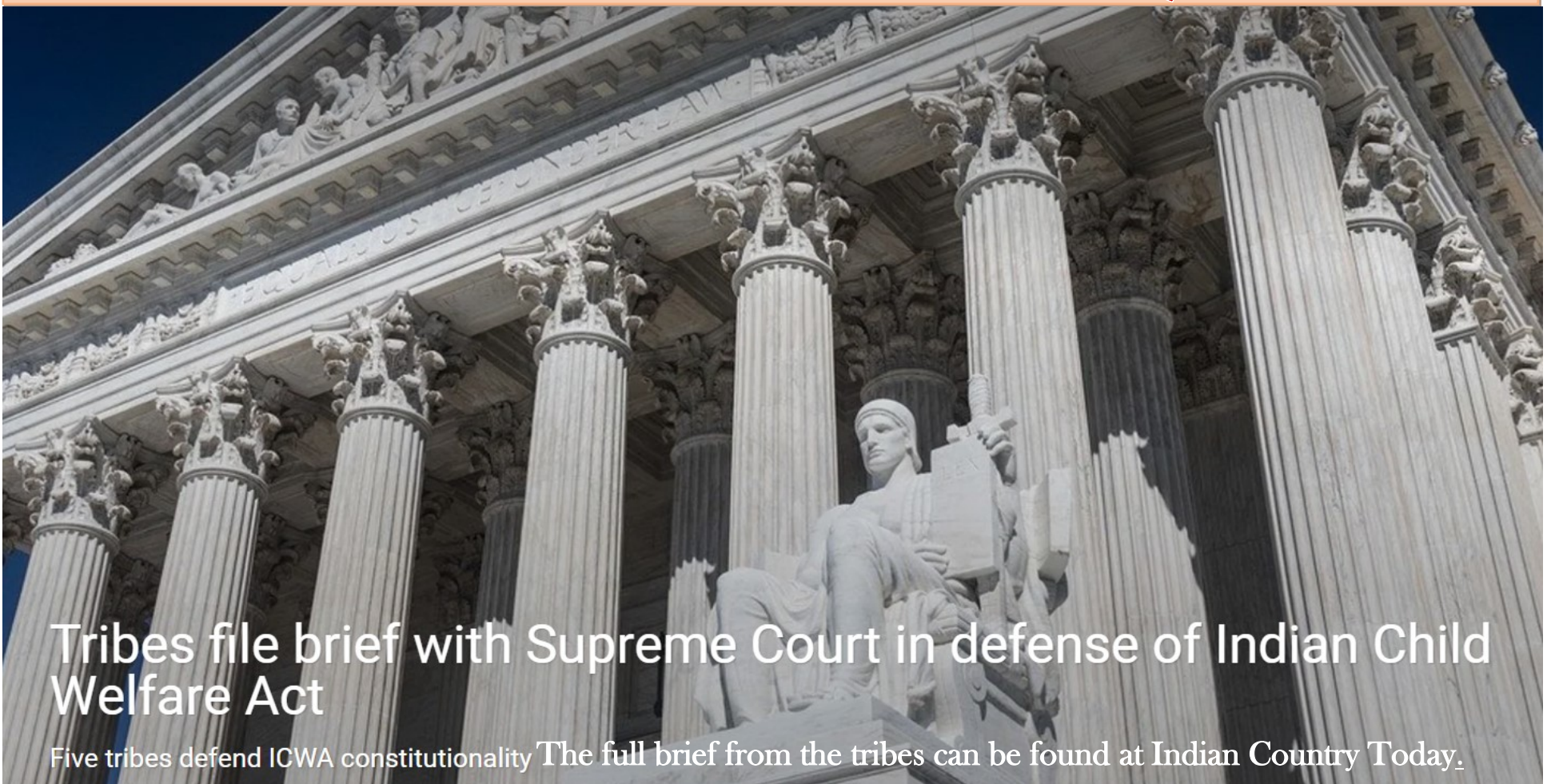
Promote Your Business

American Indian Reporter & CALIE.org

2 For the Price of ONE



The American Indian Reporter



Tribes file brief with Supreme Court in defense of Indian Child Welfare Act

Five tribes defend ICWA constitutionality The full brief from the tribes can be found at Indian Country Today.



MORONGO
BAND OF
MISSION
INDIANS



On August 12, 2022, five tribes filed a brief with the U.S. Supreme Court in *Brackeen v. Haaland* defending the constitutionality of the Indian Child Welfare Act (ICWA). Cherokee Nation Principal Chief Chuck Hoskin, Jr., Morongo Band of Mission Indians Chairman Charles Martin, Navajo Nation President Jonathan Nez, Oneida Nation Chairman Tehassi Hill, and Quinault Indian Nation President Guy Capoean issued the following statement:

The United States Congress passed the Indian Child Welfare Act 44 years ago. In the decades since, Indian Child Welfare Act has continued to receive strong, bipartisan support while being repeatedly upheld in both state and federal courts.

Our brief filed today outlines not only the tremendous benefits that Indian Child Welfare Act has brought to the health and safety of children, but also

demonstrates how the law adheres to the Constitution and the principles of tribal citizenship dating back to America's founding.

National child welfare experts and advocates regard Indian Child Welfare Act to be the gold standard of child welfare laws because, when properly followed, it delivers better outcomes for children and their families.

The Indian Child Welfare Act of 1978 (ICWA)
(Pub.L. 95-608, 92 Stat. 3069, was enacted on November 8, 1978)

But if those attacking Indian Child Welfare Act are successful, they would not only dismantle a law that is central to our sovereign interests in protecting our children but also create chaos and instability throughout the country by overturning the basic framework of Indian law and the political nature of tribal citizenship.

On November 9, 2022, the Supreme Court will hear arguments and then decide the future of Indian Child Welfare Act. We are confident that the court will rule on the side of Indian Child Welfare Act, of the Constitution, of history, of child welfare experts, of states, and of children and families. To do otherwise, the court would be ignoring decades of precedent, overriding

congressional authority, and putting our tribal children's safety at risk. We stand with hundreds of tribes across the nation in defending Indian Child Welfare Act in court and look forward to once again seeing its constitutionality upheld."

In the brief, the tribes explain why Indian Child Welfare Act remains critical and relevant today, noting that a "mountain of evidence — from 1978 to today — shows that Indian Child Welfare Act provides an essential buffer against practices that continue to yield the unwarranted removal of Indian children" and that "Indian Child Welfare Act is based on a simple idea: When Indian children can stay with their families and communities, Tribes and children alike are better off."

Over 500 American and Alaskan Native Tribes, 60 tribal organizations, 87 different members of Congress, 23 states, and a county with the largest child welfare system in the country filed amicus briefs that defend ICWA's ability to encourage tribal-state and tribal-federal relations, as well as emphasize ICWA's effectiveness in practice in state contexts.



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

Democratic Senator Joe Manchin is not a happy camper about being Double Crossed by his colleagues after providing them with his \$760 Billion Dollar Vote to pass the "Inflation Reduction Act" or "Pork Barrel Act" as many American voters are calling it.

However, in all honesty did he really believe that they would honor their promise? No one in their right mind would trust these people. It's not like Schumer and Pelosi haven't teamed up before and done the very same thing to other trusting or naïve freshman member of congress.

Like Biden said during his Third World Dictator tirade, *"These people have no morals, don't support the rule of law or the Constitution."* OOPs my bad, he was talking about the MEGA supporters.

For a while I was thinking maybe Manchin had the makings of a real leader, but it's not the first time I've been wrong. I guess he believed the, *(If you like your doctor you can keep...)* sales pitch.

I wonder if Bill Gates is still planning to build his battery manufacturing plant in West Virginia?

A BRIGHT FUTURE AS A TRIBAL WATER OPERATOR



- Help provide safe, clean water to the tribal community!
- Join our team! Use technical skills, and be proud of your work in a stable & meaningful career



For more information, contact your local tribal utility or the ITCA Operator Training Program at twinfo@itcaonline.com, (602) 307-1537, or visit our website at itcaonline.com/tws.

The Inter Tribal Council of Arizona, Inc. is an equal opportunity provider and employer. This material is based upon work supported under a grant by the Rural Utilities Service, United States Department of Agriculture. Any opinions, findings, and conclusions or recommendations expressed in this material are solely the responsibility of the authors and do not necessarily represent the official views of the Rural Utilities Service. USDA is an equal opportunity provider and employer.

Box5@AmericanIndianReporter.com

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

The American Indian Reporter

Karissa Valencia, Creator, *Spirit Rangers*

"Our show celebrates Indigenous storytelling with Indigenous talent at the helm. I created this show inspired by my time growing up on the Chumash Reservation in the Santa Ynez Valley of Southern California."

I grew up with bedtime stories of our land, animals and plants. I went to Pow Wows, attended our Bear ceremonies and believed my culture was magic. However, I never saw that reflected back at me in my favorite TV shows or movies. As a Native kid, that can feel incredibly isolating. I can't wait for the next generation of Native youth to see themselves on screen and have new Native heroes to look up to. It's the show I always wished for as a kid who loved cartoons."

"However, you don't have to be Native to enjoy the show! There will be plenty of action, adventure, magic and lots of love for our Earth. With spunky heroes, goofy sidekicks and catchy songs, every family will have something to look forward to in this show, set in the most beautiful National Park you've ever seen."

In 2020 Netflix announced a new all-Native fantasy-adventure series called "Spirit Rangers." The animated show is finally set to be released in October. Karissa Valencia is the creator of the project and previews the adventures. Watch interview with [Indian Country Today](#).

Internet Posted by Joely Proudfit, PhD. American Indian Studies, California State University San Marcos



K's "High Quality at Affordable Prices"
Custom Made Handbags

Happy Indian Day September 23

All Credit Cards & Cash Accepted



1.619.792.8517
ckayi4nfo@yahoo.com

**FIND YOUR FUTURE AS A
TRIBAL WATER OPERATOR**



**KEEP TRIBAL COMMUNITIES SAFE
& PROTECT THE ENVIRONMENT**



For more information, contact your local tribal utility or the ITCA Operator Training Program at twinfo@itcaonline.com, (602) 307-1537, or visit our website at itcaonline.com/tws.

The Inter Tribal Council of Arizona, Inc. is an equal opportunity provider and employer. This material is based upon work supported under a grant by the Rural Utilities Service, United States Department of Agriculture. Any opinions, findings, and conclusions or recommendations expressed in this material are solely the responsibility of the authors and do not necessarily represent the official views of the Rural Utilities Service. USDA is an equal opportunity provider and employer.

VOTE NO PROP 26 & 27
"SPORTS BETTING"
KEEP Foreign and Big
Corporations From
Controlling California
Protect Tribal Sovereignty
"KEEP THE PROMISE"



The California Indian Culture and Sovereignty Center



**ELEMENTARY
ONLINE COURSE**

COURSES & SERVICE

CINC will cover the tuition fee at Palomar College for the Fall 2022 Elementary Cahuilla 166 IA course taught by Dr. Eric Elliot for verified CINC students. Students wishing to enroll in the course must complete a CCC application

Ready to learn something
Awesome together?

**GET STARTED
TODAY!**

CONTACT US:
760 933 9833

Students will have a small student service fee for the semester

75080 Frank Sinatra Drive, Ste. 221
Palm Desert, CA 92211

info@CINCollege.org



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

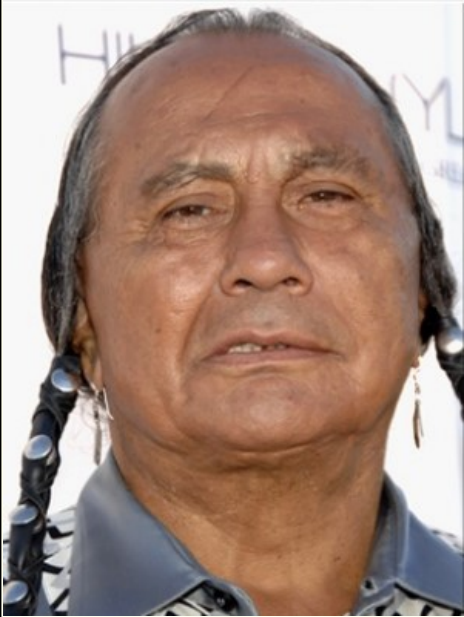
The American Indian Reporter

Tucker reads list of Trump allies subpoenaed by DoJ that should 'shock the conscience' of anyone who sees it

American Wire by Kevin Haggerty, September 12, 2022

Edited by Ernie C. Salgado, Jr., American Indian Reporter (Photos of Carson and Means & Quate)

TUCKER CARLSON
TONIGHT



'Indian policy' has now been brought down upon the American people, and the American people are the new Indians of the 21st Century.
Russell Means AIM

When former President Donald Trump's home at Mar-a-Lago was raided by the FBI just over a month ago, many tried to convey that the unprecedented political attack wasn't only against him per se, but against all Americans.

Monday night, (September 12, 2022, Fox News host Tucker Carlson brought receipts that show such speculation was right on target and President Joe Biden's administration is targeting "our core freedom."

On last Friday's (September 9, 2022, edition of "Tucker Carlson Tonight," the host had brought on attorney Harmeet Dhillon to shine a light on the expansion of the FBI's investigation to serve warrants or subpoenas to roughly 50 Trump supporters. As Dhillon put it, Attorney General Merrick Garland's DOJ asked "for all communications dating from a month before the election until a month-two months after the election."

By Monday (September 12, 2022,, Carlson had copies of the subpoenas issued by the Justice Department, "and what it demands is both unlawful and without precedent in American history."

For example, the host detailed how former Tea Party member and congressional candidate Amy Kremer who had

proceeded through the proper channels to get a permit for a rally on Jan. 6, had FBI agents show up at her home and the home of her ex-husband demanding not only her communications but those of her daughter Kylie as well, "including their social media posts from Oct. 1, 2020, to the present day."

Kremer, Carlson points out "never went to the Capitol on that day. She never encouraged anyone else to go, either. But for the crime of organizing a lawful political event, an election justice rally protected by the Constitution, Amy Kremer is now being terrorized by Merrick Garland's DOJ."

"It's illegal. It's unconstitutional. It shocks the conscience of everyone who sees it," the host expressed, "but the number of people who see it is very small because it is not covered by any media and it's not just happening to Amy Kremer. This show has obtained a subpoena from Merrick Garland's DOJ issued in the past week and what it demands is both unlawful and without precedent in American history. The subpoena claims to be investigating, 'any claim that the vice president and/or president of the Senate had the authority to reject or choose not to count presidential electors.'"

"Now keep in mind that any claim you make as an American citizen about electors, any claim you make about American politics, period, is protected explicitly under the First Amendment. That's our core freedom," he outlined. "It's why we live here. It's why we're proud to be Americans. It's why so many American servicemen died protecting our country."

Carlson pointed out, "Those are the freedoms that they fought to preserve. That's why nobody prosecuted leading Democrats in 2016 when they sought to reject electors for Donald Trump.

Right. It's why none of those people, including Kamala Harris, is now in jail."

"But right now, according to the subpoena that we have obtained, Merrick Garland's DOJ is demanding all communication from the following people on this topic and let's be clear before we read their names, that it is not clear what the investigation is actually about and that's the most terrifying part," he argued

Former White House chief strategist Steve Bannon categorized these actions by stating, "The jackbooted Gestapo's gotta show up at their door and make a big display of this," adding, "there's so much going on that people don't even know, at so many levels."

"This is the Biden regime, and what they are trying to do is shut down everybody," Bannon went on and Carlson expanded on that as he listed some of the supporters being harassed by the DOJ seemingly without grounds.

"he detailed, "would be former White House adviser Bernie Kerik, who was the former police commissioner of New York City; Boris Epshteyn, who is the what is this? On what grounds are you demanding my private communications with people? They never say. Included in this precedent-breaking sweep of political opponents of the Biden White House," current attorney for Donald Trump (At no time in American history has it been okay to grab the personal communications of someone's lawyer because those are privileged. Not anymore.) Matt Morgan; Justin Clark; Kenneth Cheseboro; Mike Roman; RNC official Joshua Findlay; Trump Attorneys John Eastman, Jenna Ellis, Joe DiGenova, James Troupis, Rudy Giuliani, Sidney Powell, Victoria Toensing, Cleta Mitchell, and Bruce Marks. We could go on and on

and on and on.

"The DOJ is now going after former White House official Stephen Miller, a frequent guest on this show, with a subpoena. Why?" the host asked. "Well, it could be because Stephen Miller went on this network and said, 'If we win these cases in the courts, then we can direct the alternate state of electors are certified.'"

"In other words, he didn't call for an insurrection, much less violence or a coup. He called for alternate electors to be seated if the court ordered them to be seated. In other words, he was following the constitutionally prescribed process post-election. He's doing what he's supposed to do," Carlson argued. "He's following the rules, but under Joe Biden, that apparently is now a crime. By the way, every one of these people has to hire lawyers to defend him or herself and a lot of them at this point, after two years of harassment by Joe Biden, can't afford it."

The case was made when Trump was raided. and the Biden administration got busy ushering in a third-world-style banana republic into the United States where political opposition would not be tolerated.

Now, as analysts quibble over whether or not an unwritten 60-day threshold heading into the midterms will be honored or if charges could be filed against the former president before November, the latter looks more and more likely for, as Carlson put it, "This kind of behavior, politicized federal law enforcement, is a threat to democracy."

"It's a threat to the system we live under. It's a threat to everything we have that's valuable," he concluded. "We cannot allow this, but no one's even mentioning it."



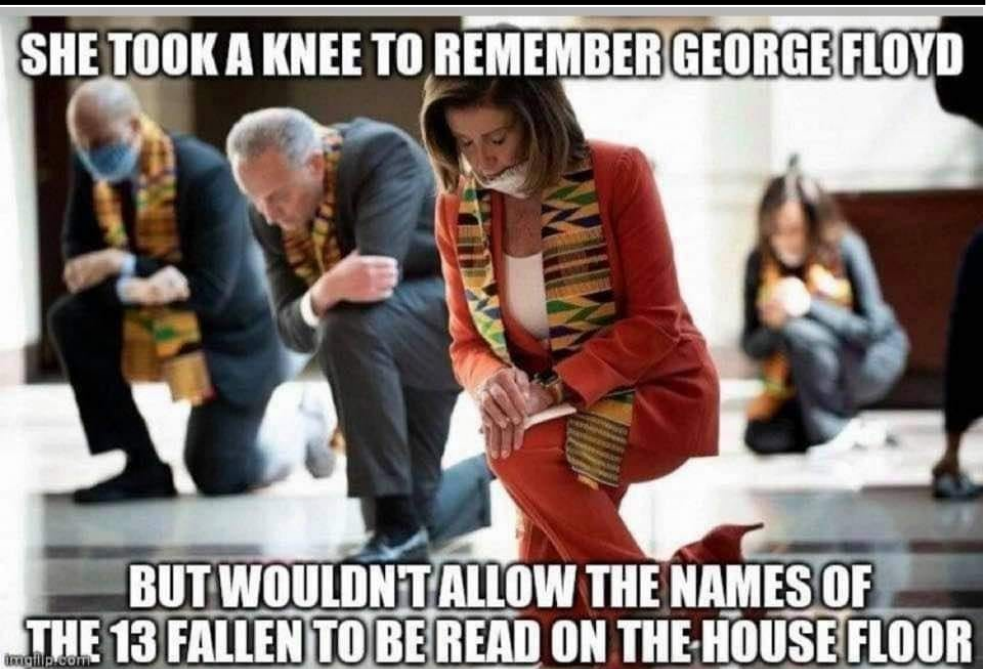
As we prepare to celebrate American Indian Day on Friday, September 23, let us not forget what our forefather endured and the struggles we must face to protect our Tribal Rights.

It seems as the more we progress within the dominate society the greater are the challenges on our Tribal Rights. From the Federal District Courts to the Supreme Court the Tribal Governments are faced with political rulings as opposed to the rule of law.

The resent Supreme Court decision in *Oklahoma v. Castro-Huerta* which overturned the 190 year old Supreme Court decision made in 1832 in the *Worcester v. Georgia* case claiming

that "Worcester rested on a mistaken understanding of the relationship between Indian country and the States," is an excellent example of the political vs the legal venue of the court.

Still, another example is the Indian Child Welfare Act of 1978 which is scheduled for November 9, 2022. The lower courts have ruled that it violates the Continuation because it based on race. However, the relationship between the U.S. Government and the American Indian Tribe is political as defined by Treaties and case case law. Again, the Federal Courts refuses to recognize this legal status.



Just take a moment to think about this insanity. She is Speaker of the House of Representative of the Socialist Democratic Party. She took a knee in respect for a career criminal, a thug that died from a drug overdose while in police custody. But, she refused to honor 13 America solders that were killed in the line of duty while in the service of our County, the United States of America.

You can add this to the financial mess the Country is in because of the hair brained policies of the American Socialist Party.

WE THE PEOPLE need a free America that respects and honors the Constitutional Rights of the American people.

Remember this when you vote on November 8, 2022.

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

Box5@AmericanIndianReporter.com

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

Send Us Your Meme's - News - Activities -Events - Funnies



Democrat Mary Peltola wins Alaska's U.S. House special election, making her the first Alaska Native to be elected to Congress.

Peltola, 49, Yup'ik, is set to serve the remainder of the late Republican Rep. Don Young's term, which ends in January.

She was looking toward November 8, Mid-Term election that will determine who will be the Alaskan representative for the full two-year term, Mary Peltola, Sarah Palin or Nick Begich.

It appears that Peltola will have the advantage since Begich, who finished a distant third in the special elect refused to drop out of the race which may have given the advantage to Sarah Palin.



Palin, who touted widespread name recognition and former President Donald Trump's endorsement, questioned Begich's Republican credentials and issued perhaps her strongest rebuke of him, saying "Negative Nick" had divided Republicans with his "dirty campaigning" and should drop out of the race.

Monday September the 5th was the last day for Begich to drop out, which he refused to do.

Begich comes from a family of prominent Democrats but has said he's a life-long Republican.

With the Supreme Court overturning Roe v. Wade in June, Peltola has said she wanted to be "an advocate for safe and legal abortions."

Peltola said she is "very excited to work for Alaskans" over the next few months but also "very committed to staying focused to the campaign for the two-year seat and really focused on November."



Queen Elizabeth II

April 21, 1926 - September 4, 2022

Why would bacteria on Mars be considered "proof of life" when a heartbeat on Earth isn't?

A BRIGHT FUTURE AS A TRIBAL WATER OPERATOR



- Help provide safe, clean water to the tribal community!
- Join our team! Use technical skills, and be proud of your work in a stable & meaningful career



For more information, contact your local tribal utility or the ITCA Operator Training Program at twinfo@itcaonline.com, (602) 307-1537, or visit our website at itcaonline.com/tws.

The Inter Tribal Council of Arizona, Inc. is an equal opportunity provider and employer. This material is based upon work supported under a grant by the Rural Utilities Service, United States Department of Agriculture. Any opinions, findings, and conclusions or recommendations expressed in this material are solely the responsibility of the authors and do not necessarily represent the official views of the Rural Utilities Service. USDA is an equal opportunity provider and employer.

FUSION Dragonfly Spirits



Sunday, September 25, 2022 3:00 pm

Join us as San Geronio Ballet returns to the Dorothy Ramon Learning Center with their acclaimed Ballet fusing Classical Dance and Native American Contemporary and Ancient Music. Featuring live flute and singing by Ernest Siva

Dorothy Ramon Learning Center's
San Manuel Gathering Hall
127 N. San Geronio Ave., Banning, Ca (951) 849-7736

Tickets: \$10



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



Tribal nationhood requires citizen civil rights protection

The ACLU called disenrollment ‘one of the most compelling defects in Indian law’

GABRIEL S. GALANDA • MAR 7, 2022

How Can the Individual American Indian as an American Citizen be Denied Civil Rights and Constitutional Protection?

By Gabriel S. Galanda is an Indigenous rights lawyer in Seattle. He belongs to the Round Valley Indian Tribes of northern California. This opinion derives from his forthcoming academic essay, “In the Spirit of Vine Deloria, Jr.: Indigenous Kinship Renewal and Relational Sovereignty.”

The United Nations’ intercession in a human rights calamity on Nooksack tribal lands in northern Washington state spotlights an unacceptable truth: Tribal citizens are the only United States citizens not universally guaranteed civil rights protection.

Before 1776, Indigenous kinship societies did not honor individual rights. Reciprocal obligation and duty were normative among Indigenous groups, who commonly self-identified as “the People.” According to Vine Deloria, Jr. and Clifford Lytle in “The Nations Within,” there was “no concept of civil rights because every member of the society was related, by blood or clan responsibilities, to every other member.”

Rights were unnecessary. As Ella Deloria explained in “Speaking of Indians”: “The dictates of kinship demanded of relatives that they not harm each other.”

Federal law superimposed an individual rights regime upon Indigenous societies beginning with early nineteenth century treaties, which conferred personal rights in lands and annuities as modes of assimilation. For example, the 1817 Treaty with the Wyandot promised a 640-acre allotment to the “quarter-blood” children of a deceased settler, while an early Cherokee Treaty pledged the “per capita” and “personal” apportionment of federal monies to Cherokees.

Within decades, tribal nations began to mirror settler governments that violated individual rights. According to Stephen Cornell in “Return of the Native”: “Reservation containment raised the stakes and narrowed the means of dispute resolution. Now there were central positions of limited power to be won or lost and diminishing resources to be controlled.”

Exacerbating those internecine dynamics, late 19th century U.S. Supreme

Court decisions held that tribal citizens were neither American citizens nor entitled to federal Bill of Rights protection on tribal lands. Although tribal citizens became U.S. citizens in 1924, Stephen Pevar explains in “The Rights of Indians and Tribes” how, in ensuing decades, a great number of “tribal officials were tyrannical” towards tribal citizens, “denying their rights under tribal law.”

By 1965, tribal civil rights violations were so pervasive that the ACLU joined tribal citizen groups in calling upon Congress to address the rise of tribal politicians who “suppressed by threat of disenrollment, any dissenting views.” The ACLU called disenrollment “one of the most compelling defects in Indian law.” Congress obliged, amending the Civil Rights Act of 1965 with the Indian Civil Rights Act (ICRA) of 1968. That same year U.S. Interior Department Secretary Stewart Udall assumed “authority to approve disenrollment actions.”

Through ICRA, Congress imposed restrictions upon tribal nations, intending to “secure for the American Indian the broad constitutional rights afforded to other Americans” and “protect individual Indians from arbitrary and unjust actions of tribal governments.” ICRA entrenched tribal nations as rights-based regimes. But within a decade, the Supreme Court undermined ICRA, leaving tribal nations subject to authoritarianism and tribal citizens with remediless rights.

In 1978, Justice Thurgood Marshall issued an opinion in Santa Clara Pueblo v. Martinez, ruling that ICRA did not allow tribal citizens to bring civil rights claims against tribal nations in federal court, with the exception of habeas corpus. Supreme Court conference notes reveal that the Burger court brethren’s true intention was to stem the rise of federal court ICRA suits. Justice

Marshall did the honors. Despite issuing a groundbreaking opinion that affirmed “the fundamental constitutional right of access to the courts” one year earlier in Bounds v. Smith, he closed federal courthouse doors to tribal civil rights plaintiffs.

Justice Marshall’s opinion in Santa Clara Pueblo has since emboldened tribal politicians to violate their peoples’ rights, with impunity. The consequences afflict tribal nationhood today.

Fueled by per capita entitlements from a \$35 billion gaming industry, politicians for over 90 – 15 percent of – tribal nations have disenrolled upwards of 10,000 citizens. A great many more tribal politicians refuse to bestow citizenship rights upon Indigenous newborns and youth, in order to concentrate gaming welfare entitlements with adult voters. The politicians also commonly strip dissenting tribal citizens’ rights to employment, housing, health care, and social services—they cut their own relatives’ federally-funded safety nets—without process.

White observed in his Santa Clara Pueblo v. Martinez dissent, when passing ICRA Congress could not have “desired the enforcement of these rights to be left up to the very tribal authorities alleged to have violated them.” Meanwhile the politicians wield gaming welfare entitlements to repress the tribal body politic as well. Tribal venality has overrun the dictates of Indigenous kinship. A resulting state of natural law has catalyzed violent unrest, even killings, on several tribal reservations.

Tribal failure to venerate Indigenous humanity also correlates to endemic rates of reservation violence against women, missing and murdered Indigenous peoples, and youth suicide.

The dehumanization threatens tribal national existence; without the people, there are no nations.

For its part, the U.S. typically demurs in the face of domestic Indigenous human rights abuse, also thanks to Santa Clara Pueblo. “It’s an internal matter” is the political watchword in Washington, D.C., which, when proclaimed by federal officials to persecuted tribal citizens, further disenfranchises them. Because there is no national tribal organization like the NAACP or Southern Poverty Law Center that advocates for the universal protection of Indigenous civil rights, Indigenous Americans are also left out of today’s racial reckoning.

These truths should not be acceptable to any American. The first peoples of these lands also deserve universal civil rights protection. We, too, deserve the promise of life, liberty, and happiness. The future of tribal nationhood—by and through the people—depends on it.

EDITORS NOTE by Ernie C. Salgado, Jr., AIR.

The U.S. supreme court got it wrong it in Santa Clara Pueblo v. Martinez, as did to court in 1968.

In June 2, 2024 the American Indian people were granted American Citizenship, not the tribal government.

As an American Citizen the American Indian as an individual is entitled to the full protection of the U.S. Constitution.

There should be no need for any special legislation such as the Indian Civil Rights Act, the supreme court ruling should simply state that the American Indian as an American Citizen is entitled to the full protection of the U.S. Constitution and as such the Tribal Government shall not violate their rights.

And in consideration of the Sovereign rights of the Tribal Government as a independent Govern the Constitution is clear that the U.S. Government has the rights of oversight as defined in right to regulate commence.

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 * 9456 Cuyamaca St. #1911 * Santee CA 92071 Thank you, Ernie C. Salgado, Jr., American Indian Reporter & Soboba Rez

The American Indian Reporter



Shayne's Journal

Shayne's Journal is a daily blog posted by Shayne Del Cohen, PhD
Email: shayne@sprintmail.com

“Public Service Loan Forgiveness Program”



Public Service Loan Forgiveness (PSLF) Waiver Offers Way to Get Closer to Loan Forgiveness

Sometimes it is best to go right to the source rather than having someone like me summarize a presentation.

With so much activity about reducing student debt, there are a lot of rumors but here's a direct article on the Public Service Loan Forgiveness. At the end there is a list of questions to answer on the way to assistance. And there is even a site avatar with whom you can “speak” at anytime, no matter your location or time zone. * * *

The “**limited PSLF waiver**” refers to the time-limited changes to **Public Service Loan Forgiveness (PSLF) Program** rules that allow borrowers to receive credit for past periods of repayment that would otherwise not qualify for PSLF. This opportunity ends on Oct. 31, 2022.

Note: If you are new to PSLF and want some background about the program, please visit our PSLF information page.

Already sure you'll qualify for PSLF? APPLY NOW. Not sure if you qualify? Check out Steps 1 and 2 below to find out.

How to See If You Qualify

To qualify for the limited PSLF waiver, you need to have at least one Direct Loan and at least one approved PSLF form. If this doesn't apply to you, see if one of the options under Step 2 below fits your situation.

Step 1. Find out what types of loans you have.

- Visit Aid Summary (you'll need to log in to your account in order to view the page).
- Scroll down to the Loan Breakdown section.

In the Loan Breakdown section, you'll see a list of the loans you took out, even those you paid off or consolidated into a new loan.

If you expand “View Loans,” then select the “View Loan Details” arrow next to a loan, you'll see a more detailed name for that loan. Direct Loans begin with the word “Direct.” Federal Family Education Loan Program loans start with “FFEL.” Perkins Loans include the word “Perkins” in the name. Parent PLUS loans are not eligible under the limited PSLF waiver.

Step 2. Take action (consolidate, apply, or wait) depending on what type(s) of loans you have.

The action you need to take will depend on the types of loans you have outstanding.

I have at least one outstanding FFEL Program loan, Federal Perkins Loan, or uncommon older federal student loan.

I have a Direct Loan but have never submitted a form certifying my employment.

I have a Direct Loan and have already submitted an ECF or PSLF form.

Key Points: PSLF Summary of Changes

- For a limited time, you may receive credit for past periods of repayment on loans that would otherwise not qualify for PSLF.
- If you have FFEL Program loans, Federal Perkins Loans, or other federal student loans, you'll need to consolidate your loans into a Direct Consolidation Loan to qualify for PSLF, both in general and under the new time-limited rules described on this page.

Before consolidating, make sure to check to see if you work for a qualifying employer. Learn about consolidation and the pros and cons of consolidating your loans.

- Past periods of repayment will now count whether or not you made a payment, made that payment on time, for the full amount due, or on a qualifying repayment plan.

- Forbearance periods of 12 consecutive months or greater, or 36 cumulative months or greater will count under the waiver. In fall 2022, ED will begin making account adjustments to include these periods. Forbearance periods provided by the COVID-19 emergency relief flexibilities are not included toward these months.

- Months spent in deferment before 2013 will count under the waiver. Additionally, ED will include economic hardship deferment on or after Jan. 1, 2013. ED will apply these periods of deferment to your account in fall 2022.

- Periods of default and in-school deferment still do not qualify.

Note: The qualifying employment requirement has not changed. To determine if your employer qualifies for PSLF, use our employer search tool. (How many tribes registered to be eligible entities?)

New Time-limited Rules for Qualifying Payments

Under the new time-limited rules, any prior period of repayment will count as a qualifying payment, regardless of loan program, repayment plan, or whether you made the payment in full or on time. But you do continue to need qualifying employment.

This change will apply to borrowers with Direct Loans, those who have already consolidated into the Direct Loan Program, and those who consolidate into the Direct Loan Program by Oct. 31, 2022.

Periods of repayment on parent PLUS loans are not eligible under the limited PSLF waiver. See below for more information about how this might (or might not) affect you.

Requirements to receive additional qualifying payments:

Full-time Employment

You must have worked full time for a qualifying employer during the calendar month you were also in repayment on your loan. You can receive credit only for periods of repayment after Oct. 1, 2007, when the PSLF Program began. If you haven't done so already, you must file a Public Service Loan Forgiveness (PSLF) & Temporary Expanded PSLF (TEPSLF) Certification & Application (PSLF form) for any period where you are seeking additional credit toward PSLF.

Loan Consolidation

If you have FFEL Program loans, Federal Perkins Loans, or other types of federal student loans that are not Direct Loans (for example, those from older loan programs, such as Federally Insured Student Loans [FISL] or National Defense Student Loans [NDSL]), you must consolidate them into the Direct Loan Program by Oct. 31, 2022. Pro tip: You can log in to Aid

Unchanged Requirements

- Making 120 qualifying payments or the equivalent
- Being employed by government, 501(c)(3) not-for-profit, or other not-for-profit organization that provides a qualifying service*

- Working full time (for PSLF, you're generally considered to work full time if you meet your employer's definition of full time or work at least 30 hours per week, whichever is greater)

- Having Direct Loans or consolidating into Direct Consolidation Loans

- Certifying qualifying employment for the periods you seek credit toward PSLF

*Employment at a for-profit organization does not qualify

Where to Get Help

Here are some resources you might find helpful:

- PSLF Help Tool—Use the PSLF Help Tool to search for a qualifying employer, learn what actions you may need to take to become eligible for PSLF or TEPSLF, and generate the PSLF form to certify employment and apply for forgiveness.

- MOHELA (PSLF servicer)—Reach out to MOHELA to ask any questions you have about your eligibility for PSLF and account information (payment amounts or due dates, etc.).

- “**Take Advantage of the PSLF Waiver by Oct. 31**” article—This article provides a summary of the limited PSLF waiver changes and includes links to information about consolidating loans, PSLF Q&As, and general information about the PSLF program.

- “**Become a PSLF Help Tool Ninja**” article—This article provides insight on how to use the PSLF Help Tool with a focus on the Employee Identification Number (EIN), how important it is to make sure you have the correct EIN ready when completing your form, and where to find your employer's EIN.

- **Here you go:**

<https://studentaid.gov/announcements-events/pslf-limited-waiv>

Email: shayne@sprintmail.com

Which PSLF Requirements Are Waived. Here's what's changed and what's unchanged as of Oct. 6, 2021.

Normal PSLF Requirements

- Receive credit only on Direct Loans
- Repay under the 10-year Standard Plan
- or an income-driven repayment plan
- Make on-time payments
- Work full time for a qualifying employer in order to receive credit
- Must work for a qualifying employer at the time of application and Forgiveness
- If you got Teacher Loan Forgiveness, the period of service that led to your eligibility cannot also count toward PSLF

Changes Until Oct. 31, 2022

- Receive credit for periods of repayment on Direct, FFEL, or Perkins Loans • Periods of repayment under any plan count
- Periods of repayment on loans before consolidation count, even if on the wrong repayment plan
- Periods of repayment where payments were late or for less than the amount due also count • Periods of repayment on loans before consolidation count, even if paid late or for less than the amount due
- Can get forgiveness even if not employed or not employed by a qualifying employer at the time of application and forgiveness
- If you got Teacher Loan Forgiveness, the period of service that led to your eligibility can count toward PSLF if you certify PSLF employment for that period.

In 1939, Governor Culbert Olson declared October 1 to be "Indian Day", making California the first state to honor this holiday. In 1968, Governor Ronald Reagan signed a resolution calling for a holiday called American Indian Day, to be held the Fourth Friday in September.



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



AN OPPORTUNITY
for your voice
to be heard

Share your story about
Historical Trauma in
these modern times.

I am conducting a research study to gain a better understanding of Historical Trauma since casino operations have improved the standard of living for many Native Americans. To be eligible to take part in this research, you must be a Tribal Member receiving per capita income for at least 5 years, and be willing to participate in a video recorded face-to-face interview.

If you are interested in participating in this research please contact Kevin Speir, doctoral student at NCU at 951-514-7911 or email to kevinspeir@rocketmail.com

Recruitment Social Media Post

My name is Kevin Speir, and I am a doctoral student at Northcentral University. I am conducting a research study to explore American Indians' perceptions of Indigenous Historical Trauma and engagement with native culture in the era of tribal casino income. I am recruiting individuals who meet the following criteria:

1. Being a tribal member and receiving per capita income from gaming operations for a minimum of five years, and willing to participate in a video recorded face to face interview.

If you decide to participate in this study, you will be asked to do the following activities:

2. *Participate in a one-on-one online interview over zoom for 45 to 60 minutes, and review your transcript via email for 10-15 minutes.*

During these activities, you will be asked questions about:

Your tribal identification, education, employment and marital status, ethnic identity and involvement with American Indian and White cultures; your experiences with a casino operating on your Nation's reservation and the presence of casino tourism; your experiences of Indigenous Historical Trauma, and your feelings about the positive or negative effects of per capita income and cultural engagement on coping with Historical Trauma.

Participants in this study will receive a \$50.00 gift certificate via email after the interview.

If you are interested in participating in this study, or have questions, please contact me be at kevinspeir@rocketmail.com or (951) 514-7911 Thank you very much for your consideration!

Kevin Speir



Southern California American Indian Resource Center, Inc.

Mission Statement

Is to provide career, educational, cultural, mental health and supportive services for the America Indians and Hawaiian Natives families living within its services area. To assist Participants in reaching personal and professional goals. To overcoming individual barriers and challenges.

"Help Us, Help People"

SCAIR

San Diego Resource Center
239 East Main Street
El Cajon CA 92020
619-328-0676

SCAIR

Ventura Resource Center
877 South Victoria Ave. Suite 110
Ventura CA 93003
805-765-6243

Serving San Diego, Ventura, Santa Barbara, San Luis Obispo, Santa Cruz, San Benito, Monterey and Sonoma Counties.

SCAIR Native NetWORKS Program is a *"Work Readiness Training Program."*

More Info Call Us @ 1-888-217-2247

*SCAIR is a Not For Profit 501(c)(3) Tribal Organization, Established in 1997 to provide Education, Cultural and Employment Opportunities for the Hawaiian Natives, American Indian and Alaskan Native Tribal Community.



CALIE.org

"Making A Difference"

Greatest American Indian Website In The World!

California Indian Education, Inc.

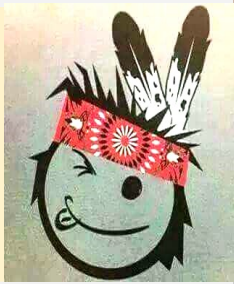
Soboba Indian Reservation, So. California
Mail: P.O. Box 366, San Jacinto CA 92581
Phone 951.217.7205 * Email: CALIE.org
Non-Profit 501(c)(3) * Tribal Organization

The American Indian Reporter

AS THE
REZ
TURNS

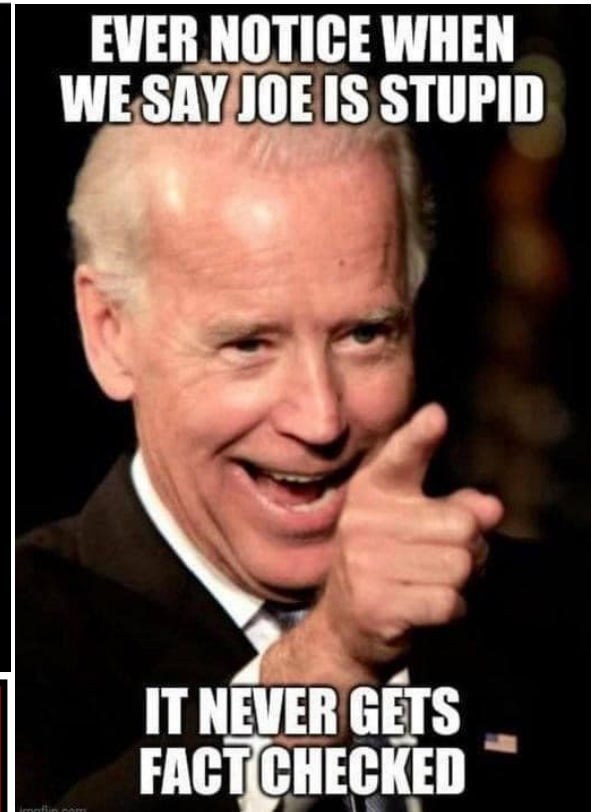
Funny Bone & More

“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



Thomas Jefferson on Gun Control

Laws that forbid the carrying of arms disarm only those who are neither inclined nor determined to commit crimes.

Such laws make things worse for the assaulted and better for the assailants; they serve rather to encourage than to prevent homicides, for an unarmed man may be attacked with greater confidence than an armed man.



“Reality Check”
Remember what happened to the American Indian people after the U.S. Government took away their guns. They took our children, land & culture.

Welcome to Socialist Police State of America

We no longer have the Constitutional Rights to question the results of an Election. The DOJ has obtained warrants to allow the FBI to search and seize evidence from American Citizens that express their dissatisfaction with the results of the 2020 presidential election.

The problem is that there is no law against expressing ones opinion in regards to political activities in America. On what legal statues is the DOJ authorized to take any legal action against any American citizen for exercising his right to free speech?

Who is next to be silenced? The parents of children that object to the Marxist critical race theory curriculum? Since they already are on the DOJ radar as “Domestic Terrorist,” I’m serious.

Has America already crossed the threshold from a free country to Socialist One-Party Dictatorship? I hope not, but it appears that we may have already crossed that bridge. MY VIEW by Ernie C. Salgado, Jr. American Indian Reporter



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