

Supernaw's Notes to the Nation (Excerpt) 9-18-11

HIGHEST POSTED PRICE SETTLEMENT

"I have been getting emails from people who say they are being bombarded by emails that suggest they should rescind their vote to settle the case. They have told me that the emails suggest that a judge has issued a judgment that awards the Osage shareholders \$380 million and that all that anyone needs to do now is wait for the check.

I haven't received any of those emails, so I'm not certain what they say or even who is sending them. I can only tell you what I understand about the status of the case and what I believe to be true: A federal judge has issued a judgment in the amount of \$330 million for the first part of our suit (Tranche 1). This is subject to appeal and would not be paid out until the second part of our suit is settled (Tranche 2). This means that it is possible that the litigation could continue for years and the \$330 million judgment could even be reduced on appeal.

The settlement offered is for \$380 million dollars and would end further litigation and the effect is to add \$50 million for the second part of the suit. If accepted by the shareholders the money would be paid out in December this year. It will amount to \$155,000 per full headright, tax free to those Osages who have taken the proper steps. No one can know what would happen if the suit continues. I certainly don't and neither does anyone else. The people in the government who are the most knowledgeable about the details of the suit are in agreement that the proposed settlement is most likely the best deal we are going to get.

Based on what I know and considering the current economy and political climate, I will be voting to settle. You may have a different opinion based on what you know. The point I wish to make is that if you think that rejecting the offer to settle will still guarantee a payout of \$380 million, it just ain't so."

Response from Jenny Miller

The point I wish to make is that Congressman Supernaw is either not understanding the situation or he is spinning the circumstance to work with the Osage Nation's agenda to get control of the Osage Mineral Estate.

The only **legal** question to this Trust Case is: Do the Shareholders agree to the proposed amount of \$380 million. The majority clearly agrees to the settlement figure. The majority DOES NOT agree to this ridiculous "Side Deal" made between the Osage Nation government and the U.S. government. The majority DOES NOT agree to forfeit their rights and assets to the de facto Osage Nation government. They merely want their rightful settlement award of 380 million.

Rest assured. Judge Hewitt couldn't care less about whether the Shareholders support the Mineral Council. The Judge had nothing to do with this bogus attempt to defraud and coerce the Shareholders by using the settlement as a wedge by the U.S. government and the de facto Osage Nation government to take control of the Mineral Estate. The Judge however; would be very interested in knowing about such an action.

Once again, the Osage Nation Government takes a good thing and turns it into something bad by trying to defy the law. In this instance, they are trying to get signed ballots approving of this de facto government because they can't prove that shareholders did in fact vote for the illegal Osage Nation Constitution to begin with.

When they get the "I SUPPORT" ballots, they'll claim that "Shareholders Only" voted that they supported this de facto government and that they agree not to file suit against the U.S. government ever again. This is when the de facto government takes total control and there won't be anything the Shareholders can do because they've signed their right to sue the BIA for allowing them to get into this mess.

So. Congressman Supernaw's statement: "The point I wish to make is that if you think that rejecting the offer to settle will still guarantee a payout of \$380 million, it just ain't so." ---end quoted statement----- Isn't what's happening here. The Shareholders DO NOT reject the offer of \$380 million they accept it and that is ALL the Judge wants to know.

What the de facto Osage Nation Government and the U.S. Government want to know is if the Shareholders will be blinded by the dollar signs so much so that they'll sign ANYTHING in order to get it. Well, when their given bogus ballots and 4 days to read bogus settlement agreements, they just might be.

With advice from de facto Osage Nation Congress members as we've seen here and on the OSA Forum, this scam may just work. Especially considering that the de facto Osage Nation Congress will illegally be the ones who agree to the settlement or not agree to it anyway.

Jenny Miller
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