

BY:

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Nov. 17, 2011

Good points have been made regarding this Wind Farm issue **BUT** as with every instance we have faced since this new government was railroaded in on the legal members of the Osage Tribe (Shareholders) and the usurpation of the Osage Tribal Government; never has the fundamental issue been anything other than failure to follow the law.

Reservation Case:

The Reservation Case was filed by the Osage on nearly the identical complaint as this Wind Farm Case. Will this ever end? Recall that the Reservation case was lost along with over \$1million dollars in representation and court costs. I notice there was legislation filed just the other day to make another appropriation to pay for what I hope is the last installment for that embarrassment.

Shareholder Lawsuit:

The Shareholder (Jech) Lawsuit has no ax to grind with this new Nation government. The Shareholders complaint is against the BIA for failing to carry out its fiduciary duty to them (The Tribe, the

Shareholders, the legal members of the Osage Tribe) as prescribed in the 1906 Act. This Shareholder lawsuit is merely seeking the federally mandated election of Osage Tribal Council officers consisting of a Chief, Assistant Chief and 8 Council members and in addition to this common complaint, the shareholders seek to have the BIA conduct the election as prescribed by the law.

Once again, just as with the Reservation Case and now the Wind Farm Case and the continual illegal acts performed by this Osage Nation government with regard to the Shareholder's rights, we see law after law being completely disregarded not only by the leaders of this new government but by the Bureau of Indian Affairs.

The point I wish to make is that the only side to be taken in any of these issues is the side of the law. Doing otherwise is complete ignorance resulting in the only winners being attorneys. For us, the Osage people to not be on any side

other than the side of the law is what keeps us focused, consistent and worthy of consideration. The Shareholders however, have been given no option but to file against the BIA through no fault of their own.

Attempts were made for the new Nation Leader to come to the table and negotiate a solution that would be workable for both the Shareholders and the Nation government. Red Eagle refused only to present the Mineral Council with the unconscionable MOU which can be found at http://www.jenny2010.com/SHAREHOLDER_V_BUREAU.html

Now, anew, this Nation government has taken it upon itself to file an injunction against a Wind Farm Company at the expense of the Shareholders that will cost nothing but money and the shareholders have no say in the matter whatsoever.

Wilson Pipestem, attorney, lobbyist and instigator of this new Nation government, suspected author of the

Osage Nation Constitution and suspected “silent leader” of the Osage Nation government since its inception, replaced Brad Brickell, capable attorney who was hired by the Tillman Administration to represent the Osage Tribe in the Trust Case. It was under the Gray Administration that Pipestem became a major if not The Ultimate player in the Osage government.

As Counsel for the Osage Trust case, he clearly stated that he did not represent the Shareholders in the Osage Trust Case but that he represented the Nation and the court records reflect his position to the point he advises the Judge that it would not be a good idea to have the Shareholders or the Mineral Council listed as Plaintiff’s in the case.

Pipestem is named in the Apache v. Brown case involving alleged aiding and abetting criminal acts by being involved in very similar ways compared to his involvement with us.

As the co-owner of the Lobbying firm, Ietan Consulting, his partner Larry Rosenthal and Ietan Consulting, were involved in questionable activities with other tribes consisting of

election fraud and other destructive, manipulative and lucrative acts. Again, similar to his involvement with us.

These statements regarding Pipestem and Ietan are all documented and can be found on the SHAREHOLDER v. BUREAU webpage.

Yesterday’s MC Meeting:

According to the report about the Mineral Council meeting held on Wednesday, November 16, 2011, Pipestem has been put in charge of what has the appearance of the entire Osage government whether it be Nation or Tribal and to which one could ask: Does it matter at this point?

In a nut shell, I sum this up by suggesting that after 5 or 6 years of orchestrating this takeover of the Osage Tribal Council behind closed doors, Pipestem has come out of the closet and is now publically controlling this government.

I’m no fan of lawsuits but when you are given no other recourse, what are your choices? You can’t sue the Osage Nation Government but you can sue the individuals that you elected into office to protect your interest in the mineral estate and you can sue Pipestem

and Akin/Gump for malpractice in the handling of the Osage Trust Case.

These are matters that the Shareholders are going to have to consider. Not only consider the matters but work to consolidate and get organized in order to file class action suits and share the costs if this threat intensifies.

Recall I have mentioned several times for you not to take your Settlement money and run away. We need ALL of you to become educated, informed and involved in the preservation of your personal interest in the Osage Mineral Estate. Otherwise, it will eventually be diminished to near extinction. I don’t think any of you are willing to allow that to happen.

It would be wise for Shareholders to monitor this volatile situation on a regular basis and inform family and friends who are not aware of the problem.

Shareholder lawsuit information is available at: www.jenny2010.com

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