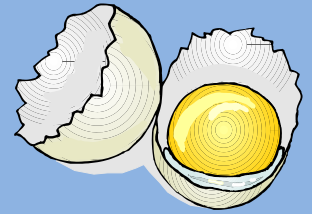


I Spy

by:
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Cracked the Case



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WILSON
PIPESTEM
MANAGER

WHO DONE IT?

Having lead Jim Gray by the nose from 2002 to 2010, it appears as though Wilson just can't give up his mission. Could it be the Cobell settlement and more that entices him to successfully lobby his way into our lives by treating our fearless leaders to fine wines, steak dinners and fraternization with the Washington Big Wigs along with sporting events, etc., etc., which is too enticing for them to turn down?

Banking on the weaknesses of men, he uses his lobbying skills to convince our elected leaders that his way is the ONLY way and he is bound and determine to pull this fiasco off.

There can be no doubt that he has mastered his craft. All we have to do is look at P.L. 108-431 to recognize his influence in Washington D.C. For us to believe that Jim Gray had that sort of influence in D.C. would be a bit naïve.

“Who wrote the MOU?” I have even heard people say they wondered if John Red Eagle read the thing before presenting it to the Mineral Council. Therefore we can rest assured someone is leading him by the nose also and that someone is the same someone who was leading Jim Gray.

Why?

Well. Sovereignty for heaven sake! Apparently Wilson Pipestem is reaching for the proverbial arrow that his grandfather passed to his father. (see link to article) and he's hell bent on “sovereignty” which is fine for other tribes but not the Osage! Save the Otoe's for heaven sake and leave us alone!

In your quest for the “great arrow” you have broken federal law Willy!

Folks, It is the “Sovereignty” kick that some people would have you believe is the salvation of any tribe!

BUT

The Osage is NOT just any tribe which is why you will read over and over again that the Osage was the ONLY tribe who had not been given the inherent right to form its own government etc., etc.

It wasn't until 95 years later when Wilson and Gray *slivered* into DC and convinced Frank Lucas to get H.R. 2912 passed that either out of ignorance or recognition of the consequences that Lucas followed through with the scheme.

The Osage were never given the status of a Sovereign Nation because of the MINERAL TRUST for heaven sake! So Lucas either was just ignorant on the matter or was recognizing this as an opportunity to hand the ball over to the Osages and let them lose the game on their own.

WILSON
PIPESTEM
MANAGER

What IETAN does

According to the Website
Welcome page:

Ietan Consulting, LLC, is a federal government relations firm specializing in the representation of tribal governments and tribal business enterprises.

With significant political resources and substantive background in Indian law and policy, the members of Ietan have extensive experience in solving problems and advancing the interests of tribes.

<http://www.ietan.com/index.shtml>

Now. IETAN is so good at what they do:

(1) They helped us to get crossways with K&D Development when developing our casinos, costing the tribe \$7,113,74.89 in damages plus interest and K&D's attorney fees. Yes! Well over 7 million!

(2) The end result of even more help from IETAN, we have 3 major casinos on non-trust land and will most likely lose them.

(3) We have a Constitution that reeks of totalitarianism. It is poorly written and does not make any provisions for the so called "Will of the People." And it is NOT respectful of federal law and it assumes the administration of and the financial administration of the Osage Mineral Estate because it assumes ownership of the Osage Mineral Estate.

(4) We have a lawsuit against our own state of Oklahoma claiming that we still own Osage County of which we DO NOT.

(5) We have a mound of dirt in Saint Louis, MO that we paid over a quarter of a million dollars for and I assume have the expense of maintaining.

(6) We have an archeologist on the payroll interfering with the oil production.

(7) We have a Hostile Takeover situation of the Osage Mineral Estate with no doubt the plan to take over the management of the Trust from the BIA if

and when the Hostile Takeover is successful.

(8) We have **another Chief and clan** who evidently think that this IETAN Consulting Firm is good for Osages!

For details on the 7 million dollar loss to the tribe see DEFIANT ACTS link at: <http://www.jenny2010.com/>

ACT 1. To see more on the Reservation Claim against the State of Oklahoma see ACT III. ACT II is the Osage Government Takeover. ACT IV is the Housing fraud.

Either this was decided before the election with all knowing OR in the past 8 months lobbying skills, pomp and circumstance, and complete ignorance has won over common sense and loyalty to the Osage throwing many elders and knowledgeable, honest past chiefs under the bus who were willing to assist in the return of the tribe to sanity.

By the way. Wilson Pipestem visits my website on a regular basis so I just want to say:



See:

http://findarticles.com/p/articles/mi_qn4182/is_19990318/ai_n10125095/

Once you read the article about Browning Pipestem, you'll understand this:

Clearly this is a personal fanatical mission of Wilson Pipestem's and at the expense of innocent Shareholders. However! This isn't about Willy Pipestem it's about the Osage Tribe and the Federal Law created to protect the Legal Members of it.

All because someone is reaching for an arrow; thousands of dollars will have to be spent to merely see to it that federal law is upheld. Geeze. Really?

Borrowing from this article I say: Stand up to peer pressure, exercise your rights and "ready yourselves for battle."

Pay Pal is going to be available soon but in the mean time send your check to support the Osage Shareholder Lawsuit.

Where and how is on my website at www.jenny2010.com ---- click on the HOT TOPICS link.