

## Say What?

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June 2, 2011

### **The Audacity of it all!**

Those who are apparently threatened by the Osage Shareholder Lawsuit have consistently misinterpreted the law, made attempts to instill fear in the Shareholders with their bogus scenarios regarding the havoc the lawsuit will cause, resorted to childlike actions and have the audacity to suggest that legally the Shareholders cannot have their rightful Tribal Council back or regain control of the Mineral Estate. They are actually suggesting of all things that the Osage Tribal Council that has existed for over 100 years; that was taken over by blatant, outright illegal procedures and that has been reduced to a powerless "Mineral Council" cannot exist because the all mighty illegal Osage Nation Government and its followers say so.

### **Example**

Yesterday on the OSA Blog, I asked Amanda Proctor, Attorney this: "In all seriousness and fairness Amanda; give me an example of how anything other than returning the Shareholders (members of

the Osage Tribe) their duly elected Tribal Council consisting of a Chief, Assistant Chief and 8 Council members voted for by Shareholders ONLY be anything but the right thing to do?

How can anyone have any regard at all for a truly de facto<sup>1</sup> government? Why would any normal person expect the rightful owners of the reservations, the hill, the Kansas property, the mineral rights, the tribal accounts and more to just sit back and allow themselves to be robbed? What is in the thinking processes of you who are against the Shareholder (Jech) lawsuit when you have the gall to suggest that those being robbed should concern themselves with the safety of the very de facto government that has taken their rights away from them?

None of you seem to be able to give us any logical reason for your views on the matter. The Council members ran for office claiming they would uphold the 1906 Act. The

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<sup>1</sup> One that maintains itself by a display of force against the will of the rightful legal government and is successful, at least temporarily, in overturning the institutions of the rightful legal government by setting up its own in lieu thereof. *Wortham v. Walker*, 133 Tex. 255, 128 S.W.2d 1138, 1145.

Shareholders voted them in on the assumption that they would keep their word. (Five (5) have not kept their word and continue to do business with the very people who are causing harm to the entire Osage Tribe.

Honestly. If Amanda can't square this with us, then any other "nay sayer" step up to the plate and give us LOGICAL, professional reasons and examples as to why you believe the Shareholders should turn a blind eye to this heist.

Before you begin though, I would suggest that you take a long hard look at how the Nation conducts its business and how it handles its financial affairs.

Amanda's Reply:

*"Jenny, that is a legal impossibility. The Minerals Council cannot unilaterally restore that form of government; neither can or will the Courts. That is precisely the reason why the two chamber form of government was disestablished after the Fletcher I Case in the 1990s. The only procedure by which you can change the form of government is Constitutional reformation within the Osage Nation. If that is what you and others*

*desire, I suggest you refocus your energy internally (grassroots Osage government reform) rather than externally (Jech Case)."*

### **Where is the logic?**

Clearly I asked several questions in my post to Amanda that were not answered. No doubt the reason my questions weren't answered is because she is aware that this entire heist is amazingly ridiculous yet she has the audacity as do others, to suggest that the Shareholders are to allow an illegal government to dictate what they can and cannot do. Not only that but she has the audacity to pretend to know what a court of law will do.

Well, we have seen what the Solicitor General thinks with regard to the 1906 Act and who the outright owners of the Mineral Estate, the Reservations, the "hill," the bank accounts the Kansas property and the rest belongs to. The Solicitor General's brief cites the 1906 Act: "the lands, mineral interest, and moneys, herein provided for and held in trust by the United States," would become **"absolute property of the individual members."**

BUT....The de facto Osage Nation Government lays claim to all that is "absolute property of the individual members." These thought processes and actions are out and out contrary to the law and blatant attempted theft. Those who have assisted and supported this clear cut scam to take over the Osage Mineral Estate from the legal members of the Osage Tribe (Osage Indians who own a headright share in the Mineral Estate), have gone as far as to suggest that the Osage Mineral Estate will be for the benefit of ALL Osage Indians thereby assuming that they can legally distribute the absolute property owned by the Shareholders however they see fit. Therefore they intend to distribute all of the property belonging to the legal members of the Osage tribe (the Shareholders) to shareholder and non shareholder alike.

### **Not so Fast!**

Contrary to what Amanda Proctor, Geoffrey Standing Bear, Wilson Pipestem, Kirk Kickingbird, Joe Keene, the Bureau of Indian Affairs and other questionable characters may think say or do, I believe the court will plainly see a clear cut case

of fraud, corruption and gross disrespect for the law.

For the instigators and supporters of this de facto government to tell you, me or any other interested party that the Shareholders cannot legally regain control of their assets which have been illegally assumed by an illegal, fanatical government, is beyond the pale. If you are a shareholder and believe their nonsense, I strongly urge you to educate yourselves on the real facts of this matter. Rest assured that anyone who supports this nonsense is doing so for personal gain and certainly not for your best interest.

See HOT TOPICS page at: <http://www.jenny2010.com/>  
Questions? Call 918-260-5712

Support the Jech Lawsuit – regain control of your assets.---- Payment is just around the corner – make arrangements to contribute to keep the case strong!

<http://osagemineraltrustprotection.com/action.html>

Send payments to Barrow & Grimm, Attorneys for Shareholder Case -