



# United States Solicitor General Brief Osage Reservation Case



By:  
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## **Solicitor General's Brief**

A brief by the United States Solicitor General was filed Friday, May 27, 2011 regarding the Osage Reservation Case against the Oklahoma Tax Commission. The United States Solicitor General determines the legal position that the United States will take in the Supreme Court with regard to specific cases that have been denied up and to the 10<sup>th</sup> Circuit Court of Appeals.

The brief is filed in response to the Court's order inviting the Acting Solicitor General to express the views of the United States. In the view of the United States, the petition for a writ of certiorari should be denied.

In other words, the Solicitor General advises that the Supreme Court not hear the Reservation Case and in his brief, he states the many reasons why the Osage Nation's lawsuit should be denied a hearing. (See attached Brief)

Also attached is a report written by me in 2008 regarding why the Reservation Case should never have been brought in the first place, what the price tag was expected to be during the time of the report.

## **Push Far Enough and...**

When pushed too far, expect to be pushed back. This is what has happened with the ridiculous pursuit of this unfounded lawsuit. It appears now that some vital issues could be pulled out from under the carpet such as the Osage Tax Commission collecting money for Osage Nation car tags which may be illegal and some federal grants that may have erroneously been received due to not "rocking the boat" so to speak.

Because of the arrogance of the leaders of this new government, they have bitten the hand that has fed us all to the point that they are getting bitten back and as a result, we, the people will not only pay the price for their defiance of the law

but the millions of dollars that have been thrown at less than above board law firms, lobbyist and consultants. Our credibility has been cut to the quick not only due to this case alone but the other miserable acts taken by those in leadership positions on the "hill." The question is: "Will we ever have an opportunity to prove ourselves trustworthy and civil in the business world?" Probably not for a long, long time.

## **STAY INVOLVED!!!**

Those of us who are working diligently on the Shareholder (Jech) lawsuit are very much aware that many Shareholders are taking notice and reading information regarding the lawsuit. We are receiving a lot of phone calls and e-mails. Numbers are picking up drastically and for this we are grateful. Please continue to stay informed and maintain diligent awareness of what is taking place here at the Osage. As you can see, your assets could be jeopardized at any given

moment. It is absolutely critical that you not walk away if and when one threat blows over but instead remain involved throughout your life, inform your children and by all means, be informed voters from this day forward.

### **Good News!**

- Without completely dissecting the Solicitor General's brief I found some significant details that support the Shareholder (Jech) Case that has been filed to protect the Osage Mineral Trust and return the Shareholder's their rightful government consisting of a Chief, Assistant Chief and 8 council members.
- The Solicitor General based all of his decision on the 1906 Act.
- He states specifically: "The lands, mineral interest and moneys herein provided for and held in trust by the United States," would become the "absolute property of the Individual members." §5, 34 Stat.544

- He contributes a lot of his decision based on "Congressional Intent." It is "Congressional Intent" that both the Senate and Legislature reports provide as follows: In compliance with subsection 12 of rule XXVI of the Standing Rules of the Senate, the Committee finds that the enactment of H.R. 2912 will not effect any changes in existing law."
- Also in our favor is not only the statement in the Congressional Reports but also the transcript of the Field Hearing held in March 2003 that details U.S. Representatives stating for reassurance purposes over and over their intent to not diminish the rights of headright owners in the Osage Mineral Estate.

### **Road Has Been Paved**

The road to victory has been paved for the Shareholders. This brief by the Solicitor General tells the 10<sup>th</sup> Circuit (where the

Shareholder case sits today) what is what. The timing couldn't be more perfect.

Get behind this lawsuit. Invest a portion of your June payment check to this lawsuit. Remember! We can't win it if we can't fight it and we can't fight it for free! Send payments to:

Barrow & Grimm, P.C.  
Protection of Osage Mineral Trust  
110 W. 7<sup>th</sup>, Suite 900  
Tulsa, OK 74119-1044

Or pay by Pay Pal at:  
<http://osagemineraltrustprotection.com/action.html>

### **Attachments:**

- \*e-mail from Shareholder
- \*Solicitor General's Brief
- \*Solicitor General Info.
- \*Report on Res. Case



**A big thank you to all who have served this great country.**