

➤ **UNCONSTITUTIONAL
AMENDMENTS**

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Unconstitutional Amendments

The letter that I wrote to the Osage Nation Election Board is extremely important for more than one reason. Having submitted the notice to the Election Board requires a response and decisions by the board that will prove to be very telling.

Both Shareholders and non-shareholders will want to watch this dilemma play out. A wealth of information must come of this notice. The Election Board Supervisor, in accordance with her duties, is required to acknowledge challenges to elections. In so doing, questions are to be put before the Chief Justice and a decision is required of him. Though Osage Nation Election Code focuses on challenges by petition, it would be unconstitutional for the Election Board, the Election Supervisor or the Chief Justice to turn a blind eye to the glaring unconstitutionality of the four (4) Amendments proposed by the Osage Nation Congress and sponsored by Congress member and Attorney, Geoffrey Standing Bear.

For the Election Board Supervisor and Chief Justice of the Osage Nation Judicial System to allow Amendments to the Osage Nation Constitution to be carried out in a manner contrary to federal law and the Osage Nation Constitution itself; would be a common indication that the elections in the past might have been illegal and the election for the 6 new congress members will likely be illegal.

In the event that the Election Board does in fact hold itself to a higher standard than the Executive and Legislative Branches of this government, they will follow the laws of both the Osage Nation and the United States resulting in denial of the scheduled special election slated for August 13, 2012. We will then finally be on our way to a lawful government held to a standard of which all of the Osage people deserve and were promised.

The upside for non-shareholders is that they will inherit a government that they can depend on and be proud of and that finally has potential to survive. The unanchored performance of the Executive Branch and the Legislative Branch of this government will become anchored to the rule of law and we will owe it to those who have held themselves to a true standard of honesty and integrity.

The upside for shareholders is that because the Osage Nation Election Board and the Osage Nation Judicial System rose above the corruption and incompetency of the Executive Branch and the Legislature, they (the shareholders) will have that last and final documentation needed to rest their case and regain control of their Mineral Estate as well as their rightful Chief, Assistant Chief and 8 Council members.

Jenny Miller, Candidate
Osage Nation Congress 2012