

**Shareholders
Osage Mineral Estate
1906 Act**

Senator Tom Coburn
United States Senate
172 Russell Senate Office Building
Washington DC 20510

Senator Coburn:

As a member of the Osage Tribe of Indians, with a Trust under the protection of the United States Department of Interior, Bureau of Indian Affairs, I request your immediate attention to the ongoing problem brought about due to the erroneous implementation of H.R. 2912 (P.L. 108-431), which was signed into law on December 3, 2004.

Numerous letters from the legal members of the Osage Tribe have been written to the Bureau of Indian Affairs, The Senate Committee on Indian Affairs, Senators, State Representatives, the Department of Justice, and even the House Ethics Committee. Requests for assistance from Washington have fallen on deaf ears.

The Osage Tribal Council form of government was specifically crafted by the United States Congress in the Osage Allotment Act of 1906. Because of the uniqueness of the Osage Tribal Mineral Trust consideration for the Osage to form its own government and membership was not plausible. For over 100 years, this was a satisfactory arrangement for the Osage.

IETAN Consulting, 1333 New Hampshire Ave., NW, Washington, DC, is a major player on Capitol Hill. Wilson Pipestem and Larry Rosenthal are the co-founders of this firm. Rosenthal and Pipestem have merely replaced Jack Abramoff and continue to spread corruption across Indian Country. Wilson Pipestem, lobbied to get H.R. 2912 passed by the United States Congress. It is the illegal implementation of the law that has resulted in the demise of the Osage Tribal Council, placing the multi-million dollar Osage Mineral Estate in jeopardy.

Due to the illegal acts committed I believe the BIA, the Senate Committee on Indian Affairs, Senators and Representatives have benefited in some sinister way by turning a blind eye to known acts contrary to federal law resulting in the absolute demise of our 100 year old Osage Tribal Council. Governing of the Osage Mineral Estate has been usurped by the de facto Osage Nation Government which was formed as a result of P.L. 108-431. Osage Shareholders have lost total control of the Osage Mineral Estate.

Attached is the United States Solicitor General's Brief regarding the unfounded Osage Reservation Case brought by this de facto Osage Nation Government. This document should assist you in better understanding my valid concerns. Your attention and investigation into my concerns is required.

Osage Shareholder, Heir or Assign

Date