

24-7125
USCA8 No. 23-3204

FILED
AUG 20 2024
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SUPREME COURT, U.S.

IN THE
SUPREME COURT OF THE UNITED STATES

MELAINE ROSE WILSON

Petitioner,

v.

DEPARTMENT OF INTERIOR, et al.

Respondent,

On Petition for Writ of Certiorari to the
United States Court of Appeals for the Eighth Circuit

PETITION FOR
WRIT OF CERTIORARI

Melaine Wilson-Pro Se
Enrolled Oglala Lakota Sioux Tribe Member
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FEDERAL QUESTIONS

The Bureau of Indian Affairs' Pine Ridge Agency and the Chief, Branch of Realty at Bureau of Land Management Montana Office, may have violated federal trust obligations by secretly transferring over one million acres of Pine Ridge Indian Reservation Trust Lands using Controlled Forms 1860-8 and 1860-9, without notice, consent, or compensation to the enrolled Oglala Sioux Tribe Members, as per the 1868 Ft Laramie Treaty. They used illegal authorities such as the Public Lands Act of 1948 and colluded with Oglala Sioux Tribe Council Members.

1. **Whereas** these actions, beginning with the 1934 Indian Reorganization Act via the Wheeler Howard Act of 1934, then the acceptance of the Indian Reorganization Act via the 1936 Oglala Sioux Tribe Constitution and involving a persistent concentration of Agency authority within approximately ten families historically employed at the Pine Ridge Agency BIA (est. 1889), may constitute a pattern of systemic breach of fiduciary duty, misuse of federal authority, and possible involvement in the crisis of Missing and Murdered Indigenous Women (MMIW), thereby amounting to organized criminal activity akin to a Mafia paid by United States Federal Monies, Federal Lands and Federal Training and American Taxpayers assets. These differences of the Authorities that South Dakota Governor and the Oglala Sioux Tribe President are murky from what is Fee (State Jurisdiction) and what is in US Government Trust through BIA (Federal Jurisdiction) within the Pine Ridge Indian Reservation Border;

-Will the Department of Interior begin Negotiations with the Oglala Sioux Tribe President on Remedies that are easily understandable with the Oglala Sioux Tribe Members of the past to current status of our Pine Ridge Indian Reservation lands from the 1868 Fort Laramie Treaty with the Sioux to include removal, incarceration and legal actions? And,

2. **Whereas** these actions have affected my Business Prescription for the Pine Ridge Indian Reservation for Personal, the OST Veterans and the OST Members to grow businesses from the inception of a dream to importing and exporting as a reality within clear and legal boundaries.

- What is the Six Sigma Process of an Indian Trust Patent (BLM Controlled Form1860) since ITP's were stopped by the Wheeler-Howard Act of 1934 on the Pine Ridge Indian Reservation but not abided by from Pine Ridge Agency BIA and Oglala Sioux Tribal Council without telling the Oglala Sioux Tribal Members?
- What is the remedy for the Oglala Sioux Tribe Enrolled Members who are not 'Bad White Men' and Natives as defined by the 1868 Fort Laramie Treaty?
- Will the Honorable Secretary of DOI please give me my title for Consolidation passed in 2018 of my 60 acres initiated in 2014.

28 U.S. Code § 1746 Unsworn declarations under penalty of perjury (2)

Executed within the United States, its territories, possessions, or commonwealth:

I, Melaine R. Wilson, Former UNLIMITED Warrant Contingency Contracting Officer, declare under the penalty of perjury that the foregoing is true and correct.

Executed on 28 April 2025

Respectfully submitted,

Melaine R. Wilson

Melaine Wilson-Pro Se

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STATEMENT OF JURISDICTION

The jurisdiction of this Court is invoked under 28 U.S.C. § 1254(1). The Pine Ridge Indian Reservation, established through the 1868 Fort Laramie Treaty with the Sioux, including the Oglala Lakota Sioux, is recognized as being under the trust of the United States Government. This treaty and subsequent federal statutes affirm the sovereignty and jurisdiction of the Oglala Lakota Sioux over the Pine Ridge Indian Reservation. The actions of the Bureau of Indian Affairs and other federal agencies such as the Bureau of Land Management, as outlined in the petition, have raised significant questions regarding the breach of federal trust obligations and the illegal appropriation of reservation lands. These issues necessitate the intervention of this Court to ensure the protection of the rights and lands of the Oglala Lakota Sioux as guaranteed by the 1868 Fort Laramie Treaty. As an Enrolled Member of the Oglala Sioux Tribe, I have the right to know what is going on with my Tribe, our assets in all forms from lands, minerals, and federal monies/trainings through intellectual property to build a business prescription for myself, our people, our veterans and the American Taxpayers.

Supreme Court Rule 10 (c) (Court, 2023) a state court or a United States court of appeals has decided an important question of federal law that has not been, but should be, settled by this Court, or has decided an important federal question in a way that conflicts with relevant decisions of this Court. 28 U.S. Code § 1331.

Mandate with dates, Judgement and Docket for 5:22-cv-05094 Jurisdiction by the Eighth Circuit Court of Appeals in case no. 23-3204 of May 24, 2024 then 4 subsequent clerical corrections with dates in this link, now to include April 28, 2025. Pro Se.

I sent a Letter to Former President Joseph Biden in 2021 and a Letter to President Donald Trump February 2025 invoking 1868 Fort Laramie Treaty with the Sioux for a “Land Audit” as per Article 6.

I have exhausted all the Venues I am aware of from the lowest level of the Oglala Sioux Tribe to the Oglala Sioux Tribe Council, the Pine Ridge Agency Bureau of Indian Affairs Superintendent by asking for the “Land Book” as per 1868 Fort Laramie Treaty and denied access, Oglala Sioux Tribal Court, 8th District Federal Court Rapid City, South Dakota (Dismissed for Federal Question 28 U.S.C. § 1331), and the 8th District Court of Appeals in Minneapolis, Minnesota (Affirmed 8th District Court Ruling).

STATEMENT OF THE CASE

I. Nature of the Case

This is an appeal to the Supreme Court of the United States from Orders of Dismissal by the United States 8th District Court for the Western District of South Dakota, then on to the 8th District Court of Appeals in Minneapolis, Minnesota in June 2024.

II. Course of Proceedings

A. I submitted Complaints at the Lowest Level of the Oglala Sioux Tribe Council for 2 Siblings breaking both Dept of Interior Sec Order 1912 and the Hatch Act of 1939-the first one disappeared, then the one I submitted to the OST Secretary was in Executive Session when I asked for it to be read Publicly, was Dismissed with Prejudice within 20 minutes.

B. I submitted my initial Complaint through the General Accountability Office (GAO) with Case # 21-xxxx, which turned into GAO 23-3006, who advised me Jurisdiction of Department of Interior Inspector General's Office.

C. I submitted approximately 40 Complaints into the DOI Inspector General's Office when they advised me to submit my Complaints to Bureau of Trust Funds Administration (BTFA), so I followed through and submitted all my documentation to this point to BTFA, who in turn immediately sent the Complaints to Pine Ridge Agency Bureau of Indian Affairs Superintendents Office, of whom I was making one of the Complaints against.

D. I have many Conflicts of Interest with many Attorneys here, to include a Non-Native that I asked to Recuse himself from these issues via 8th District Court Western Division. (Gunn).

E. There may even be a Civil War because these “BAD WHITE MEN” Clause people used our own kind like livestock (like horses for their blood quantum) and herded us into one of three Counties that makes up the Pine Ridge Indian Reservation since 1878.

F. In 1972, the Washington, D.C. Bureau of Indian Affairs Office was taken over by our Kind because of all the missing lands, but the US Government did not review the conflict.

G. In 1973, Wounded Knee, South Dakota was taken over by our Kind and others because of all the missing lands, but the US Government did not review the conflict even though 2 Federal Agents of the FBI were killed, along with one Native.

H. In 1999-2001 for 18 months, the Red Cloud Indian Building (Oglala Sioux Tribal Building) was taken over by our Kind because of all the missing lands and misappropriated monies. The US Government (FBI) did an accounting of funds but never spoke to the Oglala Lakota People to have a full understanding of what is going on with our lands. DOI and FBI were not taking on these issues with each other and merely accounted for federal funds.

III. Relevant Facts

A. I am a Retired and Disabled trained Business Professional. My lateral move would be a Small Business Administrator. If I can’t start business here, something is wrong.¹ In 2021, I initiated my Complaints at the Oglala Sioux Tribe Level and the Department of Interior Inspector General’s Office (DOI IG).

B. DOI IG advised me to get an attorney when they realized how huge these land issues are and the Mafia like government in place currently. We have many good people

¹ I have been back since 2014 when the Land Buy Back Program started. I still have no Businesses set up because I am being blocked by Pine Ridge Agency BIA and Oglala Sioux Tribe Council because a group of them have a Mafia Type of Government control over all incoming Federal Monies, and Federal Opportunities all while stealing approximately 1 Million Acres of Agricultural Lands and keeping us in Forced Poverty.

who have tried to build businesses here but are being stifled in every step. The Bad White Men (Per the 1868 Fort Laramie Treaty definition) have all the Monopoly Board. Businesses/Utilities/Fuels/Roads/Commissioners x3 Counties via their Positions in Pine Ridge Agency Bureau of Indian Affairs and Oglala Sioux Tribe Council for at least 2-3 Generations.

C. These events unfolded when I began working on a Business Prescription for the Oglala Sioux Tribe Veterans and the Oglala Sioux Tribe Enrolled Members. More than 90% of my work is behind the scenes in preparation for new businesses by reviewing historical data such as all the County Land Ownership Maps over at least a 10 year period but longer shows a better story of what happened in what I am researching and Financial Data. Initially, I had the blessing of the Former OST President Kevin Killer and OST Veterans Committee until I uncovered disastrous information about our Leaders in both the Pine Ridge Agency Bureau of Indian Affairs and the Oglala Sioux Tribal Council in collusion. I have been blocked from most of the information I have requested from the Oglala Sioux Tribe, although I am an Enrolled Member. The OST Secretary cannot get Financial Records from Echaga, LLC which was set up as a Holding Company for the OST Tribe, but Holding Companies are only for 100 Members or less, we are at 43,000 OST Members and not one Financial Report is available to us. All it takes is one Motion on the OST Council Floor to give Echaga, LLC (The OST Economic Development Committee refers to them as an "Arm of the OST Economic Development Committee) complete control of the Economic Development Committees Duties and Authorities, leaving the OST Tribal Members OFFICIALLY without a Voice, especially since our OST

Constitution DOES NOT ALLOW FOR ANY OFF RESERVATION VOTING. Then using the one of three places in the World to hide those monies into Trust as South Dakota defines it (Hidden and Locked) and not the United States Government type where US Trust is a Responsibility for our Kind that do not understand the complexities of Land it is myriads of issues. Our voices are not heard now, but that can change with your expertise in how to help us. I am only one voice, but I plead that you hear my voice and help our People.

D. The Bad White Men in both the OST Council and the Pine Ridge Agency Former BIA Superintendents would make it seem like the People's Voices were going to be heard in Washington D.C., yet the same answer comes along. "There doesn't need to be a Land Audit, we are doing fine" or something along those lines and the whole Complaint is Dismissed. Time after time, the Oglala Sioux Tribe Members who have investigated the Land issues have all been Dismissed and even their names defamed, or even worse is death. OST Council is pushing for the CREP Program from NRCS (US Government USDA Program) to put their stolen lands into Conservation for 25 years while they get paid, but here is the kicker, the OST Council pushed for 25 year Leases. They are the ones Leasing OUR TRIBAL Lands as well as Tracts of Fractionated Interest Ownerships such as myself, then ONLY the LEASEE (them) gets the Payments for putting the Trust Lands into Conservation for 25 years. OST Council Meeting 31 July 2024. When the Bad White Men working in Collusion on OST Council and the Pine Ridge Agency Bureau of Indian Affairs Family Members really want to get rid of someone off the Reservation who is Enrolled, they use the Judicial System via Cops, Judges, Orders and Banishments These same Bad White

Men have Forgiven approximately 18 Million Dollars on the Oglala Sioux Tribe Council Floor towards themselves in 2015-2018 and 2020. With No answers to anyone, my belief is the Bad White Men use these funds to pay their Taxes on Fee Status Lands within the Border of the Pine Ridge Indian Reservation as well as stolen lands Off the Pine Ridge Indian Reservation as most of them own homes Off the Reservation in Border Towns and the Black Hills Area.

E. I put myself out there on Facebook as Bait. I stated some really mean but true statements on a Public Page on Facebook directly against several of the Oglala Sioux Tribe Council Members who were breaking the Hatch Act of 1939 (Congress, Hatch Act, 1939) ²and none of the Complaints I officially made through the OST Tribe were remedied. They were all Dismissed with Prejudice. This is another one of their tactics to keep OST Members quiet. There was a failure of Communication between the United States of America and the Real Oglala Sioux Tribe Enrolled Members with only the Oglala Sioux Tribe President and Oglala Sioux Tribe Council that are recognized points of contact from the United States Government side. We have no say all the while the OST Council and Pine Ridge Agency BIA Superintendent collects monies for 43,000 OST Enrolled Members³ but most monies stay off the Reservation. Each of the 10 Districts is supposed to get \$10,000.00 to spend as the OST Council Member sees fit, so they give to their own Families most monies. Those Bad White Men and now their descendants, have been in Official Positions to include the Pine Ridge Agency Bureau of Indian Affairs Superintendent, Realty, Probate, Enrollment and Social Services Office Workers in collusion with many

²Prohibits local government officials (OST Council) from also being contractors of federal funds they manage

³ www.ihs.gov

Former and Current Oglala Sioux Tribe Council Members. They are a collection of descendants from 3 separate times White Men married into our Tribe and stole lands, which is against 25 USC § 1883, Pourier Big Bat Batiste, 1910 Indian Trust Patent for 640 Acres. No White Man who marries a Native Woman is to be Allotted Reservation Lands. Yet, it started there where he claimed he was Oglala Lakota and lied on the paperwork. So many other BIA Workers have done this.

F. The Real Oglala Lakota People have known since the early 1900's that our "Land Base" has been disappearing. We did not know how it was being done. As I am preparing my Business Prescription in the section of "Leases," I found a web of answers through the Bureau of Land Management official government site. BLM is NOT in our Chain of Command. This is where the Bad White Men/Women have been keeping this valuable information away from us, both the United States Government but hidden directly under the Department of Interior through Bureau of Land Management AND hidden away from the Oglala Sioux Tribe Enrolled Members. They used the BLM Form 1860 and its other variations. They divide everything by Zero. Meaning, they have no original ownership, they falsely claim they have ownership but use a Fraction (/) to make it appear to be legitimate as an Undivided Interest as in 541/25366 (example), then send it to the Montana Office for BLM Relatives (Thompson) while our lands are under Bureau of Indian Affairs, Aberdeen, South Dakota Office, taking up to 640 acres at a time on each Illegal Indian Trust Patent. The Status is changed from Federal to State, stating that the OST Council signed off on the Form and Transmittal Sheet. This is where they have

taken the Power of the President of the United States upon themselves to take
Federal Lands into Private Fee Lands.

G. The Bad White Men have lurked amongst us Oglala Lakota People as BIA Superintendents and even some of the past Oglala Sioux Tribe Presidents and multiple OST Council Positions while appointing Prime Positions like the OST Treasurer. The OST Treasurer is the Official who has been selling our Land in Tax Deed Sales to themselves for \$1.00 for 640 Acres and other variations of those incredible amounts. Our Pine Ridge Indian Reservation is approximately 2 Million Acres, these Bad White Men, have stolen approximately 1 Million Acres and it is all Agricultural Lands with Waterways breaking the Winter's Doctrine of 1910 and above White River Jackson County under "USA" at 1 Million+ Acres and 29,000+ Acres in Pennington County which is not the Pine Ridge Indian Reservation. One Section is Sheep Mountain, then they put up a Fence for No Entry, and a Sign that read it was from the Oglala Sioux Tribe Parks and Recreation Sign that they will not allow anyone to hunt without the Landowners Permission.

H. Churches as Tax Shelters via stolen Indian Trust Patents: Some with new homes and 40 Acres of Agricultural Lands stolen from us, without our consent nor knowledge from OST Council or BIA. Over several years, the ownership changes from someone out of State to one of their relatives, usually a grandchild or child.

Former Foster Families who participate in Stolen Indian Trust Patents: Two so far. Nancy Hussman S.3103 (*Wilson v Hussman*) to COA Dismissed for Jurisdiction.

I. Schools as Tax Shelter via stolen Indian Trust Patents: Most of them. Red Cloud Indian School (Moira Peckskamp-Coomes who is the wife of Chane Coomes) was

given from OST Tribe, then it was sold as "Red Cloud Indian School"
<https://doe.sd.gov/ofm/results.aspx?districtnumber=65301> to Sandra Cuny Buffington (Pine Ridge Agency Bureau of Indian Affairs Worker), then Sandra Cuny Buffington sold it to her relatives last name Buffington about 1 mile east of Red Shirt Village. Hidden in the Oglala Lakota County Land Owners Taxes. Circa 2018. Red Cloud Indian School has real ownership of some Cemeteries but there are several churches giving away 40 acres at a time with new homes in three instances that I've found in just Oglala Lakota County so far. First, they put it in someone else's name from another state, then over the years change it to their children's names.

- J. Non-Profits set up as Tax Shelters via Stolen Indian Trust Patents such as the Oglala Lakota Nursing Home in Whiteclay, Nebraska paying Kathy Pourier \$30,000.00 a month. While purchasing homes in every single Border Town of the Pine Ridge Indian Reservation. I had to look up where Quinn, SD was. Thunder Valley, that purchased stolen land from O'Bryan who stole it in BLM Form 1860, has several homes in Mortgages Oglala Lakota County, SD Map (camavision.com Oglala Lakota County (southdakotadirectors.comThere are 4 General Funds Accounts in the Oglala Sioux Tribe Treasurers Office. They only publicly speak of one. They also use the OST Treasurers Office for their own businesses that don't exist, such as NativeNews Magazine, LLC (one word, no space between Native and News out of Oregon), that gets paid \$7,000.00 each month as a Subscription). I imagine there are many more just like that instance where OST Council and BIA Workers are charging for Commodities, Services, and

Construction that never happens. They live in beautiful homes with nice vehicles, usually with lots of Farm Equipment, Cattle, and thousands of stolen Agricultural Acres.

K. Prime Locations and ALL Agricultural Lands are run by these 30ish People in Prime Positions. The Hatch Act of 1939 Complaint submitted in April 2021 against Oglala Sioux Tribe Council Member, Michael Carlow, Sr. was Dismissed with Prejudice within 20 minutes. It was close to one hundred pages long and there is no way they could have read it that quickly and come to a vote with an announcement from OST Council Member Bernardo Rodriguez with OST Council Member Tyler Yellow Boy adding “With Prejudice” at the very end-this is another tactic used to keep the OST Enrolled Members quiet and subdued. They should have sent it to the OST Courts and Law & Order Committee for follow up actions.

SUMMARY OF THE ARGUMENT

These delicate issues have arisen from the initial use of illegal Bureau of Land Management Forms BLM 1860-8 (and all its variations) along with keeping Intellectual Property of the information of our Pine Ridge Indian Reservation away from us, the Enrolled Oglala Sioux Tribe Members. We are at 43,000ish, with Most of us without a Voice.

The actions have caused widespread issues across South Dakota Reservations and other states with Indian Reservations and Federal Public Lands. Despite the Land Buy Back Program initiated in 2013 and my land consolidation passing in 2018, I still haven't received the title to my 60 acres. Meanwhile, the land is being used for construction and cattle grazing without my consent. I request a remedy and accountability for these issues, and a bill to prevent future occurrences.

This appeal is a Bipartisan Issue and develops from Dismissal Orders by the 8th District Court Western Division for Case 5:22-cv-5094 Wilson vs DOI for Indian Trust Patents, as a Federal Question under 28 U.S.C. § 1331. The Court of Appeals for the 8th District Court Western Division Case No. 23-3204 Dismissed as Affirmed for District Courts Ruling.

This Appeal is pursuant to the level of Authorities the Supreme Court carries, along the with President of the United States and United States Congress, as these delicate land issues may cause a Civil War here on the Pine Ridge Indian Reservation once it becomes Public, there are other states with similar issues but at a much lower level of threat. These issues are best suited for the Supreme Court of the United States. Title 43, Subtitle B, Chapter II, Subchapter A, Part 1860. Public Lands has been primarily used as their illegal authority on their documents, but we are not public lands.

Our Criminal Acts of both Bad White Men and some Natives (POTUS has direct authority over Natives on Reservations as it is Federal Lands in Federal Absolute Fee {US Government Trust}), are being violated by a group of about 10 Families on the Pine Ridge Indian Reservation who have used their Federal Positions in the Pine Ridge Agency Bureau of Indian Affairs (BIA) Superintendent, BIA Realty, along with many Oglala Sioux Tribe Council Members who seem to be in those Positions for at least 3 Generations. The possibility of these Conflicts of Interest were to be averted by the Department of Interior Secretarial Order 1912 that was signed in 1939 to mirror the Hatch Act of 1939 but has not been adhered to.

I WAS TOLD I HAVE MERIT:

- A. By the Department of Interior Inspector General's when they advised me to get an attorney because these issues are incredibly huge.
- B. By South Dakota Congressman Mike Rounds group of attorneys for a review of my Complaints
- C. By Oklahoma University Indian Law Professor Carla Pratt
- D. By the Native American Rights Fund (NARF) (Wilson, 2023) in Colorado

ARGUMENT

I. THE COURT SHOULD GIVE JUDICIAL CLARIFICATION OF THE USAGE OF BUREAU OF LAND MANAGEMENT FORM 1860 AND ITS VARIATIONS OF THEIR USE AS IT AFFECTS THE PINE RIDGE INDIAN RESERVATION BORDER PER 28 U.S.C. § 1331.

A. The Supreme Court Recognizes:

1. *1868 Fort Laramie Treaty with the Sioux*:
2. *McGrit v Supreme Court 18-9526*, Returning Reservation Lands back to rightful Native Owners.
3. *Thomas v. Wisconsin 1999* (Thomas v United States, 1999) states that we as Individuals are Sovereign within the Tribe. We need many Bad White Men (as the 1868 Fort Laramie Treaty with the Sioux defines them to be), removed from our lands. They keep us in forced poverty by many tactics to include but not limited to:
 - a. Keeping us from our Lands⁴
 - b. Not sharing valuable Intellectual Property with us
 - c. Not allowing adequate Business Training, and only their close families in charge of Federally Funded Programs in Pine Ridge Agency Bureau of Indian Affairs Business Training and Oglala

⁴ I have First Hand Knowledge with my case against DOI and BIA for Land Consolidation that never happened since 2014. Ten years ago. It takes Aberdeen BIA 20 minutes on the phone to do the same exact work. This is personal against me and many others.

Sioux Tribe Council Members who have Small Business
Administration Training to be Contractors for Pine Ridge Agency
Bureau of Indian Affairs, blocking all the rest of us out.

4. Wheeler-Howard Act of 1934

- a. Initiated the Indian Reorganization Act that changed us from "Chiefs" to One Recognized Oglala Sioux Tribe President Recognized by the United States of America contained within the Act-making it so that if a Full Blood bred with a White, it would take 7 Generations to remove any claim to Pine Ridge Indian Reservation Lands or Tribal Status because of our Blood Quantum. We are there at 7 Generations with myself as Direct Descendant of both 1868 Treaty Signer, Chief Red Cloud and 1890 Wounded Knee Massacre Sioux Chief Spotted Elk, AKA Chief Big Foot.
- b. This lead to the adoption of the Oglala Sioux Tribe Constitution in 1936 where no Land is to be Sold or Mortgaged, and yet it is being stolen, then sold, then mortgaged problems I see are that the Treasurer is chosen by the OST Council. First, is where the Bad White Men use the OST Treasurer's Position to sell our OST Lands for sometimes \$0.00 for 640 Acres at a time. Second, This Land Sale information is never shared with the Oglala Sioux Tribal People.

II. THE COURT SHOULD GRACIOUSLY GIVE JUDICIAL REVIEW OF THE
18 U.S.C. § 208 ON ALLOTMENTS.

III. THE COURT SHOULD GRACIOUSLY GIVE JUDICIAL REVIEW OF THE 1868 FORT LARAMIE TREATY WITH THE SIOUX AS IT PERTAINS TO THE PINE RIDGE INDIAN RESERVATION.

I initiated my Complaints with the General Accountability Office Inspector General's Office (GAO COMP-23-3006 with \$54 Billion Lein) who directed me to the Department of Interior Inspector General's Office for Jurisdiction to send my Complaints to Bureau of Trust Funds Administration (BTFA) I thought there was an open line of Communication, but BTFA sent my Complaints directly to the Pine Ridge Agency Bureau of Indian Affairs Superintendent who is directly a part of the collusion-Donna O'Rourke, sibling of OST Council Members Ella John Carlow and Michael Carlow who both broke and continue to break the Hatch Act of 1939 and my Complaints were Dismissed. This put thousands of targets on my back from my own kind who are stealing the thousands of acres of Agricultural Lands with Waterways and hiding under US Government Trust under multiple US Government aliases in the Land Status. The Bad White Men have deceived the United States Government via the Pine Ridge Agency Bureau of Indian Affairs taking people to Federal District Court and making a mockery out of Democracy as I know it through the United States Constitution (Fathers, 1788) which I pledged to Protect and our own Oglala Sioux Tribal Constitution (Members, 1936 to 2008).

I submitted a Lien for \$54 Billion against the Pine Ridge Indian Reservation. Then I worked my way up from the Eighth Federal District Court to the Eighth District Court of Appeals and now we are in the right Court. I initiated my Complaints at the Oglala Sioux Tribe Level with 2 OST Council Members. Those were Dismissed; I sent my Complaints to DOI IG. Once DOI IG realized how huge this is, they advised me to get an attorney⁵,

5:22-cv-5041 Wilson vs DOI and OST Cannabis Commission,

5:22-cv-5094 Wilson vs DOI for Indian Trust Patents,

5:23-cv-5027 Wilson vs DOI and BIA for Land Consolidations and Business/Residential Leases,

5:23-cv-5043Wilson vs DOI for OST Hemp Director Scott Weston stating he couldn't share my information with me because he has an NDA, and BIA Realty Worker Nellie Pourier who stated she couldn't share my Land information with me because she signed an NDA.

https://narf.org/nill/constitutions/oglala_sioux/oglalaconst.pdf Retrieved 7 August 2024

ARTICLE VII-ELECTIONS. Section 1.

“All members of the Tribe 18 years or over, who have resided on the reservation for a period of one year immediately prior to any election shall have the right to vote.”

The Bad White Men have “Hherded” us into One of Three Counties and exist off our Lands, Federal Monies, Assets. The same ones will get back in, time after time, using the same tactics against the Oglala Sioux Tribe Members unless change comes from the Honorable

⁵ I have not been able to find an attorney who is not in Conflict of Interest with these cases.

Justices, the President of the United States and Congress all working in concert with the Dept of Interior and the affected Federally Recognized Tribes. We can help our Oglala Sioux Tribe build our Economy and I can continue with my Business Prescription. Wilson v. DOI for OST Election Commission 5:22-cv-5095. We also have many who live off the reservation such as Ben Cummings (Directly named in 5:22-cv-5094 in Exhibit C for thousands of stolen Agricultural Lands through BLM 1860 via Micheal Cummings and Michelle Cummings who were both dead when the forms were completed). Ben Cummings is also the owner of ICB Bank in Pine Ridge, SD with Partner of Denay Benali of the Navajo Reservation. The Federal Bureau of Investigation and the Drug Enforcement Agency shut down Denay Benali's Illegal Marijuana Farms with Illegal Chinese Immigrants. Denay Benali approached the OST Council to partner with him but he was told to leave. Then Ben Cummings partnered with him in 2022 in SD Business License using his Rapid City, SD address. OST Council also purchases Gold and other Precious Metals. I ask that our members take a DNA test because mine shows I'm from North America, because their Blood Quantum's have come close to or at an end. I ask for our Enrollment Records be made available to us Enrolled Members via BTFA so that we can Challenge who is Enrolled.

- 1.) Former Oglala Sioux Tribe President Kevin Killer Letter of Request. No Reply-then Blocked me on all OST FB Pages after Oral Agreement for me to help the OST Veterans and OST People, 2021. <https://tinyurl.com/3prr7jkr>
- 2.) OST Council Member Ella John Carlow <https://shorturl.at/ft26n> 1 April 2022
- 3.) OST Council Member Michael Carlow, Sr. <https://shorturl.at/Vox9B> 20 April 2022

4.) Complaint 21 to DOI IG against Pine Ridge Agency BIA and OST Council

<https://tinyurl.com/cxdzbyue> 21 August 2022

5.) Nylotis Davis <https://shorturl.at/p3uwO> 15 September 2022-DOI IG This is one of about 60 Names that were used to steal our Lands.

6.) Land for OST Veterans and Cannabis <https://shorturl.at/b6hrM> 21 August 2022 8th Federal District 5:22-cv-5027

7.) Echaga, LLC (Wilson vs DOI via Echaga, LLC, 2022) <https://shorturl.at/o59c2> 9 December 2022 In October 2022 Loren “Big Bat” Pourier (Echaga President) and Gary Ruse (Vice President and NON Tribal Member, <https://tinyurl.com/4m54spvr> and connected to Overmass Trust and Gordon International Bank in Nebraska that owns a lot of Bennett County Agricultural Lands). Gary Ruse is a Financial Felon who also stole via investment granted by OST Council, monies from our Tribe to set up a Water Bottling Plant in Gordon, Nebraska along with a Meat Packing Plant. 8th Federal District, -they both took me to OST Tribal Court in October 2022 Dismissed for 1st Amendment Rights. I sent both of these Complaints into the Department of Interior Inspector Generals Office but when they realized how huge these Complaints are and inclusive of each other creating a web of deceit towards the Real Oglala Lakota People on where our Federal and Local Resources are going, and which families are Beneficiaries.

8.) OST Council Member Garfield Steele AKA Garfield Little Dog on Voter Registration under both names.

9.) Uniform Commercial Code (<https://rb.gy/u3gams>) We have a Program called TERO that is supposed to follow these Laws, but OST Council only puts themselves on Federal Money Contracts and their close 10ish Families.

10.) Illegal use of Non-Disclosure Agreements in Pine Ridge Agency BIA Realty Nellie Pourier and Hemp Director Scott Weston-who was paid for 3 years of Federal Monies as a USDA Brand Inspector all the while taking the Hemp Director Tribal Position who didn't accomplish anything because he was double dipping, and perhaps triple+dipping. Amendment for COA 23-3202 (Wilson v. Department of Interior N. 5.-c.-5., 2023). <https://shorturl.at/FgUV8>

4 December 2023

11.) Several of the Former Foster Homes across the Pine Ridge Indian Reservation who have land, are also part of the Illegal use of BLM 1860 such as Former OST Judge John Hussman and his wife, Former OST Secretary Nancy Hussman breaking S.3103. This is where MMIW comes into question.

CONCLUSION

The 8th District Court Western Division and Court of Appeals were right in Ordering a Dismissal so that these issues via one initial case about Indian Trust Patents and multiplying to cover various other entwined issues such as the Election Commission, Echaga Corporation LLC, MMIW via Jurisdictional Gray Lines, Land Consolidation Act of 2000, Land Buy Back Act of 2013, The BIA 95-638 Federal Monies, Land Lease Monies, Indian Trust Patents stealing at least 1 Million Agricultural Acres on the Pine Ridge Indian Reservation by at least 10ish Families, with most living in the Border Towns of the Reservation. It's akin to being raped, finally coming forward with a Complaint, only to find out, the Rapist is the Judge and Jury. Honorable Justices of the Supreme Court of the United States of America, we could sure use your help in saving our Kind. I imagine this is what Cicero thought would happen in an Oligarchical Society instead of a Democracy. Only a few thrive whilst the rest of us have no voice at the Tribal Level, ultimately leading to no voice at the Federal Level. I also imagine their plan was to keep the masses drunk, on drugs, keep us uneducated, and allow violence to keep us in our place. They've been working on this since the first Plat Map of our Red Cloud Indians Reservation in 1890 by BLM's Mr. Christiansen with NO Patents, No Allotments, just creeks and hills. When the Honorable Justices make their Orders, I will revisit most of these cases at the Tribal Level for Remedies to include Name Changes to Lands, Roads and Buildings and such.