## (ORDER LIST: 583 U.S.)

### MONDAY, NOVEMBER 27, 2017

### CERTIORARI -- SUMMARY DISPOSITION

16-9747 BROWN, WALTER A. V. UNITED STATES

The motion of petitioner for leave to proceed *in forma*pauperis and the petition for a writ of certiorari are granted.

The judgment is vacated, and the case is remanded to the United States Court of Appeals for the Third Circuit for further consideration in light of Honeycutt v. United States, 581 U. S.

\_\_\_\_ (2017).

### ORDERS IN PENDING CASES

17M60 BLACKWELL, RICKY L. V. SOUTH CAROLINA

The motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record is granted.

- 16-9425 DOUGHERTY, KEITH V. McKEE, CHIEF, ET AL.
- 16-9687 MELOT, BILLY R. V. UNITED STATES

The motions of petitioners for reconsideration of orders denying leave to proceed *in forma pauperis* are denied.

- 17-5989 STUKES, GEROD V. VA EMPLOY. COMM'N, ET AL.
- 17-6043 PODGORETSKY, OLEG G. V. OCWEN LOAN SERVICING, ET AL.
- 17-6071 MERCER, GREGORY S. V. FAIRFAX COUNTY BOARD, ET AL.
- 17-6133 WARKENTIN, KEITH V. FEDERATED LIFE INSURANCE CO.
- 17-6190 IMPERATO, DANIEL V. SEC

The motions of petitioners for leave to proceed *in forma*pauperis are denied. Petitioners are allowed until December 18,

2017, within which to pay the docketing fees required by Rule 38(a) and to submit petitions in compliance with Rule 33.1 of the Rules of this Court.

# **CERTIORARI DENIED**

16-9363		RAMOS, JOEL R. V. WASHINGTON
16-9424		VALENCIA, GREGORY N., ET AL. V. ARIZONA
16-9707		DONMEZ, IBRAHIM V. NYC DEPT. OF CONSUMER AFFAIRS
16-9708		DONMEZ, IBRAHIM V. NYC DEPT. OF CONSUMER AFFAIRS
17-23		MOORE, CARLOS E. V. BRYANT, GOV. OF MS
17-40	)	COACHELLA VALLEY WATER, ET AL. V. AGUA CALIENTE BAND, ET AL.
17-42	)	DESERT WATER AGENCY, ET AL. V. AGUA CALIENTE BAND, ET AL.
17-68		NORMAN, DALE L. V. FLORIDA
17-136		OPENET TELECOM, ET AL. V. AMDOCS LTD.
17-178		AMERICAN HUMANIST ASSN., ET AL. V. BIRDVILLE INDEP. SCH., ET AL.
17-236		JOHNSON, SARAH M. V. IDAHO
17-242		CROUSE, RICHARD, ET AL. V. MONCKS CORNER, ET AL.
17-248		WILMINGTON TRUST CO. V. BRESLER, FLEUR S., ET AL.
17-369		TOWNSEND, LLOYD G. V. MONTGOMERY, WARDEN, ET AL.
17-371		PROVIDENT SAVINGS BANK V. McKEEN-CHAPLIN, GINA
17-373		LONG, RAYMOND A. V. PARRY, LLOYD G., ET AL.
17-374		LEGGETT, KATHERINE, ET AL. V. EQT PRODUCTION CO., ET AL.
17-377		VIRIYAPANTHU, PAUL V. CANTIL-SAKAUYE, TANI G., ET AL.
17-381		MANN, CHAUNCEY L. V. STRUCTURED ASSET MORTGAGE, ET AL
17-382		GONZALEZ, MICHELLE V. FLORIDA
17-388		F5 CAPITAL V. PAPPAS, PETROS, ET AL.
17-397		FORD, BARBARA V. SHELBY CTY. HEALTH CARE, ET AL.
17-398		STUNZIG, ROBERT L. V. KOCH, JESSICA F., ET AL.

SOLONENKO, NINA, ET AL. V. GEORGIA NOTES 18, ET AL.

17-406

- 17-407 SMITH, DELANEY E. V. LOS ANGELES CTY. METRO, ET AL.
- 17-413 COLE, ROBERT, ET AL. V. MERITOR, INC., ET AL.
- 17-427 PHELPS-ROPER, SHIRLEY L. V. RICKETTS, GOV. OF NE, ET AL.
- 17-440 ESTATE OF E. WAYNE HAGE, ET AL. V. UNITED STATES
- 17-461 SPENCER, WILLIAM W. V. MATTIS, SEC. OF DEFENSE
- 17-462 VASATURO, DARREN R. V. PETERKA, SASHA, ET AL.
- 17-471 CHAPMAN, TERRY R. V. BERRYHILL, ACTING COMM'R OF SSA
- 17-472 JABER, AHMED S., ET AL. V. UNITED STATES, ET AL.
- 17-487 JORDAN, GIGI V. NEW YORK
- 17-488 HENDRIX, KIMBERLY D. V. WAL-MART STORES, ET AL.
- 17-489 HAMMANN, JERALD V. WELLS FARGO BANK, ET AL.
- 17-496 TAYLOR, RUDOLPH D. V. VIRGINIA
- 17-497 WOLICKI-GABLES, LINDA, ET VIR V. DOCTORS SAME DAY SURGERY CENTER
- 17-536 J. D. B. V. SOUTH CAROLINA
- 17-545 PONIATOWSKI, PAUL V. MATAL, JOSEPH
- 17-559 GILLETTE, SALLY A. V. WILSON SONSINI GROUP, ET AL.
- 17-593 HERRMANN, JARED D. V. UNITED STATES
- 17-602 CARTER, LEWIS F. V. UNITED STATES
- 17-605 KASS, STEPHEN L. V. NEW YORK, NY, ET AL.
- 17-5007 ROCHELL, ARVIN D. V. LEE, EARNEST, ET AL.
- 17-5155 JOHNSON, ANDREW V. DISTRICT OF COLUMBIA
- 17-5181 SCHAFFER, GREGORY J. V. UNITED STATES
- 17-5423 IANNUCCI, YANN V. SWITALSKI, JUDGE
- 17-5634 GRANGER, BARTHOLOMEW V. TEXAS
- 17-5669 GASKIN, LOUIS B. V. FLORIDA
- 17-5678 LARGIN, JAMES S. V. ALABAMA
- 17-5945 LEWIS, ROSIE T. V. JOLIET POLICE DEPT., ET AL.
- 17-5963 WILLIAMS, LESTER J. V. VANNOY, WARDEN

- 17-5968 BROOKS, CHARLES A. V. BROOKS, CHARLES E.
- 17-5970 BALL, DENNIS A. V. MARICOPA COUNTY, AZ, ET AL.
- 17-5976 MARSALA, JOSEPH A. V. MARTINEZ, WARDEN
- 17-5985 NOGUERO, ELENA V. AMERICAN FAMILY MUTUAL INSURANCE
- 17-5986 POLSON, RUDOLPH V. ALABAMA, ET AL.
- 17-5993 BLACKKETTER, SPENCER D. V. AMSBERRY, SUPT., EASTERN OR
- 17-5994 ANTHONY, VERTIS V. GORDY, WARDEN
- 17-6001 KINNEY, PATRICK N. V. MI DOC
- 17-6006 BLANKS, RICHARD L. V. GRAHAM, WARDEN, ET AL.
- 17-6008 BRUZZONE, MICHAEL A. V. INTEL CORPORATION, ET AL.
- 17-6009 SALIM, MUHANNAD V. RICHARDSON, WARDEN
- 17-6012 MAKAU, GRACE V. MEYER, LOUISE, ET AL.
- 17-6016 HILTON, ERIC L. V. KELLY, SUPT., OR
- 17-6017 HAYES, RYAN M. V. OHIO
- 17-6019 DOSENBERRY, DANIEL R. V. PALMER, WARDEN
- 17-6024 WEST, STEPHEN M., ET AL. V. PARKER, COMM'R, TN DOC, ET AL.
- 17-6028 WILSON, JOHN D. V. JONES, SEC., FL DOC, ET AL.
- 17-6031 HALL, DENNIS V. RIVARD, WARDEN
- 17-6041 RUIZ, ADOLPH J. V. OREGON
- 17-6042 McCRARY, OLIVER V. UPS, ET AL.
- 17-6045 JOHNSON, VINCENT V. JENKINS, WARDEN
- 17-6051 SCOTT, WILLIE V. HORTON, WARDEN
- 17-6055 MOORE, RICKY V. SOTO, WARDEN
- 17-6056 NELSON, DARYL D. V. JACKSON, WARDEN
- 17-6080 WANT, JEROME V. FREI, STEVEN M., ET AL.
- 17-6096 SAUNDERS, CRAIG V. GARMAN, SUPT., ROCKVIEW, ET AL.
- 17-6109 WHITNUM-BAKER, LISA V. CONNECTICUT
- 17-6118 ROBLES, GABRIEL M. V. UNITED STATES

- 17-6137 ORTIZ, JOSEPH V. CLARKE, DIR., VA DOC, ET AL.
- 17-6144 ALLEN, MIKE V. BERRYHILL, ACTING COMM'R OF SSA
- 17-6159 PROUT, BRIAN V. CLARKE, SUPT., ALBION, ET AL.
- 17-6169 VINCENT, TODD M. V. UNITED STATES
- 17-6176 DOBBS, HENRY L. V. GEORGIA
- 17-6188 HIVES, TAAJWARR O. V. BISK EDUCATION, INC.
- 17-6195 GUMBS, AKEEM R. V. PENN, LOUIS
- 17-6212 DENHAM, ROBERT V. HORTON, WARDEN
- 17-6215 CARSON, ROBERT V. MISSISSIPPI
- 17-6264 GRANT, DOMONICK B. V. UNITED STATES
- 17-6294 WILLINGHAM, KADEEM V. UNITED STATES
- 17-6296 LARSON, CHAD A. V. PARAMO, WARDEN
- 17-6300 BANKS, FREDERICK V. HORNAK, MARK, ET AL.
- 17-6302 BAHTUOH, CHRISTOPHER D. V. MILES, WARDEN
- 17-6315 SURIEL, JUAN G. V. MASSACHUSETTS
- 17-6325 SIMMONS, JOTHAM V. BEAM, JEREMIAH, ET AL.
- 17-6335 MATELYAN, ARIKA V. ASCAP, ET AL.
- 17-6342 MOJICA, BENITO V. UNITED STATES
- 17-6358 RIGG, FRANZ H. V. MAIORANA, WARDEN
- 17-6371 BUSKEY, LAMONT L. V. UNITED STATES
- 17-6372 YOUNG, CARROLL A. V. UNITED STATES
- 17-6377 ROJO-RIVAS, LUCINA V. UNITED STATES
- 17-6380 SIMMONS, JASON V. UNITED STATES
- 17-6391 EVENSON, JOSEPH M. V. UNITED STATES
- 17-6401 MELENDEZ-GONZALEZ, HUGO A. V. UNITED STATES
- 17-6403 ZAMORA-ALONSO, MIGUEL A. V. UNITED STATES
- 17-6406 WEISS, JOSIAH J. V. UNITED STATES
- 17-6407 VALDEZ, CARLOS V. UNITED STATES

- 17-6409 RICO, ISMAEL V. UNITED STATES
- 17-6410 SMITH, RAPHEL V. UNITED STATES
- 17-6418 DAVILA, GLENDA V. UNITED STATES
- 17-6422 LANGE, ARTHUR K. V. UNITED STATES
- 17-6429 RHODES, JARRE J. V. UNITED STATES
- 17-6431 RUSSELL, JOE B. V. UNITED STATES
- 17-6432 KOH, JUNNE K. V. UNITED STATES
- 17-6436 HAMID, SALEH O. V. UNITED STATES
- 17-6438 FIORENTINO, HENRY V. UNITED STATES
- 17-6439 HOPES, ROBERT V. UNITED STATES
- 17-6440 GUERRERO-RODRIGUEZ, JOSE G. V. UNITED STATES
- 17-6441 WILLIAMS, VAN L. V. UNITED STATES
- 17-6443 PITTMAN, DOUGLAS G. V. UNITED STATES
- 17-6444 THUNDER, PATRICK B. V. UNITED STATES
- 17-6447 VANDERBECK, ERIC V. UNITED STATES
- 17-6454 FOWLER, KEN J. V. UNITED STATES
- 17-6455 FONTANA, ANTONIO P. V. UNITED STATES
- 17-6456 GARY, ELTON V. UNITED STATES
- 17-6464 CORNELIUS, THOMAS W. V. UNITED STATES

The petitions for writs of certiorari are denied.

17-127 KOLBE, STEPHEN V., ET AL. V. HOGAN, GOV. OF MD, ET AL.

The motion of Edwin Vieira, Jr., et al. for leave to file a brief as *amici curiae* is granted. The petition for a writ of certiorari is denied.

17-257 CORDIS CORP. V. DUNSON, JERRY, ET AL.

The motion of Washington Legal Foundation for leave to file a brief as *amicus curiae* is granted. The petition for a writ of certiorari is denied.

17-376 BROWN, LONNIE D. V. McCOLLUM, WARDEN

The petition for a writ of certiorari is denied. Justice Gorsuch took no part in the consideration or decision of this petition.

- 17-394 TEXAS V. HARTFIELD, JERRY
- 17-405 BYRD, WARDEN V. BUDDER, KEIGHTON

The motions of respondents for leave to proceed *in forma*pauperis are granted. The petitions for writs of certiorari are denied.

- 17-524 JOSEPH, MICHAEL G. V. UNITED TECHNOLOGIES, ET AL.
- 17-564 NOVA CHEMICALS CORP., ET AL. V. DOW CHEMICAL CO.
- 17-5039 BIRMINGHAM, GREGORY V. PNC BANK, N.A.

The petitions for writs of certiorari are denied. Justice Alito took no part in the consideration or decision of these petitions.

- 17-6049 CHAFE, RENEA V. FL DEPT. OF CHILDREN & FAMILIES
- 17-6058 WILSON, DAVID W. V. SWAN, DAVID, ET AL.

The motions of petitioners for leave to proceed *in forma* pauperis are denied, and the petitions for writs of certiorari are dismissed. See Rule 39.8. As the petitioners have repeatedly abused this Court's process, the Clerk is directed not to accept any further petitions in noncriminal matters from petitioners unless the docketing fee required by Rule 38(a) is paid and the petitions are submitted in compliance with Rule 33.1. See Martin v. District of Columbia Court of Appeals, 506 U. S. 1 (1992) (per curiam).

17-6107 CUEVAS, SAUL G. V. HARTLEY, WARDEN

The petition for a writ of certiorari is denied. Justice

Breyer took no part in the consideration or decision of this petition.

17-6334	WILLIAMS,	JEROME	٧.	UNITED	STATES
II 0337	MTLLTUID,	JENONE	٧.		

17-6423 JOHNSON, HENRY V. UNITED STATES

The petitions for writs of certiorari are denied. Justice Kagan took no part in the consideration or decision of these petitions.

# HABEAS CORPUS DENIED

17-614	IN RE ROBERT R. SNYDER
17-6472	IN RE JEFFREY A. WEEKLEY
17-6513	IN RE DAVID CLUM, JR.
17-6563	IN RE GENE L. BROWN
17-6564	IN RE DEREK LUCAS

The petitions for writs of habeas corpus are denied.

	REHEARINGS DENIED
16-1312	SOOBZOKOV, ASLAN T. V. LICHTBLAU, ERIC, ET AL.
16-1469	WILBORN, HAROLD L. V. MSPB
16-1516	NELSON, LEANORA V. LEVY CENTER LLC, ET AL.
16-1542	USHER, EILEEN V. PREMIER CARE NURSES OF AMERICA
16-8291	HEDMAN, KEITH O., ET UX. V. NATIONSTAR MORTGAGE, ET AL.
16-9012	MILLER, BRADLEY B. V. PLUMLEE, JUDGE, ETC., ET AL.
16-9153	SIMMS, JEFFREY A. V. UNITED HEALTH CARE
16-9350	WALLACE, CHARLES K. V. LOUISIANA, ET AL.
16-9368	SROUR, ALBERT V. MIZRAHI-SROUR, SHELLEY
16-9452	VIOLA, ANTHONY L. V. UNITED STATES
16-9467	IN RE ALLAH
16-9468	ARNOLD, JUDITH L. V. ASHWORTH, JERRY K.

16-9505 WHITE, DONALD V. O'REILLY, TIMOTHY

16-9626	STUART, GARY I. V. STUART, OLIVA
17-4	MORRIS, MEREDITH, ET VIR V. THOMPSON, MICHAEL J.
17-20	KAPLAN, ELLIOT, ET UX. V. MAYO CLINIC, ET AL.
17-33	BAILEY, CAROLYN V. ZUCKER, GOLDBERG & ACKERMAN
17-82	SHAO, LINDA V. McMANIS FAULKNER, LLP
17-5004	SKLAR, LORI J. V. CALIFORNIA BAR
17-5084	MONTANEZ, ISAAC V. CHEESECAKE FACTORY RESTAURANTS
17-5199	IN RE DAVID M. CAMPBELL
17-5337	CRUTCHFIELD, STEVEN M. V. WILLIAMSON CTY. PUBLIC DEFENDER
17-5345	KINNEMORE, SHIRLEY A. V. MOORE, MATTHEW
17-5614	SALWAN, ANGADBIR S. V. MATAL, JOSEPH

# ATTORNEY DISCIPLINE

The petitions for rehearing are denied.

D-2924 IN THE MATTER OF DENNIS J. CAMPBELL OWENS

It having been reported that Dennis J. Campbell Owens, of Kansas City, Missouri, has died, the Rule to Show Cause, issued on October 11, 2016 is discharged.

D-2973 IN THE MATTER OF JAMES A. ROBBINS

Due to mistaken identity, the order suspending James A. Robbins, of New York, New York, from the practice of law in this Court, dated May 15, 2017, is vacated and the Rule to Show Cause issued on that date is discharged.

D-2975 IN THE MATTER OF DISBARMENT OF ERIC A. KLEIN

Eric A. Klein, of New York, New York, having been suspended from the practice of law in this Court by order of May 15, 2017; and a rule having been issued and served upon him requiring him to show cause why he should not be disbarred; and the time to file a response having expired;

It is ordered that Eric A. Klein is disbarred from the practice of law in this Court.

D-3001 IN THE MATTER OF DISCIPLINE OF JAMES W. KENNEDY

James W. Kennedy, of Toms River, New Jersey, is suspended from the practice of law in this Court and a rule will issue, returnable within 40 days, requiring him to show cause why he should not be disbarred from the practice of law in this Court.

D-3002 IN THE MATTER OF DISCIPLINE OF CRAIG MICHAEL KELLERMAN

Craig Michael Kellerman, of Eagleville, Pennsylvania, is suspended from the practice of law in this Court and a rule will issue, returnable within 40 days, requiring him to show cause why he should not be disbarred from the practice of law in this Court.

D-3003 IN THE MATTER OF DISCIPLINE OF JONATHAN GREENMAN

Jonathan Greenman, of Fair Lawn, New Jersey, is suspended from the practice of law in this Court and a rule will issue, returnable within 40 days, requiring him to show cause why he should not be disbarred from the practice of law in this Court. IN THE MATTER OF DISCIPLINE OF RAYMOND LELAND EICHENBERGER, III

Raymond Leland Eichenberger, III, of Reynoldsburg, Ohio, is suspended from the practice of law in this Court and a rule will issue, returnable within 40 days, requiring him to show cause why he should not be disbarred from the practice of law in this Court.

D-3005 IN THE MATTER OF DISCIPLINE OF ANDRE MICHNIAK

D-3004

Andre Michniak, of King of Prussia, Pennsylvania, is suspended from the practice of law in this Court and a rule will issue, returnable within 40 days, requiring him to show cause

why he should not be disbarred from the practice of law in this Court.

D-3006 IN THE MATTER OF DISCIPLINE OF RUFUS SETH WILLIAMS

Rufus Seth Williams, of Philadelphia, Pennsylvania, is suspended from the practice of law in this Court and a rule will issue, returnable within 40 days, requiring him to show cause why he should not be disbarred from the practice of law in this Court.

D-3007 IN THE MATTER OF DISCIPLINE OF ALEXANDER J. GUREVICH

Alexander J. Gurevich, of Greenwich, Connecticut, is suspended from the practice of law in this Court and a rule will issue, returnable within 40 days, requiring him to show cause why he should not be disbarred from the practice of law in this Court.

D-3008 IN THE MATTER OF DISCIPLINE OF DOUGLAS ALAN WILLIS

Douglas Alan Willis, of Crest Hill, Illinois, is suspended from the practice of law in this Court and a rule will issue, returnable within 40 days, requiring him to show cause why he should not be disbarred from the practice of law in this Court.

D-3009 IN THE MATTER OF DISCIPLINE OF WILLIAM JAMES MEACHAM

William James Meacham, of Edwardsville, Illinois, is suspended from the practice of law in this Court and a rule will issue, returnable within 40 days, requiring him to show cause why he should not be disbarred from the practice of law in this Court.

D-3010 IN THE MATTER OF DISCIPLINE OF RAYMOND EDWARD CLUTTS

Raymond Edward Clutts, of Schaumburg, Illinois, is suspended from the practice of law in this Court and a rule will issue,

returnable within 40 days, requiring him to show cause why he should not be disbarred from the practice of law in this Court.

IN THE MATTER OF DISCIPLINE OF RODNEY HOWARD POWELL

D-3011 IN THE MATTER OF DISCIPLINE OF RODNEY HOWARD POWELL

Rodney Howard Powell, of Clive, Iowa, is suspended from the practice of law in this Court and a rule will issue, returnable within 40 days, requiring him to show cause why he should not be disbarred from the practice of law in this Court.

D-3012 IN THE MATTER OF DISCIPLINE OF ROBERT C. GRAHAM

Robert C. Graham, of Henderson, Nevada, is suspended from the practice of law in this Court and a rule will issue, returnable within 40 days, requiring him to show cause why he should not be disbarred from the practice of law in this Court. THOMAS, J., dissenting

## SUPREME COURT OF THE UNITED STATES

UPSTATE CITIZENS FOR EQUALITY, INC., ET AL. 16-1320 v. UNITED STATES, ET AL.

TOWN OF VERNON, NEW YORK

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UNITED STATES, ET AL.

ON PETITIONS FOR WRITS OF CERTIORARI TO THE UNITED STATES COURT OF APPEALS FOR THE SECOND CIRCUIT

Nos. 16-1320 and 17-8. Decided November 27, 2017

The petitions for writs of certiorari are denied.

JUSTICE THOMAS, dissenting from the denials of certiorari.

The Indian Reorganization Act (IRA), 48 Stat. 985, as amended, permits the Secretary of the Interior to take land into trust for individual Indians or Indian tribes. 25 U. S. C. §5108. Once land is taken into trust under the IRA, it is exempt from almost all state control. It is no longer subject to state or local taxation. *Ibid.* Local zoning and regulatory requirements do not apply. 25 CFR §1.4(a) (2017). And unless the Indian tribe consents, the State may not exercise criminal or civil jurisdiction. 25 U. S. C. §§1321(a)(1), 1322(a). The IRA thus allows the Secretary to take state land and strip the State of almost all sovereign power over it.

In 2008, the Secretary invoked the IRA to take into trust more than 13,000 acres of land in upstate New York for the Oneida Nation of New York, an Indian Tribe that descended from one of the Iroquois nations. 841 F. 3d 556, 564 (CA2 2016). Petitioners, a local government and several interested citizens from upstate New York, ask us to decide whether this use of the IRA is a constitutional

THOMAS, J., dissenting

exercise of Congress' power under the Indian Commerce Clause "[t]o regulate Commerce ... with the Indian Tribes," Art. I, §8, cl. 3. I would grant the petitions for writs of certiorari to reconsider our Indian Commerce Clause precedents.

Those precedents have acquiesced in Congress' assertion of a "plenary power to legislate in the field of Indian affairs." Cotton Petroleum Corp. v. New Mexico, 490 U.S. 163, 192 (1989). But "neither the text nor the original understanding of the [Indian Commerce] Clause supports Congress' claim to such 'plenary' power." Adoptive Couple v. Baby Girl, 570 U.S. 637, \_\_\_ (2013) (THOMAS, J., concurring) (slip op., at 4); see United States v. Lara, 541 U. S. 193, 224 (2004) (THOMAS, J., concurring in judgment); Puerto Rico v. Sanchez Valle, 579 U.S. \_\_\_\_, (2016) (THOMAS, J., concurring in part and concurring in judgment) (slip op., at 1); United States v. Bryant, 579 U. S. \_\_\_\_, \_\_\_\_ (2016) (THOMAS, J., concurring) (slip op., at 3-4). Instead, as I have previously explained, the Clause extends only to "regulat[ing] trade with Indian tribes—that is, Indians who had not been incorporated into the body-politic of any State." Adoptive Couple, supra, at \_\_\_ (slip op., at 5).

Understood this way, the Indian Commerce Clause does not appear to give Congress the power to authorize the taking of land into trust under the IRA. Even assuming that land transactions are "Commerce" within the scope of the Clause, but see Natelson, The Original Understanding of the Indian Commerce Clause, 85 Denver U. L. Rev. 201, 214–215, and n. 94 (2007), many applications of the IRA do not involve trade of any kind. The IRA permits the Secretary to take into trust land that an Indian tribe already owns. See 25 U. S. C. §5108 (authorizing the Secretary to take into trust land acquired through "relinquishment," "gift," or "assignment"); 25 CFR §151.3 (providing that the Secretary may take land into trust

### THOMAS, J., dissenting

"[w]hen the tribe already owns an interest in the land"); §151.4 (providing that the Secretary may take into trust "[u]nrestricted land owned by an individual Indian or a tribe"). And in cases like these, where the tribe already owns the land, neither money nor property changes hands. Instead, title is slightly modified by adding "the United States in trust for" in front of the name of "the Indian tribe or individual Indian" who owns the land. See 25 U. S. C. §5108. This arrangement does not affect the Indian tribe's beneficial ownership of the property, and it does not afford the United States any meaningful property rights. See F. Cohen, Handbook of Federal Indian Law 997–998, 1057–1058 (2012); Prakash, Against Tribal Fungibility, 89 Cornell L. Rev. 1069, 1093-1094, and n. 152 (2004). In short, because no exchange takes place, these trust arrangements do not resemble "'trade with Indians." Adoptive Couple, supra, at (THOMAS, J., concurring) (slip op., at 4) (quoting Natelson, supra, at 215-216).

Applying our precedents, the Second Circuit concluded that the Indian Commerce Clause empowered the Federal Government to take into trust the land at issue here. In so doing, it showed how far our precedents interpreting the Indian Commerce Clause have strayed from the original understanding, and how much Congress' power has grown as a result. Asserting plenary power, Congress authorized the Secretary to take 13,000 acres of New York and to declare it sovereign Oneida territory. It did so even though the land had been under New York's sovereign control for more than two centuries. City of Sherrill v. Oneida Indian Nation of N. Y., 544 U.S. 197, 203, 221 (2005). And it did so even though restoring tribal sovereignty over the land would "'seriously burde[n] the administration of state and local governments' and would adversely affect landowners neighboring the tribal patches." Id., at 220 (quoting Hagen v. Utah, 510 U.S. 399, 421

(1994)); see also 841 F. 3d, at 564.

Under our precedents, Congress has thus obtained the power to take any state land and strip the State of almost all sovereign power over it "for the purpose of providing land for Indians." 25 U. S. C. §5108. This means Congress could reduce a State to near nonexistence by taking all land within its borders and declaring it sovereign Indian territory. It is highly implausible that the Founders understood the Indian Commerce Clause, which was virtually unopposed at the founding, as giving Congress the power to destroy the States' territorial integrity. See Adoptive Couple, 570 U. S., at \_\_\_ (THOMAS, J., concurring) (slip op., at 9). Indeed, they would have been shocked to find such a power lurking in a Clause they understood to give Congress the limited authority "to regulate trade with Indian tribes living beyond state borders." Ibid.

When our precedents permit such an absurd result, something has gone seriously awry. It is time to fix our error. We should have granted certiorari to reexamine our Indian Commerce Clause precedents, instead of standing idly by as Congress, the Executive, and the lower courts stray further and further from the Constitution. I respectfully dissent from the denials of certiorari.