

Screenshot of email receipt issued to Sheila White Mountain, BIA agent who signed the "NOTICE OF TRESPASS" issued to Sacred Stone Camp and 7th Generation Water Protectors; email also directed to every member of the Standing Rock Sioux Tribe Tribal Council & Oceti Sakowin Camp media team.

Email issued within the "10 day" time limit the "NOTICE OF TRESPASS" required, & contains a Cease & Desist Order regarding the otherwise WRONGFUL EVICTION (30 Day Notice Requires). Also contains a Petition with a "List of Reasonable Demands" ("Redress of Grievances") to benefit & help move society forward, as witnessed throughout the following pages:

Response to "Notice of Trespass" AND "Water Protector Petition" Inbox x People (22)

**Wild Willpower (Distance Everheart)** <Distance@wildwillpower.org> Feb 24 (13 days ago) postmaster

to White, darchambault, jmclaughlin, awhite, jdunn, dclaymore, mfaith, jwhitemountain, parchambault


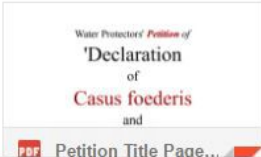
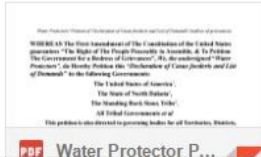
ATTN: BIA, Tribal Council, Oceti Sakowin Camp Media, et al:

This is the first of two emails I'm sending right now, *both* of which will be followed up by many more soon. These letters obtain evidence that Water Protectors are *not* trespassing. Each signature I'm attached to the Petition/Declaration- some are being sent in the next email due to storage limits for email.

Blessings to all today & generations to come; we hope this finds you all well,  
Sincerely,  
Alexandra "Distance Everheart" Wilson

Founder of [www.WildWillpower.org](http://www.WildWillpower.org)  
Civilian who cares

**3 Attachments**

from: **Wild Willpower (Distance Everheart)** <Distance@wildwillpower.org>

to: "White Mountain, Sheila" <sheila.whitemountain@bia.gov>, distance@wildwillpower.org, darchambault@standingrock.org, jmclaughlin@standingrock.org, awhite@standingrock.org, jdunn@standingrock.org, dclaymore@standingrock.org, mfaith@standingrock.org, jwhitemountainjr@standingrock.org, parchambault@standingrock.org, ctwobears@standingrock.org, charrison@standingrock.org, fwhitebull@standingrock.org, dyellowfat@standingrock.org, charleswalker@standingrock.org, bharrison@standingrock.org, ctompson@standingrock.org, korymclaughlin@standingrock.org, rtakenalive@standingrock.org, John Bigelow

Water Protectors' *Petition* of  
'Declaration  
of  
Casus foederis  
and  
*List of Demands*'  
(*redress of grievances*)

To All Governments, *without prejudice*<sup>1</sup>

**Casus foederis:** the event upon the occurrence of which it becomes the duty of one of the allies to render the promised assistance to the other. Thus, in the case of a defensive alliance, the casus foederis occurs when war is declared or commenced against one of the allies. **Treaties of alliance** very often define precisely the event which shall be regarded as the casus foederis."<sup>2</sup>

**Amendment I of *The Constitution of The Untied States*:**

“Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble, and to **petition** the Government for a **redress of grievances**.”<sup>3</sup>

---

<sup>1</sup> *Re: “without prejudice”*, see Uniform Commercial Code 1-308:

<sup>2</sup> **Duhaime's Law Dictionary, *Casus Foederis* Definition:** <http://www.duhaime.org/LegalDictionary/C/CasusFoederis.aspx>

<sup>3</sup> **National Archives, “*The Bill of Rights: A Transcription*”:** <https://www.archives.gov/founding-docs/bill-of-rights-transcript>

This Petition *also* serves as our *response* to the “Notice of Trespass” letters issued by Sheila White Mountain of the BIA to Sacred Stone Camp, Black Hoop Camp, & potentially other *Water Protector Camps* in regards to having “10 days to show cause why BIA should not find (us) in trespass”.

See page 20.

***Summary of “Water Protectors’ Petition of ‘Declaration of Casus foederis and List of Demands’ (redress of grievances)”:***

- To be served to U.S. Government, State of North Dakota, Standing Rock Sioux Tribal Council, & *all other tribal governments, et al.*
- Explains “how we’ve been damaged” (*i.e. “personal injuries”*), & why we’re due relief.
- Also serves as a response letter to the BIA re: “Notice of Trespass”; letter of *good will & renewed relations* with tribe & Tribal Council: seeks “30 day eviction” if necessary. Explains why we are not in trespass, & seeks *avenue for lawful stay* for those seeking to stay. Requests assistance (*i.e. “car parts”*) for those who are stranded & in need of more than bus tickets or gas cards.
- Explains how “the 1851 Treaty of Fort Laramie is still in effect”, and how the Dakota Access Pipeline Project (“DAPL”) was approved, *whether knowingly or unknowingly*, through acts of EXTORTION.

**List of Demands:**

**Issue #1: Treaty Issues:**

- Establish historically & culturally-educational landmarks along roadsides along original boundaries of all treaties to teach about, & *thus raise appreciation for*, Native American tribes & nations & their ancestral homelands.
- Transition subsidies from non-native animal food industries to native animal & ecological restoration projects incrementally *increasingly* throughout the coming years.
- Offer Native American languages as an option in schools, just as Spanish, French, & German are.
- Switch *Columbus Day* to *Indigenous Peoples’ Appreciation Day*.
- Textbooks must include intercultural perspectives.

**Issue #2: Pipelines & Sustainable Energy Issues:**

- Under United States Code Title 33 §1321 Oil and hazardous substance liability (C) & (e), DAPL must be removed as it otherwise imposes “an imminent threat to discharge oil into the waterway”.
- Commission the Army Corps of Engineers to develop “On-Site, *Portable* Petroleum Processing Plants” to make “piping oil across waterways” obsolete.
- Whereas U.S.C. Title 33 requires a *Civil Action* to be filed in order to be enforced, which is *respondatory* rather than *preventative*, **we demand “a Constitutional Amendment” which makes transporting oil or other hazardous materials across, under, or over waterways by way of pipeline illegal.**
- Switch subsidies from fossil fuel industries to wind, solar, tidal, salt towers, etc. (“single extraction energy generator industries”) increasingly over the coming years until there is free energy from coast to coast; subsidies should then be reduced to cover maintenance, which should be automated as much as possible: no nuclear.



- Create programs to help engineers & mechanics (etc.) to convert vehicles with fuel-combustion engines so they can run off electricity &/or hydrogen.

### **Issue #3: *Social Justice Reform:***

- Teach jurisprudence (“the science of the application of law”) in high schools.
- Drop all charges against, & release *all* Water Protectors.
- Body camcorders w/ audio must be worn & kept on at all times by officers; civilians who allege civil rights violations may access the footage for use in building cases & educating the public in ways that do *not* endanger or compromise the right to privacy of any officer.
- Officers must have names & badge numbers publicly visible at all times, & provide them, *along with their rank & agency they work for*, upon request. Officers must carry their cards with them to give to civilians, who have a *right* to know who is involved with their arrest &/or citation(s).
- All officers on the force must be trained in *the prioritization of the protection of civil rights* above codes (etc.) which could be used to violate them. Training to include cultural diversity training, as well as *education & correspondence over penalization*. These trainings are a prerequisite for being hired for any law enforcement agency.
- Color of law crimes (using the *appearance of law*— *i.e. code, ordinance, policy*— to deprive a person of their rights) are now felonies instead of misdemeanors.
- Public officials: apologize & declare recognition & renewed relations with Water Protectors, as we do hereby apologize for any grief & hardship we may have caused you (which is *exactly* why jurisprudence needs to be taught in schools- to teach effective avenues to incite political change so people don't have to resort to “what they know” & cause escalation).
- Restitution for all Water Protectors to reimburse for labor & materials, medical, & \$10,000 fines for color of law violations to help us recover from injuries. Assess our circumstances & provide relief accordingly.

### **Issue #4: *Real Estate Issues:***

Due to the fact that all title deeds were originally forged fraudulently & unconstitutionally, which has led to the fact that “10% of the population owns 82% of the real estate” while *most people* “run rental treadmills” *or* are homeless, we demand 2 forms of relief:

- Re-allocate the \$20 billion per year we currently spend on Section 8 (which helps low income families afford their rent) in order to “buy out landlords”: Eminent Domain all rental spaces so that tenants become the owners of their spaces & save ~\$500-\$1000 per month, landlords receive the same amount they do now for the next 20 years, & after landlords are bought out we save more than \$20 billion per year in taxes.
- Allocate the ~18.5 million abandoned properties throughout the country to people who wish to homestead. They may claim them via their Human Resources Department. Subsidize plumbing, electrical, foundation, insulation repairs. After 5 years gardening, making improvements, & paying taxes, *they receive the title*. The home is declared a *homestead*, a legal term which denotes *gardening and self-sufficiency*, and the prevention of the property from being able to be foreclosed on.

**WHEREAS The First Amendment of The Constitution of the United States guarantees “The Right of The People Peaceably to Assemble, & To Petition The Government for a Redress of Grievances”, *We, the undersigned “Water Protectors”*, do Hereby Petition this “*Declaration of Casus foederis and List of Demands*” to the following Governments:**

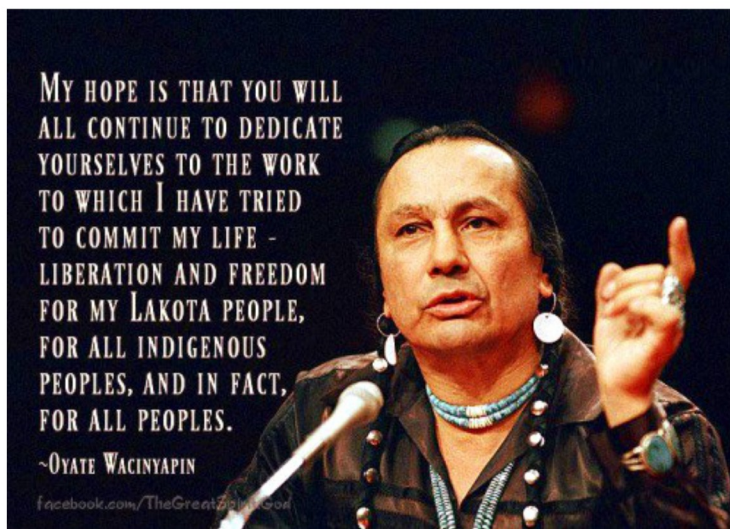
**The United States of America<sup>1</sup>,**

**The State of North Dakota<sup>2</sup>,**

**The Standing Rock Sioux Tribe<sup>3</sup>,**

**All Tribal Governments *et al***

**This petition is also directed to governing bodies for all Territories, Districts, Political Subdivisions, Counties, Cities, Townships, *et al* (operating under any title, authority, or lack thereof) within the aforementioned governmental jurisdictions. This Petition applies, *without prejudice or exemption*, to all Officials, Employees, Agents, Boards, Commissions, Assigns, *et al* (operating under any title, authority, or lack thereof). This Petition is to be directed to all United States Citizens, for consideration, with due diligence, & may be referenced “*Water Protectors' Petition of Redress*”.**



**– Russell Charles Means (1939-2012), *Speaker, Educator, Advocate***

<sup>1</sup> [www.WhiteHouse.gov](http://www.WhiteHouse.gov) and [www.USA.gov](http://www.USA.gov), etc.

<sup>2</sup> [www.ND.gov](http://www.ND.gov)

<sup>3</sup> [www.StandingRock.org](http://www.StandingRock.org)

**WHEREAS** *page 2* of the “**INFORMATION SHEET FOR PRO SE LITIGANTS**”<sup>4</sup> (found on North Dakota's Federal District Courthouse website) recommends *Black's Law Dictionary* as a reference, “**Redress of Grievances**” (see *page 1* of this Petition) therefore *literally translates*:

**Redress:** The receiving of **satisfaction for an injury** sustained.

**Satisfaction:** The act of satisfying a party **by paying what is due** to him.

**Injury:** Any wrong or damage done to another, either in his person, rights, reputation, or property.

**Grievance:** A complaint **due to injury, injustice, or wrong**.

**WHEREAS** *many* Water Protectors have suffered physical injuries, however *all Water Protectors have suffered non-physical injuries* including wrongful evictions, (media) slander, *and* false (“wrongful”) arrests, *be it hereby recognized* that ***all Water Protectors have suffered Personal Injuries*** to our rights & reputations; this is therefore a *personal injury case*<sup>5</sup>.

**Personal Injury:** A **non-physical injury** that occurs **due to wrongful eviction, slander, false arrest**, or by violating the right to privacy of any person.

*For the purposes of obtaining satisfactory relief, and to recover from the many Personal Injuries & property damages we have suffered, and to help our nation & all the people of our nation & all nations to recover, move forward, & prosper, we, the undersigned Water Protectors, have hereby “peaceably assembled” the following “List of Reasonable Demands”, beginning on page 7 of this Petition.*

---

4 Federal District Courthouse of North Dakota, “**INFORMATION SHEET FOR PRO SE LITIGANTS**”: [http://www.ndd.uscourts.gov/lcl/pro\\_se.pdf](http://www.ndd.uscourts.gov/lcl/pro_se.pdf)

5 FindLaw, “**Personal Injury Law: The Basics**”: <http://injury.findlaw.com/accident-injury-law/personal-injury-law-the-basics.html>

**WHEREAS** there were *several purposes* in which we originally came to & assembled throughout these camps which are all protected under the First Amendment (ie “prayer”, “advocacy & education”, “petitioning”, “collaboration, communication, & expression”), *be it hereby recognized that these purposes included:*

**1. Casus foederis:** The Prior Appropriations Doctrine<sup>7</sup> establishes “an upstream user (Energy Transfer Partners, *et al*<sup>8</sup> in this case) bears *junior water rights*, & a *prior user* (Standing Rock Sioux Tribe<sup>9</sup>, Cheyenne River Tribe, & all downstream users, *et al*, in this case) bears 'Senior Water Rights', and “a water user bearing junior water rights cannot perform an activity which detrimentally affects or creates a liability to detrimentally affect a downstream user who has *senior water rights*”.

The Prior Appropriations Doctrine became re-affirmed & more well-defined via Woodruff vs. North Bloomfield Gravel Mining Company (colloquially known as “The Sawyer Decision”), which essentially establishes “a water user may not perform any activity which contaminates water”.<sup>10</sup>

The 1908 landmark case Winters v. United States later affirmed “all treaty-protected 'Indian Reservations' implicitly bear *senior water rights*”.<sup>11</sup>

**WHEREAS** we *Water Protectors* witnessed that the Dakota Access Pipeline Project (“DAPL”) was about to impose *an imminent threat to discharge oil into The Missouri River* and we witnessed what appeared to be *civil rights violations occurring against Standing Rock/U.S. Citizens*— after being alerted in regards to such by members of The Standing Rock Sioux Tribe (and *their allies*)— we came *immediately* to what would come to be known as “Water Protector Camps” because we felt compelled *morally, spiritually, and politically* under Casus foederis, *with regard to both* “**Treaties of Fort Laramie**” (see pages 5-7) and **The Constitution of The United States**. We saw it as our duty “to render the promised assistance of our nation to *theirs*” as best we knew how.

<sup>7</sup> “Evolution in U.S. Water Policy”, *Women in Natural Resources*:

<http://www.standingrockclassaction.org/wp-content/uploads/2016/11/Prior-Appropriations-Doctrine.pdf>

<sup>8</sup> <http://www.energytransfer.com/>

<sup>9</sup> [www.StandingRock.org](http://www.StandingRock.org)

<sup>10</sup> Malakoff Diggins State Historic Park, “The Sawyer Decision; Legal Action Taken To Stop Hydraulic Mining”: <http://malakoffdigginsstatepark.org/history/north-bloomfield-gravel-mining-company/sawyer-decision/>

<sup>11</sup> U.S. Forest Service, “Section 2: Treaty Rights & Forest Service Responsibilities” page 47: <https://www.fs.fed.us/people/tribal/trib-2.pdf>



**2. United States Code Title 42- THE PUBLIC HEALTH AND WELFARE  
CHAPTER 21- CIVIL RIGHTS SUBCHAPTER I- GENERALLY**

**§1986. Action for neglect to prevent:** This statute essentially states that “any person who is witnessing U.S. Code *Conspiracy to interfere with civil rights* occurring while *bearing the power* to prevent such violations from occurring may be tried as one of the conspirators”. *We, the undersigned Water Protectors— though many of us did not know such statute existed yet— learned* this statute is effective while “peaceably assembling” amongst the Water Protector Camps. These statutes explain *exactly* why we came to assemble here— *to determine the means in which we could prevent the violation of the tribes' “downstream water rights” from occurring, and to prevent the further violations of Water Protectors' civil rights who had come here before us, from continuing:*

**U.S.C. Title 42 §1986. Action for neglect to prevent:**

“Every person who, having knowledge that any of the wrongs conspired to be done, and **mentioned in section 1985 of this title**, are about to be committed, and having power to prevent nor aid in preventing the commission of the same, neglects or refuses so to do, if such wrongful act be committed, shall be liable to the party injured, or his legal representatives, for all damages caused by such wrongful act, which such person by reasonable diligence could have prevented; and such damages may be recovered in an action on the case; and any number of persons guilty of such wrongful neglect or refusal may be joined as defendants in the action...” (R.S. §1981.)<sup>12</sup>

**U.S.C. Title 42 §1985 - Conspiracy to interfere with civil rights (3)  
Depriving persons of rights or privileges:**

“If two or more persons in any State or Territory conspire or go in disguise on the highway or on the premises of another, for the purpose of depriving, either directly or indirectly, any person or class of persons of the equal protection of the laws, or of equal privileges and immunities under the laws; or for the purpose of preventing or hindering the constituted authorities of any State or Territory from giving or securing to all persons within such State or Territory the equal protection of the laws... in any case of conspiracy set forth in

---

<sup>12</sup> United States Code, *Office of Law Revision Counsel*, “Action for Neglect to Prevent”:

[http://uscode.house.gov/view.xhtml?](http://uscode.house.gov/view.xhtml?req=action+for+neglect+to+prevent&f=treesort&fq=true&num=51&hl=true&edition=prelim&granuleId=USC-prelim-title42-section1986)

[req=action+for+neglect+to+prevent&f=treesort&fq=true&num=51&hl=true&edition=prelim&granuleId=USC-prelim-title42-section1986](http://uscode.house.gov/view.xhtml?req=action+for+neglect+to+prevent&f=treesort&fq=true&num=51&hl=true&edition=prelim&granuleId=USC-prelim-title42-section1986)

**this section, if one or more persons engaged therein do, or cause to be done, any act in furtherance of the object of such conspiracy, whereby another is injured in his person or property, or deprived of having and exercising any right or privilege of a citizen of the United States, the party so injured or deprived may have an action for the recovery of damages occasioned by such injury or deprivation, against any one or more of the conspirators.” (R.S. §1980.)<sup>13</sup>**

**We came to seek to use knowledge of the law to aid in preventing the commission of the furthering of rights violations *and* imminent threat (of discharge of oil into the drinking water supply of the tribe) from occurring!**

**UPON ARRIVAL, *many of us began to explore the historical context regarding the signing of “The 1868 Treaty of Fort Laramie”, and thus, it came to our attention that there was an earlier version of the same treaty which essentially recognizes & honors the ancestral homelands of many different tribes & tribal nations; this prior treaty, signed & ratified in 1851, is colloquially deemed “The 1851 Treaty of Fort Laramie” aka “The Horse Creek Treaty”. ARTICLE 5 establishes rights to The Missouri River to the “Sioux & Dakotah Nations”, as follows:***

**“The territory of the Sioux or Dahcotah Nation, *commencing the mouth of the White Earth River, on the Missouri River*: thence in a southwesterly direction to the forks of the Platte River: thence up the north fork of the Platte River to a point known as the Red Bute, or *where the road leaves the river*; thence along the range of mountains known as the Black Hills, to the head-waters of Heart River; thence down Heart River to its mouth; and thence *down the Missouri River to the place of beginning.***

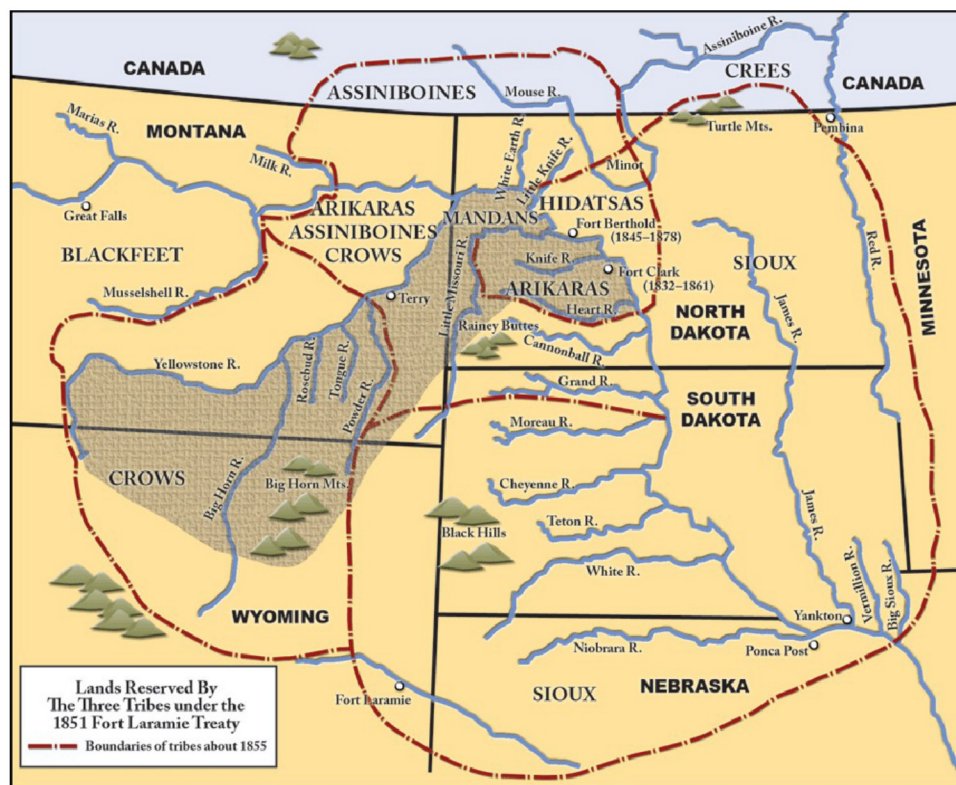
**It is, *however*, understood that, in making this recognition and acknowledgement, the aforesaid Indian nations do not hereby abandon or prejudice any rights or claims they may have to other lands; & further, that they do not surrender the privilege of hunting, fishing, or passing over any of the tracts of country heretofore described.”<sup>14</sup>**

<sup>13</sup> United States Government Publishing Office, “Title 42 - THE PUBLIC HEALTH AND WELFARE CHAPTER 21 - CIVIL RIGHTS SUBCHAPTER I – GENERALLY Sec. 1985 - Conspiracy to interfere with civil rights: <https://www.gpo.gov/fdsys/pkg/USCODE-2010-title42/html/USCODE-2010-title42-chap21-subchapI-sec1985.htm>

<sup>14</sup> INDIAN AFFAIRS: LAWS AND TREATIES, Vol. II, Treaties, “TREATY OF FORT LARAMIE WITH SIOUX, ETC., 1851” Sept. 17, 1851. | 11 Stats., p. 749: <http://digital.library.okstate.edu/kappler/Vol2/treaties/sio0594.htm>



**Map of The 1851 Treaty of Fort Laramie, from The Official Portal of The North Dakota State Government website:<sup>15</sup>**



**NOTICE:**

Key contentious historic events which led up to *The Civil War*, such as *Bleeding Kansas*<sup>16</sup> & *The Kansas-Nebraska Act*<sup>17</sup>— among others— began to erupt shortly after the 1851 version of the treaty became signed & ratified: at that time *tribes mentioned within the treaty became caught in the middle* of a violent & confusing situation wherein *treaty violation after treaty violation occurred amongst a variety of situations*.

In 1862, Southern General *Albert Pike* commanded Sioux Indians to murder over 800 Protestants in New Ulm,<sup>18</sup> an event which caused *constrained & tense relations* between tribes, The Federal Government, & the people; events such as these wherein the tribes *sided with the Confederacy* for the purpose of *halting encroachment upon their*

<sup>15</sup> **The History and Culture of the Mandan, Hidatsa, and Sahnish:**

[http://www.ndstudies.org/resources/IndianStudies/threeaffiliated/historical\\_laws.html](http://www.ndstudies.org/resources/IndianStudies/threeaffiliated/historical_laws.html)

<sup>16</sup> **PBS, People & Events, Bleeding Kansas, 1853 – 1861:** <http://www.pbs.org/wgbh/aia/part4/4p2952.html>

<sup>17</sup> **U.S. History, “The Kansas-Nebraska Act”:** <http://www.ushistory.org/us/31a.asp>

<sup>18</sup> **Mystery Babylon Watch, “The Hidden Hands Behind Albert Pike’s Ku Klux Klan and Scottish Rite Freemasonry”:** <http://mysterybabylon-watch.blogspot.com/2011/09/video-hidden-hands-behind-albert-pikes.html>

lands, to which the Confederacy used for the purpose of *tactical advantage*, led to nightmarish events such as “The Dakota 38”, wherein 38 Dakota men were publicly *hung by their necks & murdered*. Though 303 men were originally convicted & *sentenced to death*, upon further review of the evidence, the number was reduced by President Abraham Lincoln, who wanted to distinguish between Dakota men who had only fought in battles, & those accused of killing & assaulting civilians.<sup>19</sup>

The continual warfare between the *north & south*, again with tribes “*caught in the middle*”, eventually led the 1868 version of the *Treaty of Fort Laramie* becoming *drafted, signed, & ratified*, which greatly reduced the amount of land the tribes now had access to, thus becoming *far reduced* from their original homelands including access to their migration trails: bitterness & misunderstanding between the tribes & “whites” have followed for now more than a century, & *it is time for healing*. Had the Civil War never broken out & men never had to fight a war to end the atrocity that is slavery, tribes would have never become caught in the middle: with so many of their family members having been *murdered & robbed* throughout these times, it is *no wonder* they signed **the '68 version of the treaty**; evidence strongly indicates that the treaty **was signed under duress** following numerous instances wherein **U.S.C. Title 42 §1985 - Conspiracy to interfere with civil rights (3) Depriving persons of rights or privileges** (pages 4-5) occurred in violation to their rights.

“**Duress or coercion** refers to a situation whereby a person performs an act as a result of violence, threat or other pressure against the person. **A party who has entered into a contract under duress is entitled to rescind or set aside the contract, rendering it voidable** (in equity).”

### **Statute of Limitations for Federal Conspiracy Cases:**

**Conspiracy is a continuing offense.** For statutes such as 18 U.S.C. § 371<sup>20</sup>, which require “an overt act in furtherance of the conspiracy”, **the statute of limitations begins to run on the date of the last overt act.**<sup>21</sup> Section 3282 of Title 18, United States Code<sup>22</sup> states that, “prosecution for a non-capital offense shall be instituted within five years after the offense was committed”.<sup>23</sup>

19 Minnesota Historical Society, “*U.S.-Dakota War of 1862*”: <http://www.historicfortsnelling.org/history/us-dakota-war>

20 923. 18 U.S.C. § 371—Conspiracy to Defraud the United States: <https://www.justice.gov/usam/criminal-resource-manual-923-18-usc-371-conspiracy-defraud-us>

21 U.S. Department of Justice, *Offices of the United States Attorneys, Criminal Resource Manual*, 652. Statute of Limitations for Conspiracy: <https://www.justice.gov/usam/criminal-resource-manual-652-statute-limitations-conspiracy>

22 U.S. Code Title 18 Sec. 3282 - Offenses not capital: <https://www.gpo.gov/fdsys/pkg/USCODE-2010-title18/html/USCODE-2010-title18-partII-chap213-sec3282.htm>

23 Criminal Resource Manual, 650. Length of Limitations Period: <https://www.justice.gov/usam/criminal-resource-manual-650-length-limitations-period>

**WHEREAS** though *countless treaty violations have occurred* against the Sioux & Dakotah Nations, *and thus, tribes and individual persons therein*, within each case, conspirators, *whether directly or indirectly*, violated **U.S.C. Title 42 §1985 - Conspiracy to interfere with civil rights.**

Under U.S. Law,  
**The 1851 Treaty of Fort Laramie is still in effect.**

**WHEREAS** under Article 5 of the 1851 Treaty of Fort Laramie, The Missouri River is *clearly established* within “Dakotah & Sioux Territory”, *the signatory approval of the construction of DAPL* by Todd Sando & John Henderson were *both* instances of EXTORTION, as *collectively* their signatures “signed away the rights to land that was *beyond their authority* to be able to sign away”.

1. Todd Sando<sup>24</sup>, who was acting under the title of *State Engineer* on behalf of North Dakota's Water Commission, on April 1<sup>st</sup>, 2016: Mr. Sando's signature Authorized to “install a welded steel crude oil pipeline beneath the bed of Lake Oahe (Missouri River) in Morton and Emmons Counties via horizontal directional drilling (HDD)” with “approximately 1,150 lineal feet of the bore a minimum of 92 feet below the bed of the Missouri River within Lake Oahe” with “the beginning and end points of the bore to be located on private land”.<sup>25</sup>
2. John W. Henderson<sup>26</sup>, who was acting under the title of *Commander & District Engineer* on behalf of the *Army Corps of Engineers— OMAHA DISTRICT*, on July 25<sup>th</sup>, 2016: Mr. Henderson's signature Authorized “*the Dakota Access Pipeline Project to cross federal flowage easements* near the upper end of Lake Sakakawea, north of the Missouri River in Williams County, North Dakota, and federally-owned property at Lake Oahe in Morton and Emmons counties, North Dakota”.<sup>27</sup>

***Whether knowingly or unknowingly, they signed away the rights to land & water that was not theirs to sign away!***

---

24 Bismarck Tribune, “State Engineer Todd Sando announces retirement” by Mike Nowatzki Forum News Service, Mar 9, 2016: [http://bismarcktribune.com/news/local/govt-and-politics/state-engineer-todd-sando-announces-retirement/article\\_8490049e-ed71-57f6-ad21-0826096db2c9.html](http://bismarcktribune.com/news/local/govt-and-politics/state-engineer-todd-sando-announces-retirement/article_8490049e-ed71-57f6-ad21-0826096db2c9.html)

25 USACE Digital Library, “ENVIRONMENTAL ASSESSMENT”, “Sovereign Land Permits”, pages 1259 & 1261: <http://cdm16021.contentdm.oclc.org/cdm/ref/collection/p16021coll7/id/2427>.

26 U.S. Corps of Engineers: <http://www.nwo.usace.army.mil/About/>

27 USACE Digital Library, “ENVIRONMENTAL ASSESSMENT”, “Mitigated Finding of No Significant Impact”, page 6: <http://cdm16021.contentdm.oclc.org/cdm/ref/collection/p16021coll7/id/2427>.



## **EXTORTION:**

“Extortion consists in any public officer unlawfully taking, by color of his office, from any person any money or thing of value that is not due to him. or more than his due. Code Ga. 1882,”<sup>28</sup>

**WHEREAS both Todd Sando *and* John Henderson commit  
EXTORTION, both officers, *whether knowingly or unknowingly*, violated  
United States Code Title 18- CRIMES AND CRIMINAL PROCEDURE  
PART I – CRIMES, CHAPTER 41 - EXTORTION AND THREATS  
§872. Extortion by officers or employees of the United States:**

“Whoever, being an officer, or employee of the United States or any department or agency thereof, or representing himself to be or assuming to act as such, under color or pretense of office or employment commits or attempts an act of extortion, shall be fined under this title or imprisoned not more than three years, or both; but if the amount so extorted or demanded does not exceed \$1,000, he shall be fined under this title or imprisoned not more than one year, or both.”<sup>29</sup>

***Article VI of The Constitution of The United States reads:***

**“This Constitution, & the Laws of the United States which shall be made in Pursuance thereof; & all Treaties made, or which shall be made, under the Authority of the United States, shall be the supreme Law of the Land; & the Judges in every State shall be bound thereby, any Thing in the Constitution or Laws of any State to the Contrary notwithstanding.**

**The Senators & Representatives before mentioned, & the Members of the several State Legislatures, & all executive and judicial Officers, both of the United States *and* of the several States, shall be bound by Oath or Affirmation, to support this Constitution; but no religious Test shall ever be required as a Qualification to any Office or public Trust under the United States.”<sup>30</sup>**

---

<sup>28</sup> **EXTORTION, *Black's Law Dictionary*:** <http://thelawdictionary.org/extortion/>

<sup>29</sup> **Government Publishing Office:** <https://www.gpo.gov/fdsys/pkg/USCODE-2010-title18/html/USCODE-2010-title18-partI-chap41-sec872.htm>

<sup>30</sup> **The U.S. National Archives and Records Administration *website*, “The Constitution of the United States: A Transcription”:** [http://www.archives.gov/exhibits/charters/constitution\\_transcript.html](http://www.archives.gov/exhibits/charters/constitution_transcript.html)

## **Be It Henceforth Recognized:**

***All*** “Water Protector Camps” have been located within the ancestral treaty & Constitutionally-protected lands & waters of tribes within the “Sioux & Dakotah Nations”. All Water Protectors have had *Diplomatic Immunity* while serving in regards to The First Amendment *and casus foederis*. Water Protectors are hereby *exonerated* of the appearance of the violation of *all alleged “rioting” &/or “disorderly conduct” charges which were falsely & maliciously applied to civilians who have clearly been exerting their First Amendment Rights.*

To begin to provide redress to Water Protectors, *and* to promote the General Welfare *and* Mutual Defense of The People in regard to The Preamble of The Constitution, we have assembled the following *List of Reasonable Demands, to be implemented with due diligence:*

### **Issue #1: Treaty Issues:**

- 1. Respectfully establish landmarks along all major roadways along the original perimeter of the *1851 Treaty of Fort Laramie* borders for each nation *and* tribe listed within the treaty:** each landmark must have *historically & culturally educational, accurate information* thereupon, made *custom* to recognize the unique cultures & history of each tribe & nation. This must be done for *every* treaty nationwide to help educate the public & *raise awareness & appreciation* in regards to our original *intended* relations of peace, prosperity, & good relations for all peoples' *assumed* rights, with dignity & respect to all tribes & tribal nations.
- 2. Switch subsidies from *non-native animal food industries* to *native animal & ecosystem restoration projects* (i.e. “buffalo cooperatives”, “elk cooperatives”, “native animal sanctuaries”, “game, fish, & parks projects”, etc.) incrementally *increasingly* over the coming years to help farmers, ranchers, & others who seek to get involved with ecological restoration projects, *that they might do so, to help our nation restore native ecosystems & our unique cultural heritages— with good will to all.***
- 3. Native American languages must be offered in all schools *as an option*, just as German, French, & Spanish are.**
- 4. Switch the national holiday of *Columbus Day* to *Indigenous Peoples' Appreciation Day*.**
- 5. Intercultural perspectives on American & pre-United States histories (ie “of local tribes”) must be taught in schools.**

## **Issue #2: Pipelines & Sustainable Energy Issues:**

**WHEREAS** many of the *injustices we incurred and others in association to this entire situation have incurred* are a direct result of a *greater issue* in regards to the current state of our justice system, *we, the undersigned Water Protectors*, do hereby submit the following Petition to the aforementioned Governments (*page 1*) in order to attain satisfaction *for not only the purposes in which we initially came to these camps, but also* to attain satisfaction as a relief & remedy for the injustices we have endured *and still are enduring*, and *also* with regard to *what we have learned* during our time here within the camps. We do hereby formally submit the following *additional*

### **List of Reasonable Demands in regards to our *Redress of Grievances*:**

## **Issue #2: Pipelines & Sustainable Energy Issues:**

**1. In regards to United States Code Title 33 - NAVIGATION AND NAVIGABLE WATERS, CHAPTER 26 - WATER POLLUTION PREVENTION AND CONTROL, SUBCHAPTER III - STANDARDS AND ENFORCEMENT, §1321. Oil and hazardous substance liability(C)(1)(A)(i), (ii), and (iv) and (C)(1)<sup>31</sup>, initiate an appropriate *National Contingency Plan* for the removal of the Dakota Access Pipeline Project, as it otherwise imposes an imminent threat to discharge oil into United States waterways; this Petition hereby constitutes our *Civil Enforcement*—see section (e):**

### **(c) Federal removal authority**

#### **(1) General removal requirement**

- (A) The President shall, in accordance with the National Contingency Plan and any appropriate Area Contingency Plan, ensure effective and immediate removal of a discharge, and mitigation or prevention of a substantial threat of a discharge, of oil or a hazardous substance—**
- (i) into or on the navigable waters;**
  - (ii) on the adjoining shorelines to the navigable waters;**

---

<sup>31</sup> United States Code, 2010 Edition, Title 33 - NAVIGATION AND NAVIGABLE WATERS, CHAPTER 26 - WATER POLLUTION PREVENTION AND CONTROL, SUBCHAPTER III - STANDARDS AND ENFORCEMENT, Sec. 1321 - Oil and hazardous substance liability: From the U.S. Government Printing Office, [www.gpo.gov](https://www.gpo.gov/fdsys/pkg/USCODE-2010-title33/html/USCODE-2010-title33-chap26-subchapIII-sec1321.htm): <https://www.gpo.gov/fdsys/pkg/USCODE-2010-title33/html/USCODE-2010-title33-chap26-subchapIII-sec1321.htm>



(iii) into or on the waters of the exclusive economic zone; or

(iv) **that may affect natural resources belonging to, appertaining to, or under the exclusive management authority of the United States.**

**(B) In carrying out this paragraph, the President may—**

(i) remove or arrange for the removal of a discharge, and mitigate or **prevent a substantial threat of a discharge, at any time;**

(ii) direct or monitor all Federal, State, and private actions to remove a discharge; and

(iii) **remove and, if necessary, destroy a vessel discharging, or threatening to discharge, by whatever means are available.**

**(2) Discharge posing substantial threat to public health or welfare**

**(A) If a discharge, or a substantial threat of a discharge, of oil or a hazardous substance from a vessel, offshore facility, or onshore facility is of such a size or character as to be a substantial threat to the public health or welfare of the United States (including but not limited to fish, shellfish, wildlife, other natural resources, and the public and private beaches and shorelines of the United States), the President shall direct all Federal, State, and private actions to remove the discharge or to mitigate or prevent the threat of the discharge.**

**(B) In carrying out this paragraph, the President may, without regard to any other provision of law governing contracting procedures or employment of personnel by the Federal Government—**

(i) remove or arrange for the removal of the discharge, or mitigate or **prevent the substantial threat of the discharge; and**

(ii) **remove and, if necessary, destroy a vessel discharging, or threatening to discharge, by whatever means are available.**

**(e) Civil enforcement**

**(1) Orders protecting public health**

**In addition to any action taken by a State or local government, when the President determines that there may be an imminent and substantial threat to the public health or welfare of the United States, including fish, shellfish, and wildlife, public and private property, shorelines, beaches, habitat, and other living and nonliving natural resources under the jurisdiction or control of the United States, because of an actual or threatened discharge of oil or a hazardous substance from a vessel or facility in violation of subsection (b) of this section, the President may—**

- (A) **require the Attorney General to secure any relief from any person, including the owner or operator of the vessel or facility, as may be necessary to abate such endangerment;** or
- (B) **after notice to the affected State, take any other action under this section, including issuing administrative orders, that may be necessary to protect the public health and welfare.**

**(2) Jurisdiction of district courts**

**The district courts of the United States shall have jurisdiction to grant any relief under this subsection that the public interest and the equities of the case may require.**<sup>32</sup>

**2. Commission the Army Corps of Engineers to develop “On-Site, Portable Petroleum Processing Plants” to make *transporting crude oil across waterways* (thus endangering the water, wildlife and human life, and vital economic activities) to processing plants *obsolete*.**

**3. Whereas U.S. Code Title 33 §1321. Oil and hazardous substance liability requires a *CIVIL ACTION*<sup>33</sup> to be filed in order for the statute to be enforced, thus making such action *respondatory* rather than *preventative*, and due to the fact that *all pipelines— with potential seismic activity and the multitude of possible ways that a pipeline can break being considered—* cause an unpredictable liability of an *imminent threat* to discharge oil, **we do hereby demand the implementation of a Constitutional Amendment that makes *transporting oil or other hazardous materials across, under, or over waterways* (thus endangering them) by way of pipelines *illegal*.****

**4. Switch subsidies from fossil fuel industries *and nuclear power plants* to “single-extraction energy generator” industries (i.e. *wind, solar, tidal, salt towers, etc.*) incrementally *and increasingly* over the coming years in order to *transition our nation* so we can eventually inevitably attain *zero-cost to the consumer*, energy independence in an ecologically-wise way from coast-to-coast: after our nation has transitioned, *drastically reduce subsidies* so as to cover maintenance costs, & *then* automate maintenance as much as possible to continue reducing subsidies, as soon as logistically possible.**

**Note:** Whereas nuclear power plants require multiple extractions of resources (*i.e. mining uranium*) and thus *perpetual dependence* upon the continual mining of uranium in order to have them

<sup>32</sup> United States Code, 2010 Edition, Title 33 - NAVIGATION AND NAVIGABLE WATERS, CHAPTER 26 - WATER POLLUTION PREVENTION AND CONTROL, SUBCHAPTER III - STANDARDS AND ENFORCEMENT, Sec. 1321 - Oil and hazardous substance liability: From the U.S. Government Printing Office, [www.gpo.gov](http://www.gpo.gov): <https://www.gpo.gov/fdsys/pkg/USCODE-2010-title33/html/USCODE-2010-title33-chap26-subchapIII-sec1321.htm>

<sup>33</sup> <http://thelawdictionary.org/civil-action/>

continue to operate, and due to the fact natural disasters, *such that occurred at Fukushima, prove* that an unpredictable Act of God (natural event that causes loss aka “Act of Nature”<sup>34</sup>) may cause devastating effects to the lives of people *and* to the health of native ecosystems, *nuclear power plants (under any title or consideration)* may not be implemented as they are not in alignment The Preamble (mutual defense).

**5. Create incentivizing sponsorship programs which empower scientists, engineers, & mechanics (*et al*) to convert fuel combustion engines to electric &/or hydrogen engines so that vehicles that are *currently on the road* can be transformed from gas-powered to *electric &/or hydrogen-powered*.**

### **Issue #3: Social Justice Issues:**

**WHEREAS *none of us* were taught Civil Law or Pro Se Litigation in High School, however knowledge of *jurisprudence* (the science of the application of law<sup>35</sup>) is essential in today's world, and *had we been taught these skills in High School, we would have likely sought more cost effective means to incite the changes we came to Water Protector Camps to seek to implement, and***  
***DUE TO THE FACT* that *exorbitant amounts of money were spent, people were injured, officer/civilian relations became drastically & dangerously constrained — among many other atrocities—* we do hereby implement the following *List of Reasonable Demands* in order to remedy our society's *shared situation* to prevent the further degradation & divide of our nation(s) *away* from its founding principles— *we demand the following for the purpose of healing & good will for our nation(s) today and for generations to come:***

**1. Make *jurisprudence*** (civil, commercial, equity, common, Constitutional, history *and* application of law, etc.) **a *required course* throughout all high schools:** if a civilian has their rights violated under color of law, they must know ahead of time exactly how to reserve their inalienable 5<sup>th</sup> Amendment *right to due process* for the purpose of having the offending officer tried in court. Among a nation “by & for the people”, it is *essential* that all persons know how to enforce laws so that *knowledge of the law* is not *usurped* & monopolized by special interests .

**2. Drop *all* charges against, & release *all* civilians arrested throughout Water Protector related actions:** had jurisprudence been taught in school, likely *no one* would have been arrested; our problems are *generational!* We are *serving the nation*.

---

34 <http://thelawdictionary.org/act-of-god/>

35 <http://thelawdictionary.org/jurisprudence/>

**3. Body camcorders (with audio) must be attached to *all* law enforcement officials, including judges, while remaining on & uncovered at all times:** footage & audio may be accessed by civilians who allege *civil rights violations*, for use in *building cases & educational purposes*. Footage may *not* be used for the purpose of causing slander or for disseminating home addresses of officials publicly for the purpose of encouraging civilians to perform unlawful or disruptive actions to their person or their families.

**4. Officers must have names & badge numbers publicly visible at all times, & provide them to civilians upon request:** officers must provide their *card & identification to civilians upon request*. Civilians have a *right* to know who is arresting (citing, etc.) them including the names, ranks, & badge numbers of all law enforcement officials involved with their case(s), *as well as the agency they are commissioned under*. If the officer is in probable danger, they must provide their identifying information to the civilian following their detainment.

**5. Officers must be trained on prioritizing the protection of civil rights *ahead* of the enforcement of codes, ordinances, statutes which may be used to abrogate such rights:** All officers serving *today* must acquire training *asap and* such training is henceforth a *prerequisite* to being hired for *any law enforcement agency*. Training must include cultural diversity training *and* de-escalation techniques. Officers must be trained to prioritize *education & correspondence* over penalization.

**6. Increased penalties for color of law crimes:** color of law crimes must be made into *felonies* instead of misdemeanors in order to deter such crimes from occurring. **For instance, U.S.C. TITLE 18, U.S.C., § 242 Deprivation of Rights Under Color of Law:**

“Whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State, Territory, Commonwealth, Possession, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution...”<sup>36</sup>

**7. Public Officials: Apologize to & declare a renewed relationship with Water Protectors on behalf of the State of North Dakota & United States, as we do hereby apologize for any grief we may have caused you amongst these trying times:** we are requesting a public address from the Governor *and* President. We seek to begin our renewing relations in good faith, & with respected regard to our *redress of grievances; consider the pains we have endured, & the purpose in which we came to defend The Constitution, & act with due diligence*.

**8. Restitution for all Water Protectors:** whereas **U.S.C. Deprivation of Rights Under Color of Law carries a \$10,000 fine** *and* due to the fact that we have spent *thousands of dollars & months of labor* in order to incite justice among this confusing & painful process, we are hereby seeking a minimum of \$10,000 in restitution for all Water Protectors; each

---

<sup>36</sup> United States Department of Justice: <https://www.justice.gov/crt/deprivation-rights-under-color-law>



Water Protector's circumstances ought be assessed to appropriately remedy the situation so we can get back on our feet & continue our lives forward. We each seek to be reimbursed for the hours of labor we've performed & *resources we've exhausted* while at the camps so we may return to our lives & *move forward* without the furthered suffering of being impoverished after having dumped *months & months of resources* into actions associated with *bringing justice* to the tribe & people and with the protecting of the beloved Missouri River, *for its safety & pristine nature*, for generations to come.

#### **Issue #4: Real Estate Issues:**

**WHEREAS** *all* original Land Title Deeds (including land patents) throughout the U.S. were originally fraudulently *forged*, as they contained “no signed contract with the local Native American nation” (*thus violating The Treaty Clause of The Constitution*), *and*

**DUE TO THE FACT** that *when such Treaties were signed* they were nearly always done under duress following deaths of family members caused by warfare amongst confusing circumstances (language & cultural barriers considered), it is for this reason that nearly all Americans today find themselves running “rental & mortgage treadmills” while only 10% of the population owns 82 percent of the real estate (and 81 percent of the stocks and 88 percent of the bonds), & the top 5% of landowners (*not* five percent of the total population) own 75% of that land!<sup>37</sup> The vast wealth & land inequality that this has led to & the original nature in which these title deeds were forged must be recognized in order to remedy our shared & stressful circumstances today.

We, the undersigned Water Protectors, hereby establish the following *List of Reasonable Demands* to provide relief for our generation and to prevent the circumstance of “rental slavery” for generations to come:

1. Re-allocate the “\$20 billion per year” that is currently used to help low income families meet their monthly rent (via Housing-Related Subsidiary Programs—“Section 8 Housing”<sup>38</sup>) in order to “buy out landlords”. We do hereby use Eminent Domain so that tenants become the new *owners* of their rental spaces, thus saving approximately \$500-\$1000 each month *per family, thus helping them to get ahead and bolstering the economy*. After landlords have received “the same amount they currently do now” for the next 20 years (through the re-allocation of Section 8 funds), taxes will then be reduced by more than 20 billion dollars per year, which will benefit *all Americans*.

<sup>37</sup> “The Land Lords: Some Facts”, National Council of State Housing Agencies study, *Federal Reserve Bank data in Left Business Observer*, April 3, 1996, p. 5: <http://www.endgame.org/landlords-facts.html>

<sup>38</sup> \$17 billion/year for “Housing Choice Voucher Program”: *ncsha.org analysis*: <http://www.ncsha.org/>

**Land ownership in U.S. is statistically unfair today due to early unconstitutional land grabs, followed by *the inheritance of those estates* to many of *today's* landlord class:**



Title Deed Holder  
hires Property Managers,  
Accountants, etc.  
to receive  
"unearned income",  
often used AGAINST  
Tenants via influencing  
legislation which keeps  
them financially burdened.  
Tenants prevented  
from "living sustainably".  
Title Holders  
"hand down the estates"  
to their heirs, who  
"inherit the labor of the  
rental class", who  
"runs on treadmills".

Each occupied rental unit  
supplies the Title holder  
with ~\$500-2000 per month.



4 "Owned" Rental Properties.

**Whereas Landlords & Property Managers often create Arbitrary & Capricious<sup>39</sup> rules & regulations which *increase the cost of living* for tenants via (*whether intentionally or unintentionally*) preventing them from being able to legally living sustainably (*growing their own food, composting, getting solar panels, improving building insulation, etc.*), these typical & oppressive policies are destructive to the environment, ecosystems, & families in general, as they perpetuate the family's dependence upon *participation in commerce* to survive while simultaneously abrogating their access to Constitutional Common Law (such as homesteading, *for instance*).**

<sup>39</sup> Arbitrary & Capricious:

[http://cdn.ca9.uscourts.gov/datastore/uploads/guides/stand\\_of\\_review/IV\\_Review\\_AD.html](http://cdn.ca9.uscourts.gov/datastore/uploads/guides/stand_of_review/IV_Review_AD.html)



**2. We do hereby Eminent Domain the approximately 18.5 million abandoned properties<sup>40</sup> throughout the nation *and* we do order the federal government to charter of a federal program so that people may legally *claim them for the purpose of homesteading* at their local Human Resources Department. Vouchers are then to be allocated to claimants in order to *fund* basic repairs needed (*ie electricity, plumbing, insulation, foundation, etc.*)”. After 5 years of occupying the property (as a home), paying taxes, *and* maintaining compliance with all *non-arbitrary & capricious* health & safety code regulations, the claimant then gains *Title* to the real property, as a *homestead*.**

**Homestead:** under the modern homestead laws, a homestead is an artificial estate in land, devised **to protect the possession and enjoyment of the owner against the claims of his creditors**, by withdrawing the property from execution and forced sale, so long as the land is occupied as a home.<sup>41</sup>



*Photo source; "The Mind Unleashed":*

<http://themindunleashed.com/2014/02/18600000-vacant-homes-united-states-enough-every-homeless-person-six.html>

40 Amnesty International, U.S.A., “*Housing- Its A Wonderful Right*” by TANUKA LOHA:  
<http://blog.amnestyusa.org/us/housing-its-a-wonderful-right/>

41 **Homestead**, *Black's Law Dictionary*: <http://thelawdictionary.org/homestead/>

### ***Benefits to Society of The Real Estate Solutions We Initiate:***

- There are currently more than 7 million housing units than are needed to house the U.S. Population.<sup>42</sup> Whereas there are currently more than 3.5 million people in the U.S. who are facing homelessness (*1.35 million children & 2.15 million adults*<sup>43</sup> *including 49,933 veterans*<sup>44</sup>), these solutions can nearly *immediately* end homelessness *with housing to spare*, creating *independence* for people rather than *dependence*
- Whereas there is no production of resources (no generation of *hard product* “GDP”) through the paying of *rent*; that same money could *instead* be use to help families live sustainably & get ahead in life.
- A “rent-dependent society” bogs ALL of us down & keeps *everyone* from getting ahead— thus keeping our nation strapped in debt.
- *Greatly* reduce peoples' grocery bills.
- *Greatly* reduce the incessant filling of landfills AND the filling of oceans with plastic waste because *"gardens aren't wrapped in garbage"*.
- *Greatly* reduce humanity's carbon footprint via “less hauling of food great distances” and the *reduction* of our dependence on resource-intensive food production industries.
- *Greatly* reduce peoples' dependence upon food stamps (aka SNAP or EBT), thus saving tax dollars.
- Helps create a healthy & *ecologically sustainable* food supply to help eventually replace the GMO & factory farm-based food supply we currently have in place, *thus creating a healthier Citizenry and providing a future that is kinder to animals*.
- Will create *a diverse organic agricultural economy WITH new micro-economies "cropping up" everywhere*: families will begin *innovating & producing their own products*, thus providing the U.S. with “a nation of entrepreneurs” & an *increased* GDP.
- Alleviate strain on communities trying to keep up with poverty in their areas.
- *Relieves people* from what will become unnecessary *excess* labor: trucking & other forms of commercial hauling, garbage collecting & waste management (*& so on*) in such a way which is "more beneficial to all people than the current paradigm is to anyone".

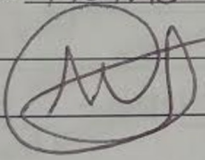
---

42 **Wild Willpower's Housing Solutions national Plan:** <http://www.wildwillpower.org/wp-content/uploads/2014/08/1-Wild-Willpowers-National-Housing-Solutions-Petition-1.pdf>

43 **National Law Center on Homelessness and Poverty, 2014:**  
[https://wwudexchange.info/resources/documents/2012AHAR\\_PITestimates.pdfw.h](https://wwudexchange.info/resources/documents/2012AHAR_PITestimates.pdfw.h)

44 **National Alliance to End Homelessness, “Fact Sheet: Veteran Homelessness”:**  
<http://www.endhomelessness.org/library/entry/fact-sheet-veteran-homelessness>

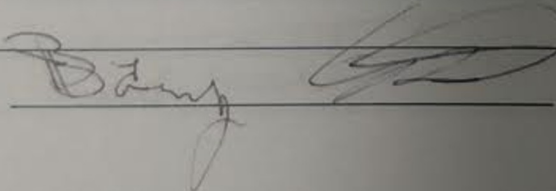
6. Printed name: Alex "Distance Everheart" Wilson  
Are you a veteran? no Which branch? (details) na  
Are you an enrolled member of a tribe? no If so, which tribe? —  
Which camp do (did) you generally stay at? Sacred Stone + Oceti  
When did you arrive? Sept 20th, 16 If you left, when? —  
Were you arrested? (if so, on which date(s)?) yes 10-18-2016  
Were you physically injured by law enforcement? (provide dates) no  
Needed to help you get home (car parts, etc.): vehicle costs ~Cost: \$1000  
Preferred contact information: Distance@WildWillpower.org  
Additional comments: Author of Petition

Signature: 

Date: 2-24-2017

23

10. Printed name: BARRY WHITE CROW Gilmer  
Are you a veteran? — Which branch? (details) —  
Are you an enrolled member of a tribe? ✓ If so, which tribe? Delaware / Lakota  
Which camp do (did) you generally stay at? Sacred Stone  
When did you arrive? Nov 1 If you left, when? Feb 27  
Were you arrested? (if so, on which date(s)?) NO  
Were you physically injured by law enforcement? (provide dates) NO  
Needed to help you get home (car parts, etc.): yes TRANS. ~Cost: \$3200.00  
Preferred contact information: barrydgilmer@AGL.COM  
Additional comments: —

Signature: 

Date: 2-24-17

25



Please respond to these questions truthfully & honorably, using your best handwriting possible so government officials can read this & help you, and so future generations will remember you:

29. Printed name: Beatrice G Jackson  
Are you a veteran? NO Which branch? (details) \_\_\_\_\_  
Are you an enrolled member of a tribe? YES If so, which tribe? Sealaska  
Which camp do (did) you generally stay at? Michigan  
When did you arrive? 4 times If you left, when? Today  
Were you arrested? (if so, on which date(s)?) NO  
Were you physically injured by law enforcement? (provide dates) NO  
Needed to help you get home (car parts, etc.): NO ~ Cost: \_\_\_\_\_  
Preferred contact information: beatricemenasekwa@yahoo.com  
Additional comments: Lungs have been hurt by  
the helicopters dropping poison on me.  
Signature: Beatrice G Jackson Date: 2/23/17

Please respond to these questions truthfully & honorably, using your best handwriting possible so government officials can read this & help you, and so future generations will remember you:

7. Printed name: Brian Fredericks  
Are you a veteran? NO Which branch? (details) N/A  
Are you an enrolled member of a tribe? NO If so, which tribe? N/A  
Which camp do (did) you generally stay at? Sarned Stone  
When did you arrive? Mid-October If you left, when? N/A  
Were you arrested? (if so, on which date(s)?) Not as of 2/24/17  
Were you physically injured by law enforcement? (provide dates) ask - yes  
Needed to help you get home (car parts, etc.): Vehicle Maintenance ~ Cost: \$1000  
Preferred contact information: 609-947-5235  
Additional comments: \_\_\_\_\_  
Signature: Brian Fredericks Date: 2/24/17

Please respond to these questions truthfully & honorably, using your best handwriting possible so government officials can read this & help you, and so future generations will remember you:

1. Printed name: George La Favor  
Are you a veteran? No Which branch? (details) \_\_\_\_\_  
Are you an enrolled member of a tribe? No If so, which tribe? \_\_\_\_\_  
Which camp do (did) you generally stay at? Black Hoop  
When did you arrive? Nov 15, 2016 If you left, when? didn't leave  
Were you arrested? (if so, on which date(s)?) No  
Were you physically injured by law enforcement? (provide dates) No  
Needed to help you get home (car parts, etc.): Gas ~ Cost: 300<sup>00</sup>  
Preferred contact information: 701 391 8894 - TXT is easier here or  
Additional comments: email Lafa468@gmail.com  
Signature: [Signature] Date: 02-24-2017

Signature: [Signature] Date: 02-24-2017  
2. Printed name: Hahano Namoa  
Are you a veteran? No Which branch? (details) \_\_\_\_\_  
Are you an enrolled member of a tribe? No If so, which tribe? \_\_\_\_\_  
Which camp do (did) you generally stay at? Main Camp  
When did you arrive? November 25 If you left, when? \_\_\_\_\_  
Were you arrested? (if so, on which date(s)?) Last Child Camp  
Were you physically injured by law enforcement? (provide dates) yes ask about dates  
Needed to help you get home (car parts, etc.): yes ~ Cost: 300<sup>00</sup>  
Preferred contact information: BrothaMoa@gmail.com  
Additional comments: Be well, safe, and Warm  
Signature: [Signature] Date: 2-24-17



4. Printed name: Sarafina Harper  
Are you a veteran? NO Which branch? (details) \_\_\_\_\_  
Are you an enrolled member of a tribe? NO If so, which tribe? \_\_\_\_\_  
Which camp do (did) you generally stay at? Sacred Stone  
When did you arrive? 2/20/17 If you left, when? \_\_\_\_\_  
Were you arrested? (if so, on which date(s)?) Not as of 2/24  
Were you physically injured by law enforcement? (provide dates) Not as of 2/24  
Needed to help you get home (car parts, etc.): NOPE ~ Cost: \_\_\_\_\_  
Preferred contact information: Sarafina Harper@gmail.com  
Additional comments: The violation of treaty rights is  
unconstitutional.  
Signature: Sarafina Harper Date: 2/24

22

Water Protectors' Petition of 'Declaration of Casus foederis and List of Demands' (redress of grievances)

Please respond to these questions truthfully & honorably, using your best handwriting possible so government officials can read this & help you, and so future generations will remember you:

9. Printed name: Joshua Adair  
Are you a veteran? N Which branch? (details) \_\_\_\_\_  
Are you an enrolled member of a tribe? N If so, which tribe? \_\_\_\_\_  
Which camp do (did) you generally stay at? Ocefi  
When did you arrive? Dec 20 If you left, when? \_\_\_\_\_  
Were you arrested? (if so, on which date(s)?) N  
Were you physically injured by law enforcement? (provide dates) N  
Needed to help you get home (car parts, etc.): N ~ Cost: \_\_\_\_\_  
Preferred contact information: \_\_\_\_\_  
Additional comments: \_\_\_\_\_  
Signature: [Signature] Date: 2-24-17



Signature: \_\_\_\_\_ Date: \_\_\_\_\_

6. Printed name: MAX MANDEL

Are you a veteran? NO Which branch? (details) \_\_\_\_\_

Are you an enrolled member of a tribe? NO If so, which tribe? \_\_\_\_\_

Which camp do (did) you generally stay at? OGETI SARAWEN

When did you arrive? 1/22/17 If you left, when? \_\_\_\_\_

Were you arrested? (if so, on which date(s)?) NO

Were you physically injured by law enforcement? (provide dates) NO

Needed to help you get home (car parts, etc.): \_\_\_\_\_ ~ Cost: \_\_\_\_\_

Preferred contact information: 447 867 2887

Additional comments: MNI WICONI -- YOU CANT

DRINK OIL

Signature: \_\_\_\_\_ Date: 2/24/17

Water Protectors' Petition of 'Declaration of Casus Foederis and List of Demands' (redress of grievances)

Please respond to these questions truthfully & honorably, using your best handwriting possible so government officials can read this & help you, and so future generations will remember you:

13. Printed name: Dom Cross

Are you a veteran? no Which branch? (details) none

Are you an enrolled member of a tribe? yeah If so, which tribe? Oglala

Which camp do (did) you generally stay at? No Surrender (Oglala)

When did you arrive? Aug 20 If you left, when? Never will

Were you arrested? (if so, on which date(s)?) February 1st

Were you physically injured by law enforcement? (provide dates) Nov 20th

Needed to help you get home (car parts, etc.): none ~ Cost: none

Preferred contact information: 605 858 13984

Additional comments: mni wiconi

Signature: Dom Cross Date: Feb 24/17

Signature: \_\_\_\_\_

Date: \_\_\_\_\_

6. Printed name: MAX MANDELAre you a veteran? NO Which branch? (details) \_\_\_\_\_Are you an enrolled member of a tribe? NO If so, which tribe? \_\_\_\_\_Which camp do (did) you generally stay at? OGETI SARAWENWhen did you arrive? 1/22/17 If you left, when? \_\_\_\_\_Were you arrested? (if so, on which date(s)?) NOWere you physically injured by law enforcement? (provide dates) NO

Needed to help you get home (car parts, etc.): \_\_\_\_\_

~ Cost: \_\_\_\_\_

Preferred contact information: 447 867 2887Additional comments: MNI WICONI -- YOU CANTDRINK OIL

Signature: \_\_\_\_\_

Date: 2/24/17

Water Protectors' Petition of 'Declaration of Casus Foederis and List of Demands' (redress of grievances)

Please respond to these questions truthfully & honorably, using your best handwriting possible so government officials can read this & help you, and so future generations will remember you:

13. Printed name: Pam CrossAre you a veteran? no Which branch? (details) noneAre you an enrolled member of a tribe? yeah If so, which tribe? OglalaWhich camp do (did) you generally stay at? No Surrender (Oglala)When did you arrive? Aug 20 If you left, when? Never willWere you arrested? (if so, on which date(s)?) February 1stWere you physically injured by law enforcement? (provide dates) Nov 20thNeeded to help you get home (car parts, etc.): none~ Cost: nonePreferred contact information: 605 858 13984Additional comments: mni wiconi

Signature: \_\_\_\_\_

Pam CrossDate: Feb 24/17



Please respond to these questions truthfully & honorably, using your best handwriting possible so government officials can read this & help you, and so future generations will remember you:

3. Printed name: Shoshana Lowenthal

Are you a veteran? No Which branch? (details) \_\_\_\_\_

Are you an enrolled member of a tribe? No If so, which tribe? \_\_\_\_\_

Which camp do (did) you generally stay at? Sacred Stone

When did you arrive? February 2017 If you left, when? \_\_\_\_\_

Were you arrested? (if so, on which date(s)?) No

Were you physically injured by law enforcement? (provide dates) No

Needed to help you get home (car parts, etc.): No ~ Cost: \_\_\_\_\_

Preferred contact information: Email: ShanaLowen@yahoo.com Phone 970 749 4184

Additional comments: Water is Life - NO DAPL

Signature: [Signature] Date: 2/24/17

14. Printed name: Ted Feather Earing

Are you a veteran? No Which branch? (details) \_\_\_\_\_

Are you an enrolled member of a tribe? Y If so, which tribe? \_\_\_\_\_

Which camp do (did) you generally stay at? Oglala

When did you arrive? August If you left, when? \_\_\_\_\_

Were you arrested? (if so, on which date(s)?) No

Were you physically injured by law enforcement? (provide dates) No

Needed to help you get home (car parts, etc.): No ~ Cost: \_\_\_\_\_

Preferred contact information: (605) 858-1394

Additional comments: \_\_\_\_\_

Signature: Ted Feather Earing Date: 2-24-17