To: Federal Magistrate Johnson

and Assistant U.S. Attorney Malissa A. Hornbein

From: Plaintiff Ernest Olson

October 15, 2018

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Clerk, U.S District Court District Of Montana

As usual the European People would like to hide behind the "looks like an internal problem" solution which has been working to keep the Pikuni People pasified and confused while the great European genocide and theft of our Nation keeps grinding along ever faster as you folks, under the leadership that is truly representitive of your real intention, brings you closer to your "Termination Policy "that has always been the goal of this "ColonizingPeople". We are the most regulated People in the World. When we actually try to find our "internal affairs" we are actually finding that the European People are already there. Our Blackfeet Tribal Business Council (BTBC) is totally funded with Federal Government dollars and closely guarded by a voting machine. Who do you suppose is running our "Internal Tribal Governments Affairs. We are absolutely not asking the U.S. Courts to involve themselves any futher in our Governments affairs. So lets drop that old piece of fiction, shall

Now about all these so called "Court Decisions and Congressional Ammendments, ect." that Melissa is throwing out there, just praying that the confusion and mayhem will cause the Plaintiffs to just go crazy and give up. Well let us shorten up her list of legal decisions and have her show the Plaintiffs and the Judge just the ones we (the Pikuni Nation) have agreed to and the ones that are specificly aimed at our Nation. You see nothing can happen to the Pikuni People with-out our consent. All Indigenous Nations are seperate and distinct and must be dealt with as such. One size fits all is not an option. Thats a big one.

We are asking the Federal Court to recognise the Federal laws that were put into place to protect the Pikuni People from the fraud that we are expieriencing. We are asking that the Federal Courts recognise the Pikuni Corporation (the Blackfeet Tribe of the Blackfeet Reservation) and all the corporate rights, powers, privileges and immunities that are afforded the membership. This is another place that the Federal Courts could help the Pikuni People protect their ever diminishing assets. The Plaintiffs were not asking the Federal Court to turn the Tribal assets over to them, we only wanted the Court to protect the assets for the Corporate Membership. Saying we wanted all the assets was a cheap

BIA, as Elloise Cobell proved in her lawsuit, is working harder than ever to complete their "Termination Policy" that they were originally charged with to complete, inspite of Richard Nixons "Self Determination Act". I think we can agree that the enforcement of the Federal Laws that were ment to protect the Pikuni People and whats left of their Nation are not high on the Federal Courts priority list. But the Feds will really put out the effort to keep us from being heard.

We are being told that we are not asking for anything. I'm sure the U.S. is refering to "Money" and its true in the original complaint we did not put a dollar figure on our civil suit. We asked for something much more valuable, something that is the hardest of all to find in the U.S. today and that is the respect and enforcement of the Law. "The Supreme Law of the Land" is the Constitutions description of the Treaties we made with the Colonizers, we would really like to have a true discussion with the Magistrate and stop being treated like we are to stupid to understand all the Europeans wonderful Court System and all the farce that is in the Courts decisions concerning the "True" owners of this nation. Lets continue this suit so the law can be served or at least discussed in truthfulness without the guilt that shapes the Europeans actions toward the Pikuni People. We really are tired of being the poorest Indegenous Nation in the U.S.

Thank you Ernest Olson

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