

WYOMING - COUNTRY OF CHIL COIN

JULY 31, 2018

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117TH STREET

NEBRASKA [68102]

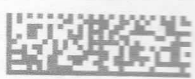
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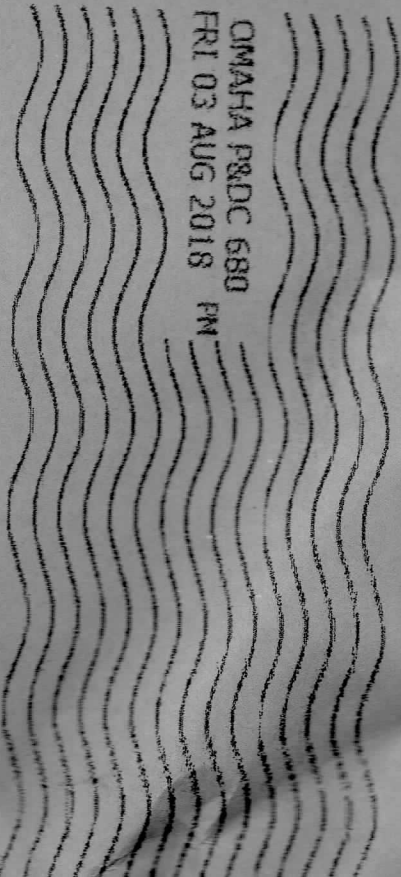
RUDY DAVIS

P.O. BOX 2088

FORNEY, TEXAS 75126-6647



MAIL WAS SENT
THE DOUGLAS
CORRECTIONAL
PRISON, OMAHA, NE



Notification of reservation of rights

UCC 1-308/UCC1-207

THIS IS A PUBLIC COMMUNICATION TO ALL

Let it be known to all that I Michael Parsons, a live man, Ambassador of the Tsilhqot'in Nations-Country of the Chilcotin hereby reserve all of my rights UCC 1-308, which was formally UCC 1-207 and let it be known by all that all actions commenced against me, my property or family are in violation of

1. The Vienna Convention on Diplomatic Relations Article 22, 29, 30, 31 and 39
2. Title 18 USC §1116(a)(b) (2) (3) (4) and §1201(a)(4) recognizing that I am entitled to special protection against attack upon my freedom or dignity, **irrespective of recognition by the United States**
3. Title 18 USC §242 Deprivation of rights under color of law
4. Title 18 USC §241 Conspiracy against rights
5. The Montevideo Convention on Rights and Duties of States Article 1 and 3.
6. The Constitution for the united States of America

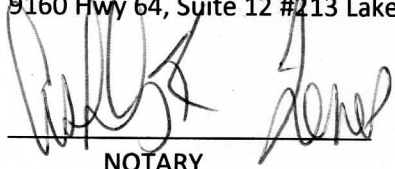
Wherefore all have undeniable knowledge, notice to agent is notice to principle and notice to principle is notice to agent.

Affidavit

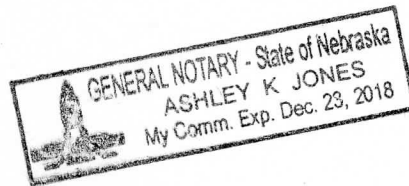
I Michael Parsons, a live man, child of god and of the sovereign people of America hereby states the foregoing is true and correct to the best of my knowledge.



Ambassador Michael Parsons, Tsilhqot'in Nations-Country of the Chilcotin
9160 Hwy 64, Suite 12 #213 Lakeland TN [38002]



NOTARY



My commission expires on 12-23-18

Attorney Alan Gotly, SAF
12500 NE 10th Place, Bellevue, Washington 98005

July 05, 2018

Greetings Alan, This is a great case to eliminate the unconstitutional 1968 Gun Act and implement Article 1§8 that only gives congress power to regulate commerce between foreign nations and the states or Indian tribes, not between the people or between Indian tribes.

I have provided the following excerpt from a recent letter to the Office of Protocol, U.S. Department of State and a Letter to President Trump seeking help overcoming an attack upon me and my wife by rouge Deep State operatives and their weaponized FBI framing crew because I dare to expose corruption in government and restore our god given constitutionally recognized rights and liberties. In my ministry, I teach my fellow man to be independent, self-sufficient and self-governing. The Deep State seek to make all dependent slaves to a corporation posing as government. (See 28 USC §3002 (15))

"By letter of introduction, I am Ambassador Michael Parsons of the Tsilhqot'in Nations-Country of the Chilcotin to the United States. My appointment by the Hereditary Grand Chief Stanley Stump Sr. occurred on January 01, 2016. (See attached letter from Hereditary Grand Chief Stanley Stump Sr. of the Tsilhqot'in Nations-Country of the Chilcotin) At that time, my appointment was communicated to Secretary John Kerry and on January 19, 2017, the U.S. Department of State confirmed my A-1 VISA. Confirmation number AA006NW076. (See attached Confirmation of the Application for A-1 VISA)

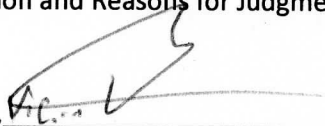
*I have established an embassy in West Tennessee recognizing that as a signatory to the Vienna Convention on Diplomatic Relations and specifically Article 39, the United States **shall** recognize Ambassadors are, "entitled to privileges and immunities... from the moment when their appointment is notified to the Ministry of Foreign Affairs or such other ministry as may be agreed." In the United States that would be the Secretary of State. Although the Tsilhqot'in Nation has existed for over a thousand years, it has only recently given notification of the Declaration of the New Country of the Chilcotin to the United Nations, Canada and the U.S. (See attached Declaration of the New Country of the Chilcotin)*

*In January 2017 while traveling on official business as the Ambassador of the Tsilhqot'in Nations-Country of the Chilcotin, I was detained in Nebraska by the FBI without a warrant or complaint of an offense against the UNITED STATES, in violation of the Vienna Convention on Diplomatic Relations Article 22, 29, 30, 31 and 18 USC §1116(a)(b) (2) (3) (4) or §1201(a)(4) recognizing that I am entitled to special protection against attack upon my freedom or dignity, **irrespective of recognition by the United States.***

At that time, I was finalizing a trade agreement between the Tsilhqot'in Nations-Country of Chilcotin, a logging company in Tennessee and their international buyer, which would provide much-needed jobs for the people of the Tsilhqot'in Nation, Tennessee and the international buyer. Therefore, I respectfully request recognition and acceptance as the Ambassador of the Tsilhqot'in Nations-Country of the Chilcotin to the United States and full credence accorded to my official statements."

Please read to attached Letter to President Trump containing a narrative of the history of abuse, Letter requesting dismissal of false charges against Mrs. Parsons, bio, Declaration of New Country of the Chilcotin, Chilcotin Status card, Letter of recognition by Hereditary Grand Chief Stanley Stump Sr., Confirmation/Approval of A-1 VISA application from U.S. Department of State, character references, affidavit of a witness to the abuse by the rouge Tipton County Tennessee kangaroo court and an exoneration and Reasons for Judgment of the original false charge by an impartial international court.

Sincerely,



Ambassador Michael Parsons, Country of the Chilcotin, 9160 Hwy 64, Suite 12 #213 Lakeland TN [38002]
c/o: Rudy Davis, ruddavis@yahoo.com 972-839-9848 P.O. Box 2088 Forney TX. 75126-6647
Lonestar1776.com, yearofjubilee.com/mikepatsue, mikeparsons.org

President Donald J. Trump
The White House 1600 Pennsylvania Avenue Washington, D.C., 20510

July 05, 2018

Greetings President Trump,

I am writing you for help. The following is a narrative of the ongoing history of abuse by the Tipton County Tennessee corrupt ol boy network and their accomplices against me and my family. I have included several attachments including a letter requesting the release of Mrs. Parsons, my wife of 33 years who was extorted into pleading guilty to false charges to prevent the deaths of our animals.

Narrative of the history of abuse

In 1998, Mrs. Parsons and I bought a small family farm and began building our dream home. However, in 2006, after years of being terrorized with being shot at, (4) of our pets being murdered and witnessing the Tipton County Government corruption and cover-ups, I ran for County Executive. Despite news reports indicating I had won by a landslide, the next day the votes were flipped and when I discovered how the tabulation was rigged I sued to void the election. Being a county wide election this would not only have resulted in new elections for County Executive, but also for Sheriff, all judges, District Attorney, District Public Defender, Court Clerk, County Register, Constables, County Commissioners and School Board Members. Although I filed suit in Chancery Court, the Circuit Court judge who was on the ballot I was seeking to void, and thereby having a conflict of interest, illegally acted as Chancery judge and denied my subpoena of evidence proving the votes were flipped and dismissed the suit. I then appealed.

In 2007 during the appeal, an unknown man who was a friend of the County Executive I was suing over the election attacked my family without provocation. The perpetrator shot 29 times at Mrs. Parsons, our pet wolf-hybrid Brandi and me. From 100 yards away, his spray of 29 bullets flew past our heads and hit Brandi in the back as she stood in front of me. I held her as she took her last breaths and she died in my arms. Then at the direction of his accomplice, the perpetrator hid his rifle in the back of a truck, the two refused to drop their pistols, refused to submit to a citizen's arrest and walked away. I confiscated the rifle to prevent its further use against us and then gave it to deputies who arrived more than half an hour later. Then while advising deputies of the crimes committed against my family, they called the General Sessions judge, (also on the ballot I was suing to void) and he ordered them to arrest me. When a deputy asked what the charge was, he said, "I'll think of something and tell him in the morning." Clearly, the deputies calling a judge on a Sunday night at 7pm indicated this was not protocol. The next day the judge charged me with aggravated assault for having a gun, which I had a permit to carry, and the perpetrator who shot at us and killed Brandi received no charges.

In 2008 at the preliminary hearing, the same judge who charged me ruled on his own charge against me. Under oath, the perpetrator admitted he initiated the attack without provocation, other than he was mad I was suing his friend, the County Executive. Then the perpetrators' original signed statement indicating he was the aggressor without cause and that I was acting in self-defense was replaced with a new one with facts he could not even remember. The Assistant District Attorney claimed the perpetrators' memory got better with time. I was then indicted by a Grand Jury that was hand-picked by the Election Commission officer manager who was appointed by the County Executive I was suing over the rigged election. The jury foreman's signature was the only one on the indictment and he was hand-picked by the Circuit Court judge in violation of a State Statute requiring random selection of the foreman every 2 years. Apparently, he has been randomly selected for over 20 years in a row.

In 2009, I was forced to stand trial before another hand-picked jury selected by the same Election Commission office manager. The Circuit judge refused to recuse himself despite my pending Federal lawsuit against him for Official Oppression and Judicial Misconduct. He denied my Motion for a Change of Venue sighting my inability to get a fair trial and he forced me to stand trial without legal counsel in violation of both U.S and Tennessee Constitutions as well as *Argersinger V. Hamlin U.S. (1972)* and the Maxwell case settled by the Tennessee Supreme Court in 2010. I was prosecuted by a DA I was suing for Malicious Prosecution due to his conspiracy to add additional false charges in retaliation for my presenting the crimes committed by the shooter, arresting officer and assistant DA to the Grand Jury. Shortly thereafter, the District Public Defender admitted to me that his assistant overheard the DA and assistant DA conspiracy. I provided a copy of the recorded conversation to the F.B.I who did nothing, to the U.S. Attorney who

refused to take it and the T.B.I, (Tennessee Bureau of Investigation) who laughed and said, "We work for DA Mike Dunavant." I was convicted by jurors who lied under voir dire questioning, including the arresting officers mother-in-law who lied when I asked if she was related to the arresting officer. The arresting officer was also a defendant in my Federal lawsuit for Official Oppression. Another juror lied when asked if he was employed by Tipton County Government since I was suing the County Executive and his job could be at risk if he did not return a guilty verdict.

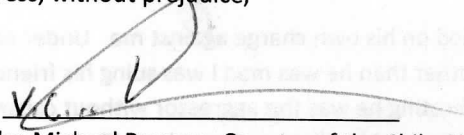
I am an innocent man who was falsely convicted and railroaded into prison in 2009 because, (1) I refused to sell part of our land to a guy whose relative was in Tipton County Government, (2) because I asked the Tipton County Government to hold his accomplices who were responsible to terrorizing my family accountable, (3) because I ran for elective office, (4) because I sued to exposed a rigged election and (5) because I sued a crooked judge and DA for official oppression.

Ten years of our lives have been stolen from Mrs. Parsons and now they are trying to send me back to prison again via false charges for 10 years to life. Therefore, I ask for your help in my obtaining recognition of my appointment as Ambassador of the sovereign Tsihqot'in Nation-Country of the Chilcotin, whereby both Mrs. Parsons and I would be protected by Diplomatic Immunity. Then I could continue my ministry helping the Tsihqot'in Nation develop their natural resources, allowing all of the Tsihqot'in access to good paying jobs, revenue from their own natural resources and the ability to take back their children from the Canadian Governments child trafficking racket posing as a Foster system where children like Shila Billy are put on drugs for wanting to learn about Christ, put in a cage for running away and reports of sexual abuse were ignored by the Canadian Government who generate millions form that system to balance their books with what is in effect a taxpayer funded, pedophile infested child trafficking racket. This is what I would call a Win, Win, Win proposition. There is even a logging company from Tennessee I have partnered with that would manage the logging operation, which would also provide many jobs and millions in income for the people in Tennessee.

I have petitioned the governor of Tennessee to exonerate me of the false convictions of 2009 but have never heard from him. I know that Governor Haslam's office received my petition but I have no way of knowing if he actually saw it. His exoneration of the original false charges and convictions against me would eliminate the current false charge of unlawful possession of a gun. The fact is, I possessed no gun and there is no law against being "in the vicinity" of a gun. I would also ask for an investigation of the corruption in Tipton County that has and is destroying too many lives. Please see my Bio, character references, an affidavit of a witness to the abuse by Tipton County as well as new evidence provided by a review of this entire case by an impartial international court.

Under duress, without prejudice,

Sincerely,


Ambassador Michael Parsons, Country of the Chilcotin 9160 Hwy. 64, Suite 12 #213 Lakeland, Tennessee 38002
c/o: Rudy Davis, ruddavis@yahoo.com 972-839-9848 P.O. Box 2088 Forney TX. 75126-6647
Lonestar1776.com, yearofjubilee.com/mikepatsue, mikeparsons.org

PS, In August 2017, I was forced to stand trial for Failure to Appear in Tipton County Tennessee. Although STATE OF TENNESSEE had no proof I was "directed to appear by a lawful authority," as required by T.C.A. 39-116-609, I was convicted by a jury who refused to follow the U.S. or Tennessee Constitutions and Treaties thereto. I was sentenced to 3 years in prison for what was once considered contempt of court, which would result in 10 days of jail and \$50.00 fine. And, in August 2017, Mrs. Parsons was framed by the FBI and DOJ who falsely charged her with Conspiracy to solicit the kidnapping of a judge and sheriff. This is a case of entrapment by rouge FBI agents who conspired with the same ol boy network and extorted Mrs. Parsons into pleading guilty or immediately being locked up which would have resulted in the deaths of our animals, which are our family. In December 2017, she was sentenced to 5 years in Federal Prison.

I am currently being held hostage by the DOJ who's rouge U.S. Marshal punched me in the mouth while I was strapped to a chair as a Concentra Medical employee took blood from my arm without my consent or a contract but by demand of an Obama appointed Magistrate Judge of the U.S. District Court in Nebraska. [Case# 4:17CR3038]

July 30, 2018
Secretary Mike Pompeo
U.S. Department of State
Production Unit, State Annex 33
3507 International Place, N.W.
Washington, D.C. 20008-3034

RE: Letter of Credence and Introduction of Ambassador Michael Parsons of the Tsilhqot'in Nations-Country of the Chilcotin to the Office of Protocol, U.S. Department of State.

Greetings Secretary Pompeo,

By letter of introduction, I am Ambassador Michael Parsons of the Tsilhqot'in Nations-Country of the Chilcotin to the United States. My appointment by the Hereditary Grand Chief Stanley Stump Sr. occurred on January 01, 2016. (See attached letter from Hereditary Grand Chief Stanley Stump Sr. of the Tsilhqot'in Nations-Country of the Chilcotin) At that time, my appointment was communicated to Secretary John Kerry and on January 19, 2017, the U.S. Department of State confirmed my A-1 VISA. Confirmation number AA006NW076. (See attached Confirmation of the Application for A-1 VISA)


I have established an embassy in West Tennessee recognizing that as a signatory to the Vienna Convention on Diplomatic Relations and specifically Article 39, the United States **shall** recognize Ambassadors are, "entitled to privileges and immunities... from the moment when their appointment is notified to the Ministry of Foreign Affairs or such other ministry as may be agreed." In the United States that would be the Secretary of State. Although the Tsilhqot'in Nation has existed for over a thousand years, it has only recently given notification of the Declaration of the New Country of the Chilcotin to the United Nations, Canada and the U.S. (See attached Declaration of the New Country of the Chilcotin) Recognized by Canada as a sovereign 1st Nation occurred in Tsilhqot'in Nation v. British Columbia, 2014 and recognition of Country of Chilcotin in Supreme Court of British Columbia in 1994 Toosey Indian Band v. West Fraser Mills LTD. No.940508 Vancouver Registry,

In January 2017 while traveling on official business as the Ambassador of the Tsilhqot'in Nations-Country of the Chilcotin, I was detained in Nebraska by the FBI whom do not recognize the Vienna Convention on Diplomatic Relations Article 22, 29, 30, 31 or Title 18 of the United States Code §1116(a)(b) (2) (3) (4) or §1201(a) (4) recognizing that I am entitled to special protection against attack upon my freedom or dignity, **irrespective of recognition by the United States.**

At that time, I was finalizing a trade agreement between the Tsilhqot'in Nations-Country of Chilcotin, a logging company in Tennessee and their international buyer, which would provide much-needed jobs for the people of the Tsilhqot'in Nation, Tennessee and the international buyer.

Therefore, I respectfully request recognition and acceptance as the Ambassador of the Tsilhqot'in Nations-Country of the Chilcotin to the United States and full credence accorded to my official statements.

Sincerely,


V.C. Davis

Ambassador Michael Parsons, Tsilhqot'in Nations-Country of the Chilcotin
c/o: Stanley Stump Sr., Hereditary Grand Chief of the Tsilhqot'in Nations-Country of the Chilcotin
Box 228, Highway 20, Alexis Creek, BC V0L1A0 Phone: (250) 394-7042
c/o: Country of the Chilcotin 9160 Hwy. 64, Suite 12 #213 Lakeland, Tennessee 38002
c/o: Rudy Davis, ruddavis@yahoo.com 972-839-9848 P.O. Box 2088 Forney TX. 75126-6647