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Ambassador Michael Parsons Tsilhqot'in Nation-Country of the Chilcotin 9160 Hwy. 64, Suite 12 #213 Lakeland, Tennessee 38002

Greeting President Trump,

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. News reports indicated I had won by a landslide but the next day the votes were flipped and when I discovering how the tabulation was rigged I sued to void the election. Being a county wide election this would have resulted in new elections for County Executive, Sheriff, Judges, District Attorney, District Public Defender, Court Clerk, County Register, Constables, County Commissioners and School Board Members. Although I filed suit in the Chancery Court, the Circuit Court Judge who was on the ballot I was suing to void, and thereby a conflict of interest, illegally acted as Chancery Judge, 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 and I and our pet Brandi. 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. The perpetrator then hid his rifle in the back of a truck at the direction of his accomplice. The two refused to drop their pistol, refused to submit to a citizens arrest and walked away. I confiscated the rifle and gave it to deputies but despite my report of the crimes committed against my family and I they called the General Sessions Judge, (also on the ballot I was suing to void) and he ordered them to arrest me. When deputies asked him 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 man 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 admitting 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 would latter claim the perpetrators memory got better with time. I was then indicted by a Grand Jury that was hand picked by the Election Commission Office 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 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 Law suit 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 U.S. and Tennessee Constitutions, Argersinger v. Hamlin and the Maxwell case in Tennessee. 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. The District Public Defender whose assistant

overheard the conspiracy by the DA and his assistant disclosed the conspiracy to me. I provided a copy of the recorded conversation to the F.B.I. who did nothing, to the U.S. Attorneys who refused to take it and to the T.B.I 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 Law suit 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 find me guilty.

I am an innocent man who was falsely convicted and railroaded into prison in 2009 because I refused to sell part of our land to a guy whose relative was in Tipton County Government, because I then asked the Tipton County Government to hold his accomplices who were responsible for terrorizing my family accountable, because I then ran for elective office and then sued to expose how they rigged election. 10 years of our life have been stolen from Mrs. Parsons and I and now they are trying to send me back to prison again by false charges for 10 years. Therefore, I ask that you exercise the power granted to you and recognize my appointment as Ambassador of the sovereign Tsilhqot'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 Tsilhqot'in Nation develop their natural resources, allowing all the Tsilhqot'in access to good paying jobs, revenue from their own resources and the ability to take back their children from the Canadian governments child kidnapping foster system where children like Shila Billy were put on drugs for wanting to learn about Christ, put in a cage for running away and reports of sexual abuse were ignored by their government that would rather generate millions to balance their book with their taxpayer funded, pedophile infested, child trafficking racket. This is what President Trump would call a Win, Win, Win proposition. There is even a Tennessee logging company I have partnered with that would be managing the logging operation which would also provide many jobs for the people of Tennessee and generate millions in income to those Tennesseans also. 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 exonerating the original false charges and conviction 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 to many lives. Please see my Bio, character references, affidavits of witnesses to the abuse by Tipton County as well as new evidence provided by a review of this entire case by and impartial international court.

Sincerely,

Ambassador Michael Parsons, a live man under duress without prejudice, Tsilhqot'in Nation-Country of the Chilcotin

PS, On August 01, 2017, I was forced to stand trial for Failure to Appear in the Tipton County Court. Although STATE OF TENNESSEE had no proof I was "Directed to appear by a lawful authority," as required by T.C.A.39-16-609, 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 previously considered contempt of court which would result in a maximum of 10 days in jail and a \$50.00 fine.

PPS. In August of this year Mrs. Parsons was falsely charged by the same ol boy network and their accomplices. Please review the attached update.