

August 27, 2018

Dear Congressmen:

Re: Universal Supreme Court orders

Please find attached orders, to the benefit of the President of the United States of America, of the first international aboriginal court, the Universal Supreme Court of the Tsilhqot'in, [USCT] currently the highest court in North America, as per the Constitution of the Tsilhqot'in Nation.

The Universal Supreme Court of the Chilcotin National Congress is for the benefit of all people who elect to attorn to the court's jurisdiction. The Chilcotin National Congress is the true government of the State of the Chilcotin which never signed a treaty with Canada and therefore the Chilcotin has technically never been part of Canada. Chilcotin declaration of independence, Chilcotin constitution and other documents are found on Chilcotin National Congress website currently under construction for the next 2 weeks. Both Canada and British Columbia had acknowledged Chilcotin sovereignty and independence, including exoneration of Chilcotin National Congress ancestors who were hung in 1864.

Thank-you for forwarding these USCT orders to President Trump and please note that Reasons For Judgment will be available upon request as well.

Kind regards,

Chilcotin National Congress Minister of Justice,

Fanny Stump

PO Box 228, Alexis Creek, Chilcotin

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IN THE UNIVERSAL SUPREME COURT OF THE TSILHQOT'IN

File #U-4:17CR-038-18

Date: January 30, 2018

Between:

Ambassador & USCT, ACJ, Michael Wayne Parsons

Applicant

And:

United States of America

Appellee

EX PARTE ORDER

Coming on appeal before me in the sovereign and independent country of the Chilcotin under the *Constitution of the Tsilhqot'in Nation* is the matter that the United States of America continues to proceed against and prosecute and illegally hold in custody, Ambassador & USCT ACJ, M. Parsons in violation of his diplomatic immunities and prior exoneration and acquittal by this court and provision of the *Vienna Convention on Diplomatic Relations*, therefore:

This International Aboriginal Court Orders that:

- 1) Case 4:17CR-038 filed in the US District Court for the District of Nebraska is hereby dismissed in its entirety against Appellant Michael Wayne Parsons, Chilcotin Ambassador to the USA & USCT, ACJ.
- 2) Ambassador, ACJ & diplomat Michael Wayne Parsons is to be released from custody on his own recognizance forthwith and at the time of release all his and any Chilcotin belongings in his possession are to be returned to him.
- 3) If any lower court, such as the US District Court for the District of Nebraska fails to uphold this order, the US District Court for the District of Nebraska or any lower court will be indicted for war crimes as well as fined one million dollars per day for each day the appellant spent in custody for case 4:17CR-038 to be paid to the appellant and one million dollars per day for each day the Appellant spent in custody for case 4:17CR-038 to be paid to the Chilcotin National Congress, the government of the Chilcotin.

- 4) At the time the President of the United States of America, President Donald J. Trump Sr. formally responds to the application from the new country of the Chilcotin to initiate foreign relations with the USA by recognizing the sovereignty and independence of the new country of the Chilcotin as per the Declaration of a New Country Called the "Chilcotin Upon Sovereign Tsilhqot'in Territory" dated June 20th, 2016, not needing to secede from Canada as the Chilcotin was technically never part of Canada, be recognizing the authority of the Chilcotin National Congress as the true ruling governing body of the new country of the Chilcotin, by recognizing the authority of the Universal Supreme Court of the Tsilhqot'in as the first international aboriginal court created by the Chilcotin National Congress for all people with jurisdiction wherever aboriginal people dwell, as the highest court in North America from which there is no appeal, by recognizing the diplomatic immunity of, and ambassadorship of the Appellant, Chilcotin Ambassador & USCT, ACJ, Michael Wayne Parsons, as well as the diplomatic immunity of his family in accordance with the Vienna Convention on Diplomatic Relations, by recognizing Ambassador Parsons's prior USCT exoneration and acquittal; then all or any prosecution, proceedings, investigations, linquiries against the President of the USA, President Donald J. Trump Sr., and his family and his colleagues during the time the President was in office or during former Presidential election campaign, brought by the Senate Intelligence Committee, the Senate Judiciary Committee, the House Intelligence Committee, the House Judiciary Committee, the House Foreign Affairs Committee, the House Oversight Committee, the FBI Special Counsel Committee or any other authority with respect to any possible obstruction justice, conspiracy or collusion related to Russia's possible meddling in the USA's 2016 federal election, shall cease and desist immediately.
- 5) Reasons for Judgment to follow this here order when Canada is compelled to release currently held hostage and political prisoner USCT, CJ Zsuzsanna Hegedus-Holland in accordance with prior USCT order, file #U-CA44726-17 dated November 21, 2017.

BY THE COURT:

Fanny Stump 🖊

The Honourable Chilcotin Minister of Justice, Queen Clan Mother Fanny Stump,

BY THE COURT:

7. Holland

The Honourable Universal Supreme Court

Chief Justice, Z. Holland