TRIBAL JUDGMENTS – GOOD FOR COLLECTIONS, FACTORING AND PRIVATE PLACEMENT PROGRAMS (PPP)

(By Judge Naidu)

This memo is specifically prepared for everyone who has been awarded a tribal court judgment and particularly for those who lost their homes to unlawful, unjust, unconscionable unconstitutional foreclosure proceedings in States where **non-judicial** foreclosures are considered normal, usual and deemed lawful and legitimate.

Tribal judgments are entitled to full faith and credit according to a federal law known as **28 United States Code § 1738**. Judges, lawyers and attorneys not familiar with federal Indian law will feign arrogance by dismissing this truism as an impossible task, or worse a scam even - knowing the American public's reaction to that word. Attorneys are infamous for yelling out a "scam" in defense of their ignorance of the written and practical law.

The other sad but admittedly a fact of economic and political life is that collections attorneys and firms in the USA shun the very idea of going against banks because it is an open secret in the United States that Wall Street owns the government – that is, the executive, legislature, and the judiciary. There are hundreds of essays, articles and books on this corrupt state of affairs where a kleptocracy is operating and functioning non-stop. See **John R Talbott's** revealing book "*The 86 Biggest Lies on Wall Street*," at page 6.

Tribal police power is badly and sadly lacking; so Tribes lack enforcement powers. The best effort they can muster is to hire nontribal collections firms and nontribal enforcement assistance which is corruptly controlled by the dastardly Bureau of Indian Affairs (BIA) which operates strictly on vengeance and vitriol. Everything and everybody is suspect when the BIA is questioned about any Native American issue. Easier to get the devil to help you than the BIA.

Several Tribes have appointed me and anointed with the task of using overseas protocols to collect, factor and/or enhance the value of these tribal judgments which is the reason I have chosen to live fulltime in China since 2014 where I have managed to obtain an interim banking license (until the full fee is paid) with which I am advancing this idea of using tribal judgments and native titles for PPPs in the hope and promise that People can be free from the strictures of dependence and unnecessary control.

I am also training tribal lawyers to start the collections' activity in the United States to force a lien on these lender banks' assets for a future sale of these liens to a willing buyer on, say, 40 cents to the dollar (factoring). These liens can be extremely useful as fungible instruments if the top banks refuse to own up and refuse to obey the law. But when Wall Street controls the lawmakers and themselves become lawbreakers, there is much hope and promise in other imperatives.

Law classes are ongoing every Monday and Friday. You are welcome to listen in. **Tom Widlar**, our Tribal Chief Administrator **Tel: 402-403-1788** will be able to give you the conference line number and the time to come on the conference line.

The central bank I am working with has agreed to start the PPP with native titles first so that the payout can finance the setting up of a collections department or division to start working from the top in China with the top *Too Big To Jail* or *Too Big to Fail* banks in the USA.

It is exceedingly frustrating and extremely depressing knowing it has taken more than ample time than anticipated to put these protocols in place.

BUT, no collections professional is telling me they will NOT collect on these tribal judgments because my Chinese counterparts took at least 3 years to study the Native American issues like land rights and fundamental civil rights of Native Americans. Even American judges, lawyers and attorneys do not see the whole picture regarding federal Indian law, so I cannot really blame the Chinese for taking their own sweet time to look at this pressing issue.

Now that I have convinced the movers and shakers about tribal judgments and native titles, they have become proactive and have started the PPP using native titles first. When the payout happens, the tribal judgments will be worked on. This could take at least *six months* from now. Regrettably, I am NOT in a position to press them to hasten the process.

Those who have a tribal judgment in their favor, and wish to wait no more can expect a **full refund** once I receive a definite request in writing.

But my request to you is to wait it out since you have already lost your homes due to ignorance of the law, wrong or bad advice, or a combination of both, **BEFORE** I came into the picture offering more than hope and promise because **the law is on your side** regarding native title to your home in any of the 50 States of the Union – see 18 United States Code § 1151 - Indian country and what it means to other right-of-way and easements in Indian country when Indian title is **NOT** extinguished.

I can prove under this federal law that California Civil Code 2924 is totally unjust, unfair, unconscionable and unconstitutional – but the courts do not listen because they pander to Wall Street!!

Which is why I came up with the idea of tribal court judgments. But that has consumed precious time, yours and mine. But, nothing is lost at all except precious time.

So, you tell me what you want – a full refund or wait it out. I cannot promise anything else because third party multipliers, collectors, buyers and factors are involved.

I do not control the collection parameters because I awarded the judgments, therefore I cannot be seen to be at arm's length to the collection effort although I can point you to the right direction, so DO NOT stop looking out for willing attorneys and lawyers, or collections' firms to assist you in this process.