

ACTION ALERT: Stop “Indian Termination Law” Against the Terminated Uinta Ute Indians of Utah.

Utah s Terminated Uinta Ute Indian Band are the only Indians today still terminated from their Nation by Federal Law. It’s time to force the Federal Government into overturn this “Anti-Indian Federal Law.”

Please use the contacts and the form letter on the next page and send a copy to your Federal Elected Representative: *(Send the form letter, to the following and any and all you think will help, keep a copy for your files.)*

The Honorable Diane Watson
United States House of Representatives
Attn. Bert Hammond
125 Canon House Office Building
Washington, D.C. 20515
D.C. Fax 202-225-2422
Email web form,
www.house.gov/watson/zipauth.shtml

The Honorable Byron L. Dorgan
United States Senate
325 Hart Senate Office Building
Washington, D.C. 20510
Email senator@dorgan.senate.gov
D.C. Fax 202-224-2551

The Honorable Nancy Pelosi
United States House of Representatives
235 Cannon House Office Building
Washington, D.C. 20515
Email sf.nancy@mail.house.gov
D.C. Fax 202-225-4188

The Honorable Harry Reid
United States Senate
528 Hart Senate Office Building
Washington DC 20510
D. C. Fax (202) 224-7327
Email web form,
reid.senate.gov/contact/index.cfm

The Honorable Barack Obama
United States Senate
713 Hart Office Building
Washington, D.C. 20510
D. C. Fax (202) 228-4260
Email web form, obama.senate.gov/contact

The Honorable Hillary Clinton
United States Senate
476 Russell Senate Office Building
Washington, D.C. 20510
D.C. Fax (202) 224-0282
Email web form, Clinton.senate.gov/contact

Senate Committee on Indian Affairs
838 Hart Office Building
Washington, D.C. 20510
Email, comments@indian.senate.gov

ISSUE

I call upon you to enact legislation to “Repeal” the Federal Congressional Ute Partition Act, Identified as Public Law 671 of the 83rd Congress (UPA).

I’m writing, emailing, and faxing you this letter concerning the Federal Governments: “Ute Partition Termination Act” which involved the Ute Indian Tribe of Utah. This Federal, Congressional approved termination law was based on racial blood quantum of less than ½. At that time the Federal Governments enforcement of Termination in 1954 affected “490” Mixed Blood Uinta Utes, comprising both Adults and Children of which approximately 260 of the Terminated Uintas were Minor Children and approximately “1,200 Original Full Blood Utes. This comprised the whole Ute Indian Tribe. After termination the non-terminated Full Bloods who were to be terminated within a five to seven year period after the Terminated Uintas continued to enroll their descendents, and do to this day. The non-terminated Ute Indians remain Federally Recognized, while the Terminated Uintas were denied and are denied:

- (1) Dental and Health
- (2) Educational Grants
- (3) Housing
- (4) Jobs
- (5) Hunting & Fishing (until a case was won in the 80’s reinstating the fishing, but no descendents of the terminated 490 is allowed to hunt and fish with their parents. This needs to be changed)
- (6) Indivisible Assets and other assets
- (7) Lands
- (8) Water
- (9) Timber
- (10) Trust IIM Accounts held in, Washington D.C. and possibly other Places.

There could be more the Terminated Uintas owned, but they “have never” received a full accounting of their assets that should have been theirs and their descendents. The Terminated Uintas have no idea of who owns their inherited interests in tribal assets, and yet this was the job of the Secretary of Interior before he signed off to supply them with an accounting, which never happened.

In 2002 a Federal Lawsuit was filed to overturn the Federal Governments racist Ute Partition Termination Act, because of the failure of the Bureau of Indian Affairs,

Government Officials, Tribal Officials, National Congress of American Indians and others to protect and overturn this Anti-Indian Tribal Law. Such non-support has prompted us to join with National voter coalition to inform our elected Representatives that we expect them to work together in the repeal of a Law that holds the Terminated

Uintas and their descendents hostage to the Federal Governments racist Ute Partition and Termination Law that was Created and “Breathed” life into by the Congress of the United States of America.

All America claims to stand in support of “Violations” of “Human Rights” so we ask you to stand up now in support of the Repeal of the Ute partition and termination act which is an American National Sick Joke, that continues today!

I call upon you to take all necessary steps to join with us and other Representatives to enact Legislation that calls for all “Tribal Rights” to all Terminated Uinta Ute Indians and their descendents that were interrupted and affected fifty five years ago to immediately repeal the Ute Partition and Termination Act. The only other course is the immediate termination of the Full Blood Ute Indian Tribe of Utah, only then will this law be completed and wiped off the books of Congress, unless this law is repealed. This issue addresses the Heart and Soul of everything our Nation Stands for.

We are old, and we have lost 55 years of our lives because of the Governments experiment that they labeled as “Termination” its time you give us back our lives that has effected the hearts and souls of all the Terminated Uintas and their children. The American Indian Policy Review Commission Reported back to congress on the Terminated Mixed-Bloods of the Uinta Band of Utes in 1976 and recommended all of the above. Nothing was ever done. It’s Time! We’re not waiting any Longer.

For full and complete information covering this issue, go to www.undeclaredutes.net. Please respond to my request covering the above issue.

Sincerely,

Name _____ Date _____ Roll No or Descendent of who?

Address _____