

BALLÍ FAMILY ORGANIZATION

*“We lead the family worldwide to information vital to our heritage.
Fact finding is our mission and
Unity is our bond.”
www.balli.org*

November 18, 2021

NOTICE: To the Heirs of Spanish & Mexican Land Grants
RE: Report 10 from the Coalition

Below is update number 10 from the Coalition:

We are reaching more and more heirs through the Voice of Change Network and our reports seem to be answering many questions that have come up letting all know that our coalition leaders are hard at work planning for solutions to our cause. At this time it is appropriate to again request your assistance to our heir/webmaster who is bearing the full cost of operating this website. Thanks to those of you who have sent in a donation.

Since we are now reaching thousands, we are asking only for a nominal one time annual donation in the \$ 10.00-\$25.00 range. We know that with rising costs and Christmas on the horizon this may be difficult, but we appeal to those who can to donate to insure that we keep this information flowing. Without the VOC Network we would have no other avenue to keep you informed. We need your help. Those of you who are former group representatives, and stay in touch with your groups, might want to notify them on our behalf for support.

We have contacted attorneys for advice about collection of our litigation cost funds, and they advise for us to first send out a letter of request for the intentions of the Morganroth and Fowler law firms to reimburse us on a voluntary basis. If they do not agree to do so, or do not respond, a follow up letter will come from the attorneys. If no response again we will consult with the lawyer about filing a lawsuit on our behalf, and the fees for doing so.

Other than this effort our most important goal is to get our cause out to the public in the national media. Independent reporters are working on this, but we are exploring a campaign to reach out to national newspapers, television stations, and other media. Then, we may even get offers from major law firms to represent us. Without national attention we will continue to fight alone our enemies who have more power, and who will stoop to murder and corruption to keep us from getting our case before a judge in court.

Our hope is that, with publicity, pressure will be put on the State of Texas to come to the table, and work out the compensation for the unclaimed minerals to which we are entitled. In our favor also is the visibility of the Morganroth law firm and law enforcement agencies may look into the suspicious manner in which they abandoned our case. The missing trust fund in the hands of Mrs. Eileen McKenzie Fowler should also be part of that type of investigation.

Questions have come up about the procedures to be followed by a new law firm representing us. We have discussed this issue, and we can only anticipate the system. They would not work through group representatives, since that was a procedure of the past initiated by Mrs. Fowler for ease of communication.

That system fell apart, as some group representatives walked out on their groups, and others had difficulty passing on information which was not substantive at all. The Morganroth law firm adopted the group representative system to help them administratively, but, in retrospect, they should have set up a direct system of communication collecting the litigation cost fund payments and forms required. Those of us who signed the state contract to serve as group representatives terminated our legal responsibility when our groups were declared. Of course, many of us ex-representatives still support our groups, and lend our assistance as needed. We also became former clients of Mrs. Fowler upon adjudication.

All declared heirs applying to the new law firm would be dealing directly with them. The law firm would probably advertise for applicants in newspapers, through the Voice of Change Network, and the coalition reports. They would need to set up a direct administrative system, with a telephone hotline for inquiries and instructions. They would also need one copy of each declaratory judgment to check if the applicant is a legal heir. There are about 150 declaratory judgments, so some extra clerical work by them would be required.

It seems that counties should also have issued individual certificates of heirship much like a birth, marriage, or death certificate, so each heir could have individual proof of their declaration by land grant. Apparently no one thought of this, and each county would have to implement this process. One reason why this was not done before is that we were the first major groups to attain these adjudications, and as happened in our cases the declaration was the only document issued.

Below is the link to above article:

<https://voiceofchangenetwork.com/coalition-report-casmlgh-update-10/>

Se ha publicado un nuevo informe en español en la Red de la Voz del Cambio
Informe de la Coalición – Actualización del CASMLGH 10

<https://voiceofchangenetwork.com/coalition-report-casmlgh-update-10/?lang=es>

Si se ha perdido una actualización anterior, todas ellas están listadas aquí en este enlace

<https://voiceofchangenetwork.com/coalition-es/?lang=es>

Regards,
The Coalition Leaders

The group is accepting donations to help pay for current and future expenses. Let's all do our part and help. Click on the link below for more information and on how to place your donations:

<https://voiceofchangenetwork.com/we-need-and-are-asking-for-your-support-please-read-this-important-update/>

Please stay tune, stay safe, stay connected and let us know how *you can help*.

“We cannot always expect justice to prevail but we must never cease to seek it.”

Respectfully,
Federico B. Balli