## Cundra Times



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# UA Man Backs Editor's Editorial on Edwardson 

University of Alaska and U.S. Department of Agriculture Cooperating March 11, 1971
Dear Mr. Rock:
1 just read your editorial in the 24 February 1971 issue of Tundra Times, "These are Times of Delicate Situations.'

1 would say you are to be highly commended for your firm statements. Personally, I may not agree always with your views and editorial comments, but you certainly make it clear that it is very much my privilege as well as yours, or anyone else's by the statement by Voltaire that always appears at the top of page two in Iundra Times.

I am sure you have done more for the cause for which you stand by this editorial, than all the statements combined of the nature made by Charlie Edwardsen, Jr. Backlash, in my opinion, is real, and it can result in much harm, not only for a particular cause, but in permanent damage to people's relationships. Two wr is do not make a right. Actions must be judged on individual basis. Acceptance, education, and love of our fellow man (on the individual level) can eventually heal most, if not all wounds.
In my experience, I have found the native people of Alaska with whom I have been privileged to be associated have for the most part, been very patient with me. I
would hope this personality trait is not lost as our culwould hope this personal
tural transition continues.

Thank you for taking time from your busy schedule to read my words.

Very truly yours,
Virgil D. Severns, Agricultural Agent Yuko-Kwim District

## Wm. Paul Raps Rothman

William L. Paul, S
Attorney at Law
521-16th Ave. Eas
Seattle, Washington 98102

## TUNDRA TIMES

Quoting Stu Rothman Anchorage Hearing, towit;
"Now, I am not against the native land claims, but let's face facts. When the colonists first came to the shores of America they bartered and traded for their toe-hold in the new land

By what right did the English Queen grant the land later known as Virginia from the Atlantic Stick to the facts tick to the facts.
While Stu Rothman talks like a lawyer, he should stay out of that field unless he sticks to th facts of our court's decision. On this point, two decisions are controlling without modificaion since 1823 and 1835 , towit ohnson v. McIntosh and Mitchell $v$. United States. However, the opinion in the case of Worter v. Georgia is clearer
(The international doctrine of discovery) "was an exclusive principle, which shut out the
ight of competition among those who had agreed to it; ...but could not affect the rights of

## those already in possession...an

 boriginal occupant." p. 544. That being a fact, Mr. Roth man should also accept as a fact our Supreme Court's opinion as to the nature of "Indian"Subject to this right of possession (By discovery-not by purchase, Mr. Rothman)...Indian possession or occupation was considered with reference to their hunting grounds were as much in their actual possession as the cleared fields of the whites...It is enough to consider it as a settled principle, that their right of occupancy is considered as sacred as the feesimple of the whites" pp. 745 747, including Mr. Rothman's.
Let's nail down Rothman's. bout the Russian sale-the Court of Claims said
"The Indians established that they owned by Indian title that area in southeastern Alaska claimed by them.'

The meaning of this last quote is that Russia sold only the right to govern or in legal parlance, the "naked title" the equitable title" being in the Indians.

William L. Paul, Sr.

## Letters from Here and There

## Complaint on Sleeping Bag Firm

EDITOR S NOTE: The Tundra Times is publishing the fol lowing letter as a service to it readers. Any official or employee of the Alaska Sleeping Bag Co of Beaverton, Oregon is invited to reply to the author if they feel the letter is in error. Ac cording to legal counsel, persons with problems of this type with out-of-state mail order firms can sue the company involved in the State of Alaska for recovery of their money. Copies of thi letter have been forwarded to Alaska Legal Services, Inc. for their information if any client their information if any client
should desire to bring such a shit.

Twin Hills School via Togiak, Ak. 99678

Tundra Times
Box 1287
Fairbanks, Alaska 99707

## Dear Mr. Rock:

Two villagers, on separate occasions, have come to me ask ing that I write letters on their behalf to the Alaska Sleeping Bag Co. of Beaverton, Oregon It seems that this firm has ac cepted orders-and money-for merchandise which it claims is "temporarily out of stock." They give estimated shipping dates of two to four weeks But they do not comply.
Inquiries to them seldom get amy response, but on a couple occasions they have replied with revised shipping dates Which are then promptly ignored by them. Requests for refunds äre also ignored. One man waited for a year for his parka. Another parka was ordered for a schoolboy LAST February-a size 14. The boy is no longer a size 14 . The company refuses to grant a refund, and instead continues to offer excuses. Excuses don't keep the lad very warm. Nor will keep the lad very warm. Nor wil
the coat, by the time it arrives.
Another man ordered a $\$ 200$
sleeping bag-for winter trap-ping-last September, and sent a money order. He was given the "temporarily out of stock", story, and an estimated shipping date of October 9, 1970. Further inquiries to the firm have gone unanswered. He, also, has

## Poem-

## One of the

Silent Majority

## The caribou is smelling of the stacked pipe casings the stacked pipe casings;

 he stands thinking like an Oregon deer under the trunks of the fallen Douglas firtrees. He grinds out his velvet antlers against the steel casings.o you intend to cash in on the North Slope oozings like the other natives? You must write your man
and state your claims and your objectives. We are all in this together.
-OLIVER EVERETT


## reque cess.

Two other orders from the firm are also long overdue. This village has learned its lessonvillage has learned its lesson-3
but how many other villages will suffer, from this firm's busi ness practices?
have written the Alaska State Attorney General's offic seeking advice as to what re course is open to Alaskans who are cheated in this way. Sad to say, the Attorney General's of fice has never answered, either Since so much of the purchases of Alaska Natives must be through the mails, it seems to me that there, should be some channel through which com plaints of this sort can be lodged And heard.

Sincerely,
/S7 Jim Baenen
Open Letter to Attorney General

March 5, 1971

Open Letter to John Havelock,
Attorney General, State of Alaska:

One of the major reasons for the natives of Alaska in their support of William Egan for Governor was the fact that we could never talk with Keith Miller. We were therefore delighted with Mr. Egan's election as Governor not that we expected Mr . Egan to cave in to total native demands but that perhaps we could arrive at a consensus
Could arrive a consensus.
We were thrin Gover nor Egan's convening the Task Force composed of native leaders on December 18 th . We, on
the native side, figured this was the native side, figured this was
the beginning of a dialogue. We the beginning of a dialogue. We
wanted to make sure however wanted to make sure however that a dialogue occurred and so
1 met with Governor Egan only met with Governor Egan only for the purpose of inviting his representatives (principally you) to meet with the legal team for the Arctic Slope Native Association. Governor Egan endorsed the idea and 1 immediately relayed his endorsement to you. You seemed to embrace the idea of a dialogue among us and we had sort of a tentative date of February 1 st.
Nothing much occurred for while, Christmas came and went, New Year's Day came and went, and the next thing we knew you filed an application or the haul road and for free ravel for the haul road on January 8th. Your application was ccompanied by a press release road until after the native land road until after the na
claims had been settled.

We, on our side, analyzed the application and the press release and we made up our mind that if we were to permit the application to be processed, legal rights would mature in the State of Alaska which would be hurtful to our clients. We also analyzed the press release and determined that it had no legal efficacy. After all, the State could get a new Attorney General who is not bound by a press release and it could get a new Governor who is not bound by a press release and so we regarded your press release as having no vitality.

Nevertheless, we wanted to wait until February 1st because perhaps you would honor our invitation for a discussion in depth.

You did not so honor it
Secretary Morton has been
hearings on the Interior Depart ment's draft of the environment al impact statement. The Gov ernor made a passionate plea for the pipeline basing it on the need of the State for money.
The Arctic Slope Native As sociation has already stood by and watched the State get $\$ 900$ million dollars out of North Slope lands. We therefore had a hard time understanding the val idity of the Governor's plea. We also analyzed the Environmenta Impact Statement and made up our mind that the construction of the pipeline was still experi mental. For example, if a break occurs, is there any authoritative statement as to the quantity of oil which will be supplied. Without going into the arithme tic, our estimate is $12^{1 / 2}$ million gatlons on the average.
We were most intrigued by the press statements of your tes timony before the Environmen tal Impact Hearings that there might be a jurisdictional fight between the State of Alaska and the Department of Interior as to the regulation of the pipeline because, as you stated the State of Alaska owns the oil fields from which the oil would be de. livered At one time yould be de livered. At one time you repre ticipated in the councils of the Alaska Federation of the Alaskation Natives. In addition, you are now the Attorney Genera. You know better than anybody that the State of Alaska does not have a patent to one square inch on the North Slope. By reason of your retaining Bob Price and Bob Hartig as Assistant Attor neys General, you know better than anyone else the real impact of the Ninth Circuit Court's decision in State v. Udall, namely: Indian possessory rights have sufficient legal dignity to override tentative approval of lands in the State of Alaska.
Finally, the Arctic Slop Naive Association's Executive Director personally called the Governor to reiterate the idea of a meeting We also were alerted by the Governor's office that your team was spending Sunday. February 14th, in Seattle and to stand by for a call. We stood by. There was no call.
I have a hard time under

