

Lone Wolf V Hitchcock Treaty Rights And Indian Law At The End Of The Nineteenth Century Law In The American West

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Lone Wolf V Hitchcock Treaty

Lone Wolf v. Hitchcock, 187 U.S. 553 (1903), was a United States Supreme Court case brought against the US government by the Kiowa chief Lone Wolf, who charged that Native American tribes under the Medicine Lodge Treaty had been defrauded of land by Congressional actions in violation of the treaty.. The Court declared that the "plenary power" of the United States Congress gave it authority to ...

Lone Wolf v. Hitchcock - Wikipedia

The Kiowa chief Lone Wolf sued the Secretary of the Interior on behalf of the entirety of the Kiowa, Comanche, and Apache tribes, based on their being defrauded by the government at the time. The case, Lone Wolf v. Hitchcock, was ultimately decided by the US Supreme Court in 1903. In its ruling, the Court conceded that the Indians had not ...

Medicine Lodge Treaty - Wikipedia

the Webster-Ashburton Treaty, Article V, 8 Stat. 572, 575. But see S. Crandall, supra, at 220–229; 1 W. Willoughby, supra, at 572–576. A further contention is that, although foreign territory may be annexed to the United States by the treaty power, it may not be incorporated with the United States except with the consent of Congress. Downes v.

THE TREATY-MAKING POWER | U.S. Constitution Annotated | US ...

President and Senate The plan that the Committee of Detail reported to the Federal Convention on August 6, 1787 provided that “the Senate of the United States shall have power to make treaties, and to appoint Ambassadors, and Judges of the Supreme Court.”²⁹⁸ Not until September 7, ten days before the Convention’s final adjournment, was the President made a participant in these powers.²⁹⁹ ...

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