

Now, if you knew what I know and had been through, how would you act after hearing this?

Also on reservations today, you hear them state that their children are receiving a second-hand education which does not qualify them to successfully make a living in the white world. I know by experience and professionally what the government must give, has given, and can give in education for the Indian.

Today, one can see Indian Teachers instructing Indian children and from it, one can see a closed evaluation because under penalty of Death, we had been taught THE PERFECTIONIST LAW of the white man and know without any graphs, studies, or history- that the Indian Teacher received a second-hand education because the children respond like they had a second-hand education. This is a well established rule of the white society and cannot be broken.

Next, because of Treaty Stipulations which has put an obligation on the United States, it is against Federal Law and Statutes for an American Indian to attend any U.S.educational Institutions of learning. This can be found in 6 USCA§4103.

If we take 6 USCA§ 4101 and 4102, we find that Indian children or adults can attend Institutions of learning if there is a contract between the Institution and their tribe. For example, if ten Indian students attend the Institution, this Institution can apply for funds from the Dept. of Interior to have a new school building built at no cost to the Institution or the Tax Payor in the district. For these ten student the Institution can get up to \$600,000. dollars per school term, plus any psychological profiles done, plus new equipment or new buildings needed. The student is prime property yet he or she is made into a misfit which is the excuse to give a second-handed education .

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