

"Indian Title" has priority even over Congressional grants. See the Cramer case 261 US 219; the Walapai case 314 US 339. It is settled law that when the statute does not specifically show that Congress intended to extinguish Indian Title, the grant is so conditioned that the grant is subject to Indian Title.

I would strongly object to Weissbrodt acting as the THIA attorney, because there is a conflict of interest. He will defend this blunder.

Sincerely,



William Lewis Paul

WLP:jr

CC: R. ALLAN