Sept. 13, 1963 Arriano Miliano Mr. LeRoy Hampton 1628 Caroline Chickasha, Okla, 73018 Dear Mr. Hampton: Senator Monroney is attending the Interparliamentary Union conference as a member of the United States delegation. In his absence, I wish to acknowledge receipt of your letter regarding the allegedly illegal siezure of your property in Grady County, and to request additional information which he will need. It is suggested that you provide Senator Monroney will the legal description of the property in question, the name of the person or persons or agency of the Government acquiring the property, and whether or not you have availed yourself of legal recourse in an effort to regain title. When this information is received and Senator Monroney returns, it will be brought to his attention. With best regards. I am Sincerely yours, Jack Yocum Executive Secretary

1628 Caroline Chickasha, Okea Dept 12. 1963 LEROY HAMPTON How. Mike Maroney U.S. Senote Chamber 1/2 Blood Choctan Indian Roll 10 130 Indian allotted Lands 120A. Surplas 80 A. Homestead Restricted) Washington 25 D.C. Oil-Gas-minerals and agricultural Rentals. Located Choclaw Nation, Dear Senotor Maroney Indian Territory (Gray Ca Olla) I have in my passession Title Deed to the above lands, and it is respectfully Submitted that thes property was wrongfully taken from meterroneous irregular, illegal and fraudulent acts, committed against me and my property, during the time I was a wartime Service Connected disabled Soldier. The Congressional act of June 2. 1924 making all Indians of the United States Citizens - Entitles its citizens the right to property protection under the national Emergency Congressional act. also to Constitutional property protection. Rules and regulations designed to destroy the Protective provisions of the Congressionse act, of may 27, 1908, for Indian accepted lands as applied in my case was an unjust erroneous, irrequear illegal and fraudilent act, and therefore niceand void and of no affect The congressioned act of aug. 24, 1922 Provided for Frond and Durest, in depriving Indians of their allotted lands!

2. M.M. The Congressional act of august 4, 1947 -Validates Voidable removal of restriction from 1/2 Blood Indian allotted Homesterd lands. Section 7 of this act. does not appey to my case as the removal asder was issued if error, was irregular, was illegal, and was a fraudulent aft. There fare was void and of no affect. In my case Kestrictions were removed by whole Sule lot- and my property was taken illegaly and fraudently while I was out of the Continestial thick States. It is requested that action be taken to recover my property, and that monetary renumeration be grantele to me for are Oil - Gas Iminerals and agricultural rentals, to date. Verytruly yours, Le Roy Hampton.