KENT CONRAD, NORTH DAKOTA HARRY REID, NEVADA DANIEL K. AKAKA, HAWAII PAUL WELLSTONE, MINNESOTA BYRON L. DORGAN, NORTH DAKOTA TIM JOHNSON, SOUTH DAKOTA

PAUL MOOREHEAD, MAJORITY STAFF DIRECTOR/CHIEF COUNSEL PATRICIA M. ZELL, DEMOCRATIC STAFF DIRECTOR/CHIEF COUNSEL

United States Senate

COMMITTEE ON INDIAN AFFAIRS
WASHINGTON, DC 20510-6450
http://indian.senate.gov

April 8, 2003

VIA FAX AND REGULAR MAIL
The Honorable Gale A. Norton
Secretary
U.S. Department of the Interior
1849 C Street, N.W.
Washington, D.C. 20240

Dear Secretary Norton:

We are writing regarding the *Cobell v. Norton* matter and to impress on you our strongly-held belief that the parties to this case should pursue a mediated resolution rather than the current course of continued litigation.

Since at least the late 1980s the Congress, the Executive and the Indian tribes have understood that the Indian trust system is broken and badly in need of repair. When the American Indian Trust Management Reform Act of 1994 was passed it was hoped that this sad chapter in Federal - Indian relations would soon be closed.

Ten years later we know this not to be the case and that an effective resolution to both the backward-looking historical accounting issue and the forward-looking systems improvement matter has eluded past administrations — Democrat and Republican.

Given the acrimony of this case, the long wait the Indians have endured, and the substantial and mounting costs to the United States, we strongly urge all parties to the litigation to pursue a mediated resolution to this case.

If, within a reasonable amount of time, there is no progress made in such a resolution, we intend to introduce legislation that will accomplish the goal of resolving the Cobell matter in a mediated fashion.

Sincerely,

Ben Nighthorse Campbel

CHAIRMAN

Daniel K. I

VICE CHAIRM

KENT CONRAD, NORTH DAKOTA HARRY REID, NEVADA DANIEL K. AKAKA, HAWAII PAUL WELLSTONE, MINNESOTA BYRON L. DORGAN, NORTH DAKOTA

PAUL MOOREHEAD, MAJORITY STAFF DIRECTOR/CHIEF COUNSEL PATRICIA M. ZELL, DEMOCRATIC STAFF DIRECTOR/CHIEF COUNSEL

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April 8, 2003

VIA FAX AND REGULAR MAIL
The Honorable John Ashcroft
Attorney General
United States of America
Robert F. Kennedy Building
Tenth Street and Constitution Avenue, N.W.
Washington, D.C. 20530

Dear Mr. Attorney General:

We are writing regarding the *Cobell v. Norton* matter and to impress on you our strongly-held belief that the parties to this case should pursue a mediated resolution rather than the current course of continued litigation.

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CHATRMAN

Daniel K. Inpuye

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United States Senate

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April 8, 2003

VIA FAX AND REGULAR MAIL

Mr. John Echohawk Executive Director Native American Rights Fund 1506 Broadway Boulder, CO 80302

Dear Mr. Echohawk:

We are writing regarding the *Cobell v. Norton* matter and to impress on you our strongly-held belief that the parties to this case should pursue a mediated resolution rather than the current course of continued litigation.

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United States Senate

COMMITTEE ON INDIAN AFFAIRS WASHINGTON, DC 20510-6450 http://indian.senate.gov

April 8, 2003

VIA FAX AND REGULAR MAIL
Mr. Dennis Gingold, Esq.
1275 Pennsylvania Avenue, N.W.
Ninth Floor
Washington, D.C. 20004

Dear Mr. Gingold:

We are writing regarding the *Cobell v. Norton* matter and to impress on you our strongly-held belief that the parties to this case should pursue a mediated resolution rather than the current course of continued litigation.

Since at least the late 1980s the Congress, the Executive and the Indian tribes have understood that the Indian trust system is broken and badly in need of repair. When the American Indian Trust Management Reform Act of 1994 was passed it was hoped that this sad chapter in Federal - Indian relations would soon be closed.

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United States Senate

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April 8, 2003

VIA FAX AND REGULAR MAIL

Mr. Keith Harper, Esq. Native American Rights Fund 1712 N Street, N.W. Washington, D.C. 20036

Dear Mr. Harper:

We are writing regarding the *Cobell v. Norton* matter and to impress on you our strongly-held belief that the parties to this case should pursue a mediated resolution rather than the current course of continued litigation.

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