

Journal #3752 from sdc 10.26.16

Tough week at Standing Rock

National Day of Action November 12th asking Obama to grant Leonard Peltier clemency

RCAC awarded \$30 million from USDA Community Facilities Relending Program

RCAC is hiring

Linkedin Learning Courses free this week

Fifteen-other-indigenous-struggles-you-need-to-know-about

Administration Announces New Steps to Spur Competition in Labor Market & Accelerate Wage Growth



22 Oct 2016.
Water Protector,
[Adam Elfers](#),
stands in peace
before a line of
Riot Police near
DAPL
construction.
Photo by [Rob
Wilson
Photography](#)

[Sacred Stone Camp](#)'s [video](#).

[Sacred Stone Camp](#)

Berserk Police indiscriminately mace peaceful Water Protectors!

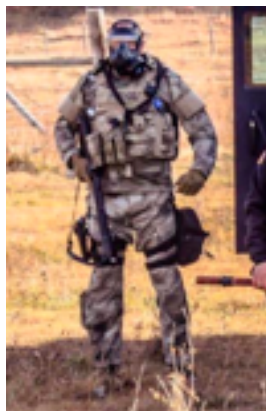
This blatant attack was unprovoked - there were young children and elders in this crowd for pray... [See More](#)

[Mike Myers](#)

Great story in the ND papers. Their jails are over flowing and the court budgets are breaking down from all the costs.

Out of state reinforcements to Dakota Access Pipeline

<http://www.ecowatch.com/dakota-access-pipeline-emergency-order-2063073522.html>



[Tim Corcoran](#)

This is a police officer at Standing Rock this past weekend. How would you feel if you peacefully stood up for clean water in your neighborhood with your friends and family and were met with an army of men like this?

[Bucky Harjo](#) Heck, they don't even dress like that in Iraq or anywhere for that matter in the middle east. Scare tactic, but we didn't buy into it! Cause it's Halloween.

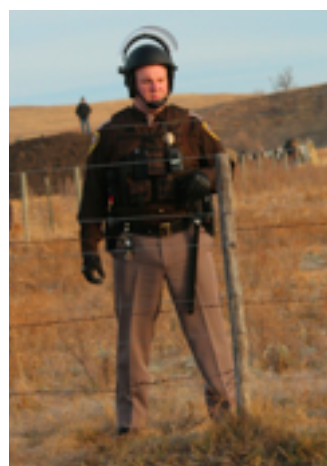
[Ray Bowman](#) Why would the Guy with the loud voice telling everyone in this video that Federal agents were coming and to back down now? When it is a peaceful prayer ceremony with singing and praying,. and a stance to protect the land and water. I would

look into that person,he may be a on the wrong side of the peaceful people. sending prayers to everyone.

[Denise Rapp](#) The people of the United States needs to wake up. If the people let this slide and let big corporations take over Humanity has no chance. This is a fight about clean water for anybody who uses clean water wake up.

[Police beat water protectors with batons, pepper spray them during prayer](#)

. 22 Oct 2016. Miqamwes M'teoulin being treated after police OC sprayed him twice in the face without provocation. Photo by Rob Wi... bsnorrell.blogspot.com



[Filmmaker Deia Schlosberg on Her Arrest While Filming an Activist Shutting Down a Tar Sands Pipeline](#)

Ashley Braun, DeSmogBlog: In this interview, documentary filmmaker Deia Schlosberg discusses what it's like being a journalist facing felony charges with a potential maximum sentence of 45 years, her reaction when Edward Snowden tweeted about her and a message for other journalists covering climate change and the oil and gas industry. [Read the Interview](#)

[Water Protectors Erect New Front Line Camp Directly in Path of Dakota Access Pipeline](#)

Amy Goodman, Democracy Now!: On Sunday, hundreds of water protectors erected a new front line camp of several structures and tipis directly on the proposed path of the Dakota Access pipeline. The group cited an 1851 treaty, which they say makes the entire area unceded sovereign land under the control of the Sioux. [Watch the Video and Read the Transcript](#)

Native American tribal nations, farmers, and water activists are leading the fight to stop the Dakota Access pipeline for fracked oil. This pipeline is a huge threat to the future of our planet. Say you stand with activists who oppose the Dakota Access pipeline for fracked oil. Add your name now and help stop this pipeline.

When we all stand up to big corporations who want to profit off of climate change, we can win.



[Add your name to stop the Dakota Access pipeline for fracked oil.](#)

Stand with the farmers, water protectors and Tribal Nations opposing the Dakota...

[Sign Up](#)

It's time to get back to work.

[The Redford Center](#)

WATCH and SHARE: [Robert Redford](#) Urges Solidarity with Standing Rock Sioux to Stop the Dakota Access Pipeline. He asks Americans to call the White House today at... [See More](#)

Over the past few months we have witnessed historic Indigenous-led resistance at Standing Rock in North Dakota and inspiring acts of solidarity and movement-building here in Nevada. And we aren't done yet!

First things first, we encourage you to take just one minute and [sign the online petition](#) calling on the Obama Administration to stop construction of the Dakota Access Pipeline.

On Friday, October 28th, local Indigenous leaders and allies will hold a press conference to denounce [the violence against peaceful protestors](#) who had gathered to honor Indigenous Peoples' Day and to show support for Standing Rock. Unfortunately, the Reno Police Department is not handling this case as a hate

crime, despite overwhelming eye-witness and video evidence corroborating this fact. Please join us on Friday at 12pm in front of the Reno Police Department, 455 E 2nd Street, to show your support.

On Saturday October 29th, soul-folk duo [MaMuse will sing in solidarity with Standing Rock](#) to support and benefit the incredible and brave direct action against the Dakota Access Pipeline. The event will take place at River School Farm in Reno. A community potluck will begin 5:30pm featuring local speakers who will share the latest updates from the front lines. The show will be from 7-9pm. This is sure to be a powerful and connective community event! Tickets are \$25 each, kids are free.

On Wednesday, November 2nd, PLAN will team up with the Center for Cultural Diversity and the Native American Student Organization at UNR for a Nevada Stands with Standing Rock film screening and discussion. The on-campus event will be held from 6 - 8pm in the Jot Travis Building, Room 100. [Watch our Facebook page for more details.](#)
In Solidarity, Ellen Moore PLAN, Reno

[Sevgi Fernandez](#)

Native Brothers and Sisters!!

We still need more folks to step up and help TWS and the amazing coalition we are working with. **We are planning a National Day of Action November 12th asking Obama to grant Leonard Peltier clemency.** We have folks across the country holding rallies, so please get in touch and let us know your location and either join in on one already being organized or volunteer to get one going in your area. We will provide all the support needed!!

<http://www.truth-out.org/news/item/38064-fifteen-other-indigenous-struggles-you-need-to-know-about> css

RCAC awarded \$30 million from USDA Community Facilities Relending Program

RCAC was awarded \$30 million from the U.S. Department of Agriculture Community Facilities Relending Program, part of an innovative new public/private partnership, Uplift America, created to provide targeted financial assistance to areas of greatest need.

[Read more](#)

WE'RE HIRING!

If you have project coordination, administrative, housing counseling or water/wastewater skills, we may have a job for you! Check out our current openings for project coordinator, administrative specialist, rural development specialist – housing counseling and rural development specialists – environmental. Positions are located in West Sacramento and San Marcos, CA and Flagstaff, AZ. **[Inquire today](#)**

This week only, all LinkedIn Learning courses are 100% free. Refresh your skills and go after what you've always wanted. [#AlwaysBeLearning](#)

[Learn for Free](#)

During the Week of Learning, you can take any LinkedIn Learning course for free.

[Learn More](#) learning.linkedin.com

<http://www.truth-out.org/news/item/38064-fifteen-other-indigenous-struggles-you-need-to-know-about>

THE WHITE HOUSE Office of the Press Secretary

FACT SHEET: The Obama Administration Announces New Steps to Spur Competition in the Labor Market and Accelerate Wage Growth

Today's actions to address wage collusion, unnecessary non-compete agreements, and other anticompetitive practices respond to the President's [Executive Order](#) issued on April 15, directing agencies to increase competition for consumers and workers.

Today, we're in the midst of the longest streak of job growth in U.S. history. The U.S. Census Bureau recently reported that in 2015, the typical household saw its income grow by 5.2 percent (about \$2,800), the largest one-year increase on record.

At the same time, the President has made clear that there is still more work to do to reverse longer-run patterns of stagnant wage growth and rising income inequality. Over the past several decades, only the highest earners have seen steady wage gains; for most workers, wage growth has been sluggish and has failed to keep pace with gains in productivity. Over the same period, the share of national income going to labor has also fallen, and labor income itself has become divided increasingly unevenly.

To ensure that workers share more fully in the gains they help create, the White House is announcing today new steps in response to the President's April 2016 Executive Order calling for actions that enhance competition to benefit consumers, workers, and entrepreneurs.

Issue Brief on How Monopsony Power Impacts Wages and Employment. The Council of Economic Advisers is releasing a [new issue brief](#) that reviews evidence that firms may have wage-setting power in a broad range of areas, explains how anticompetitive forces can lead to a redistribution of revenues from workers to companies, and reviews the policy implications of this analysis.

Non-

Compete Agreements: Call-to-Action to States, Largest-Ever Data Collection, and State-by-State Policy Report. Non-compete agreements narrow the employment options for an estimated one in five workers in the United States. As the [White House](#) and [Treasury](#) reported earlier this year, there is substantial evidence of overuse and misuse of these clauses. Today, the Administration put out [a call to action](#) and set of best practices for state policymakers to enact reforms to reduce the prevalence of non-compete agreements that are hurting workers and regional economies. To contextualize these best

practices, the White House is releasing a state-by-state report on key dimensions of current state non-compete policy. Finally, we are announcing commitments to undertake the largest data collection of its kind to better measure non-compete usage by firms and individuals, alike.

- **Antitrust Guidance and Reporting Hotline for Human Resource Professionals.** On Thursday, the Department of Justice (DOJ) and the Federal Trade Commission (FTC) released guidance for HR professionals for how to spot and report collusion among competing employers that may violate the antitrust laws. In the guidance, DOJ announced that going forward it will criminally investigate allegations that employers have agreed amongst themselves on employee compensation or not to solicit or hire one another's employees.]
- These new actions complement the many other steps the Administration has advanced and supported to level the playing field for workers in the job market, including raising the minimum wage, advancing paid leave, supporting collective bargaining, and pushing to reform occupational licensing and land use restrictions.

THE CASE FOR ACTION

Increasingly, researchers are reporting signs of declining U.S. labor market competition. Economists have begun exploring how these trends connect to rising income inequality. While recent discussions on television set-top boxes and airline tickets have focused on the ability of a small number of firms to set high prices, reduced competition in the labor market results in lower wages and greater earnings inequality, and can also result in lower employment.

There are many forces that can limit competition between firms and give employers some power to set wages below the market rate. In some cases, wage-setting power can result from employer actions—like collusion or the use of non-compete agreements—that artificially restrict competition. More generally, any factor that limits workers' choices, restricts their mobility, or creates barriers to changing jobs can weaken workers' bargaining position—which may force them to accept lower compensation or inferior working conditions. The data show that workers today are in many ways less mobile and less likely to switch jobs than they were 20 or 30 years ago.

One factor that contributes to trends in labor mobility is the amount of market power that employers can exercise in the labor market. When a small number of employers—or even one employer—wields a large share of market power, they can exercise so-called “monopsony power.”

Monopsonies are the other side of the coin to monopolies. Both reflect a company's ability to affect markets in ways that would be impossible in competitive markets. Monopolies occur when companies have outsized market power, so they can set the price of a good or service at a level higher than if there was fair competition. Monopsonies occur when companies with power in labor markets can set the wages they pay at lower levels and hire fewer workers than if there was strong competition. These lower wages have real consequences for families and the economy more broadly.

Greater labor market competition can help promote efficiency and employment and ensure that the benefits of economic growth are shared by all. In particular, increased labor market competition means:

- **Higher wages and more hiring.** When businesses must compete for workers, they recruit workers and offer higher wages as long as the value of output they produce can support the going wage. Competition thus encourages employers to seek out all productive and efficient hiring opportunities and establishes a close link between wages and productivity. When there is strong competition, firms have no incentive to set wages below the market rate, because if they do, they will lose their workers to competing firms.
- **Greater economic opportunity and fairness for workers .** In a competitive labor market, wages are determined by the market, and are not subject to companies' abuse of outsized bargaining power. But when firms have wage-setting power, they have an incentive to pay the lowest wage that workers are willing to accept. As a result, market power not only shifts revenues away from labor, toward managers and inflated profits; it also means that individuals who start out facing greater obstacles and fewer opportunities often end up being paid the least. Competition can help equalize wages across workers with similar skills and ensure a level playing field for all workers.

ADDITIONAL DETAIL ON NEW STEPS BEING ANNOUNCED TODAY

Addressing Gross Overuse of Non-Compete Agreements

Earlier this year, the [White House](#) and [Department of Treasury's Office of Economic Policy](#) released reports highlighting the negative impacts of unnecessary non-compete agreements and the actions states are taking to address them.

According to survey data, one in five U.S. workers is bound by a non-compete agreement, including 14 percent of workers making less than \$40,000 per year. A considerable proportion of non-compete agreements signed by both low- and high-wage workers come at the expense of wage growth, entrepreneurship, and broader economic growth. Researchers have found that states that strictly enforce non-compete agreements have 10 percent lower average wages for middle-aged workers than states that do not

Today, the White House is announcing several new steps to reduce the misuse of non-compete agreements.

In addition to encouraging states to take action, the Administration also calls on Congress to pass federal legislation to eliminate non-competes for workers under a certain salary threshold, as in the Mobility and Opportunity for Vulnerable Employees Act (MOVE Act), originally sponsored by Senators Al Franken and Chris Murphy, and in the Limiting the Ability to Demand Detrimental Employment Restrictions Act (LADDER Act). We call on Congress to consider this critical issue and the potential economic consequences of inaction.

- **Best Practices and Call to Action for States on Non-Compete Agreements.** Today, elected officials in Connecticut, Hawaii, Illinois, New York, and Utah have [signed on](#) to support a call-to-action for state non-compete reform, below:

[*White House Best Practices for State Non-Compete Reform*](#)

In order to reduce the misuse of non-compete agreements in states that choose to enforce them, the White House is calling on state policymakers to join in pursuing best-practice policy objectives, including one or more of the following:

1. Ban non-compete clauses for categories of workers, such as workers under a certain wage threshold; workers in certain occupations that promote public health and safety; workers who are unlikely to possess trade secrets; or those who may suffer undue adverse impacts from non-competes, such as workers laid-off or terminated without cause.
 2. Improve transparency and fairness of non-compete agreements by, for example, disallowing non-competes unless they are proposed before a job offer or significant promotion has been accepted (because an applicant who has accepted an offer and declined other positions may have less bargaining power); providing consideration over and above continued employment for workers who sign non-compete agreements; or encouraging employers to better inform workers about the law in their state and the existence of non-competes in contracts and how they work.
 3. Incentivize employers to write enforceable contracts, and encourage the elimination of unenforceable provisions by, for example, promoting the use of the “red pencil doctrine,” which renders contracts with unenforceable provisions void in their entirety.
- **State-by-State [Explainer](#) of Non-Compete Laws.** To educate workers, employers, policymakers and advocates, the White House is issuing a [report](#) about existing state laws and some of the key issues related to non-compete agreement reform
 - **Employer Support to Eliminate Non-Competes for Most or All Employees** . Across the country, businesses are eliminating non-compete agreements in favor of more targeted options. They are supporting a shift in non-compete policy because they recognize that fewer, more targeted non-compete agreements will likely increase their pool of available talent and improve innovation.
 - **New Surveys to Examine Prevalence and Impact of Non-Competes** , including:
 - Largest data collection effort ever undertaken on non-compete agreements. PayScale, a company that provides compensation data and software to employers and employees, has committed to collect new data to support the effort to better measure and understand the use of non-compete agreements. This commitment will include anonymously surveying thousands of firms on non-compete practices and asking millions of employees about their non-compete status.
 - In-depth survey on non-compete use . This upcoming year, researchers Evan Starr, Natarajan Balasubramanian, and Martin Ganco, with the support of the Ewing Marion Kauffman Foundation, plan to field an in-depth survey about non-compete usage and its impact on firm growth, employee mobility, and entrepreneurship.

Curbing Collusion among Firms to Suppress Wages and Limit Worker Mobility

Increased market concentration of firms can also facilitate collusive agreements that allow a small number of employers, who compete over the same workforce, to artificially suppress wages below market rates or agree not to hire one another's employees. Like price fixing in product markets, collusion among employers to reduce wages is illegal in the U.S. and subject to anti-trust laws.

These types of agreements eliminate competition in the same irredeemable way as agreements to fix the prices of goods or allocate customers, which have traditionally been criminally investigated and prosecuted as cartel conduct. As FTC Chairwoman, Edith Ramirez puts it, "Competition is essential to well-functioning markets, and job markets are no exception."

In 2014, eight Silicon Valley employers settled a civil class action suit for \$415 million for allegedly colluding to suppress the wages of programmers and engineers. Specifically, the suit pointed to evidence of "no-poaching" arrangements in which the firms agreed not to engage in competitive recruiting of each other's workforces. Other suits, filed in five metropolitan areas across the country, have alleged collusive behavior among hospitals to suppress the wages of nurses. For example, in Detroit, eight hospitals reached settlements that amounted to roughly \$90 million in total for alleged collusion to lower wages below market rates.

This past week, the Department of Justice (DOJ) and Federal Trade Commission (FTC) announced new guidance aimed at combatting collusive behavior in the employment arena. Additionally, in a recent [speech](#), Acting Assistant Attorney General Renata Hesse highlighted existing DOJ policy that "a merger that gives a company the power to depress wages or salaries to reduce the prices it pays for inputs is illegal whether or not it also gives that company the power to increase prices downstream."

Antitrust [Guidance](#) and Hotline for Human Resources Professionals to Identify and Report Wage Collusion

- Human Resources (HR) professionals are often in the best position to ensure that their companies' hiring practices comply with the law. Last week, the DOJ and the FTC released [guidance](#) for HR professionals for how to spot and report collusion among competing employers that may violate the antitrust laws.
- In the guidance, DOJ announced that going forward it will criminally investigate allegations that employers have agreed among themselves on employee compensation or not to solicit or hire one another's employees. In the press release announcing the guidance, Acting Assistant Attorney General Renata Hesse stated: "HR professionals need to understand that these violations can lead to severe consequences, including criminal prosecution. The newly released joint guidance provides HR professionals with information to prevent violations and report potentially unlawful activity, furthering the Justice Department's commitment to protect workers from harmful conduct that stifles competition."

Building on Progress

Today's actions build on a series of steps the Administration has taken to reduce barriers to fair wages and labor practices, including:

- **Raising the minimum wage** . It has been nearly a decade since Congress last took action to raise the minimum wage, which remains at \$7.25 per hour. Since the President started calling for a higher minimum wage in 2013, 18 states and DC have taken action to raise wages, which CEA estimates will benefit over 7 million people by 2017. Over 60 cities and counties have also taken action on their own. These increases help push back against downward pressure on wages
- **Expanding paid sick leave.** Policies that support minimum benefits are an important complement to minimum wage laws, especially when employers have enhanced power in the labor market. That is why President Obama expanded paid sick leave to federal employees with new children and to federal contract workers to care for themselves, a family member, or another loved one. He continues to call on Congress to pass legislation that guarantees most Americans the chance to earn up to seven days of paid sick leave each year—and urges states, cities and businesses to act where Congress has not.
- **Supporting worker voice.** When workers have a say in their wages and working conditions, they can help ensure that they see a fair share of the economic returns to their labor. In October 2015, the Administration underscored the importance of worker voice by bringing together workers, employers, unions, worker advocates, and others to the White House Summit on Worker Voice.
- **Reforming occupational licensing requirements and improve portability across states.** In 2015, the White House, Treasury Office of Economic Policy, and Department of Labor issued a report on evidence that occupational licensing requirements raise the price of goods and services, restrict employment opportunities, and make it more difficult for workers to take their skills across state lines. Following this report, the Administration has worked with Congress, state legislators, and experts to draft and present a series of best practices to help state and local governments better tailor their occupational licensing laws. To date, legislators in at least 11 states have proposed no fewer than 15 reforms in line with these recommendations, and four state bills have passed so far.
- **Reforming land use regulations.** Over-burdensome land use regulations have made it hard for housing markets to respond to growing demand, jeopardizing housing affordability for working families and limiting GDP growth by stifling labor mobility to the most productive regions. Earlier this year, the White House released a Housing Development Toolkit that highlights the steps communities have taken to modernize their housing strategies and expand options and opportunities for hardworking families.

THE BENEFITS OF READING BOOKS

„A book is like
a garden carried
in the pocket.”
(Chinese Proverb)

exercises your brain

i provides knowledge
and information

books are a good
topic of
conversation

reduces stress,
puts you in
a better mood

better writing skills

great and free
entertainment

improves
concentration
and focus

enriches the language
and vocabulary

correlation
turtledove
decadence
confused
procrastinate
ambivalence
Kafka
confabulation
hermeneutics
disalliance

develops
creativity

books
pose questions
to stimulate
further
reflection

good
for
memory

books are
a window
to the
world

increases
your ability
to empathize
with others

introduces to the unknown
fantasy world

designed by: gosiarysuje.pl

With
thanks
to
Susan
Graf