



Jena MacLean, Michael Huston and Janet Howe wrote an article published in *Law360* on the U.S. Supreme Court's ruling in *Arizona v. Navajo Nation* to not expand the list of federal promises beyond those expressly made by the government in treaties with Native American tribes.

Between 1778 and 1871, the U.S. signed more than 370 treaties with Native American tribes. In them, the federal government made a variety of specific promises — such as guaranteeing land and providing health care, education and agricultural assistance.

[Click to read the full article on Law360](#) This publication is subscription based.

Authors



Jena A. MacLean

Partner

JMaclean@perkinscoie.com [202.434.1648](tel:202.434.1648)



Michael R. Huston

Partner

MHuston@perkinscoie.com [202.434.1630](tel:202.434.1630)



Janet M. Howe

Counsel

JHowe@perkinscoie.com [602.351.8187](tel:602.351.8187)