- Aggregate contributions for each election in a campaign by a political committee to a candidate are limited from \$130 to \$500, depending upon the candidate's particular office. Although the federally-funded government of the Crow Tribe endorsed a slate of tribal candidates for non-tribal offices and expended sums in excess of applicable limits, Defendants have not required the Tribe to register as a political action committee or report its expenditures.
- e. On Election Day, November 7, 2006, Plaintiffs witnessed and/or became aware of election fraud and/or voting rights abuses at polling precincts 5 and 7, located within the exterior boundaries of the Crow Indian Reservation, Big Horn County, Montana.
- f. Specifically, ballot boxes at polling precincts 5 and 7 on the Crow Indian
 Reservation were unsecured on Election Day, both during and after polling
 hours. In contrast, ballot boxes were secured at polling places off the
 Reservation.
- g. After the polling places at precincts 5 and 7 closed at 8:00 p.m., but before the ballots had been processed, a non-Indian poll watcher, Plaintiff Coddens, was ordered to leave by Big Horn County election officers at the close of polling hours. These Big Horn County election officials were Crow tribal members. Plaintiff Coddens left the precinct at 8:13 p.m., despite his requests to watch the processing of the ballots.
- h. On November 9, 2006, Defendant Maxwell also confirmed to Plaintiffs
 Winburn and Kortlander that ballot boxes at polling precincts 5 and 7 were
 unlocked all day.