

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE  
TRADEMARK TRIAL AND APPEAL BOARD

TTAB

Southern Cherokee Nation, Petitioner,	}	
	}	
v.	}	Opposition No. <u>91173635</u>
	}	
The Southern Cherokee Nation, Respondent.	}	Serial No. 78758494

**RESPONSE TO JOINT MOTION TO DISMISS**

Comes now the Petitioner, Southern Cherokee Nation, and responds to Joint Motion to Dismiss filed by Respondent, The Southern Cherokee Nation.

Joint Motion to Dismiss is based upon affidavit of Steve Matthews and other attached documents signed by Steve Matthews, John Gray, Delilah Gray, Gilda Tyler and Wm. Tyler II. Andrew D. Light, Peacemaker of the Southern Cherokee Nation and Mr. L.E. Weylin Wiles, the Chairman of the Council of the Southern Cherokee Nation, have contacted Mr. John Turner of the United States Department of Justice pertaining to the statements and actions by the persons referenced within these documents and the prosecutions possible based on same. The tribe intends to pursue all avenues of prosecution available based on the acts of these persons and Mr. Michael Buley.

Attached find documents from the files of the Southern Cherokee Nation and its Peacemaker, Andrew D. Light, Opposer to the Trademark. All persons listed above, previous members of the Southern Cherokee Nation and having served in the past as members of the Council of the Southern Cherokee Nation, have been banished from said Nation as of 8:01 a.m. on October 28, 2006 due to the acts committed by said persons against the Southern Cherokee Nation (See Exhibit 1). Whereas said persons are no longer members of the Southern

02-20-2007

Cherokee Nation which opposes this Trademark attempt by Michael Buley, they are in no way authorized to make any issuance pertaining to said Opposition nor withdraw said Opposition. Also attached please find page 1 of the minutes of the Southern Cherokee Nation Council meeting of June 10, 2006 wherein Steve Matthews personally states the consequence of banishment as punishment for actions taken by any tribal members against the Southern Cherokee Nation (See Exhibit 2, paragraph 1, lines 4-7).

Within the Constitution of the Southern Cherokee Nation, there is no mention of separation of powers and it is the right of all Indian tribes to adopt a Constitution with which to govern all inner tribal matters as the jurisdiction of Indian-to-Indian matters falls solely within the jurisdiction of the tribe itself. Concerning the banishment of tribal members from the Southern Cherokee Nation under the Constitution and by-laws of the S.C.N. and under federal Indian law, below please find an excerpt from the General Crimes Act, codified at 18 U.S.C. § 1152:

“This section shall not extend to offenses committed by one Indian against the person or property of another Indian, nor to any Indian committing any offense in the Indian country who has been punished by the local law of the tribe, or to any case where, by treaty stipulations, the exclusive jurisdiction over such offenses is or may be secured to the Indian tribes respectively.”

Below is an excerpt from the Tribal Membership Handbook of the Southern Cherokee Nation, Part 6 (The Tribal Peacemaker System and the By-laws of the Southern Cherokee Nation). Each of the persons involved is in possession of a copy of this handbook and is familiar with the contents therein:

“**A13.** The Council committees have no authority to override a Peacemaker decision; however, a Peacemaker decision, when written, becomes tribal law and may be reviewed in Council when in session. On a two-thirds vote by all the voting Council, a decision may be made to declare the legal decision unenforceable except in matters of trespass, theft, dishonesty and banishment for such reasons. A Peacemaker has the power to grant a pardon or clemency except in matters of crimes against the Southern Cherokee Nation involving dishonesty. Such offenses lead to banishment.”

The Southern Cherokee Nation is a Treaty Tribe based in Webbers Falls, Oklahoma as held in the jurisdiction of the Southern Cherokee pursuant to the Treaty of 1866 between the United States and the Cherokees at the end of the Civil War. The parties mentioned above

convened an illegally called and unrecognized "Council meeting" for October 28, 2006 to be held in Rolla, Missouri. As delineated in the Treaty of 1866 (See Exhibit 6 included with original Opposition), the Southern Cherokee jurisdiction does not extend into Missouri and therefore, the illegally called and convened Council meeting was held outside the tribal jurisdiction and away from the tribal seat of government. As far as a tribe of Indians having any Tribal Rights within a State, that tribe must be either a historical indigenous tribe of that state or a tribe who was relocated to that state by a Treaty Act, an Act of Congress or Executive Order. The Cherokees have no rights in the state of Missouri because (1) they are not indigenous to that state; and (2) they were not relocated or moved to that state by any Federal Authority. The Cherokees have no legal tribal or Federal rights as a tribe in the state of Missouri today. As stated in their own documents sent by Certified Mail to the Tribal Clerk, Carole E. Light (See Exhibit 4), they now claim to be a Branch Office of the Southern Cherokee Nation and further recognize and admit therein that the seat of government is located in Webbers Falls, Oklahoma. The Southern Cherokee Nation has no branch offices nor is any branch office called for in the Constitution of the Southern Cherokee Nation nor is it referenced in any treaty stipulations. As per our Constitution, the next legal meeting of Council was set at the previous meeting of Council held on October 9, 2006 in Webbers Falls, Oklahoma. Said meeting was set for December 9, 2006 and held accordingly here at Tribal Headquarters and the seat of government in Webbers Falls, Oklahoma. The legal Council of the Southern Cherokee Nation, at the meeting held on December 9, 2006, was presented all evidence, tapes and documents pertaining to the banishments of these individuals. The legal Council of the Southern Cherokee Nation, upon review of said documents, affirmed and upheld the Peacemaker decisions for banishment issued against the persons named above (See Exhibit 5). The action of presenting Peacemaker decisions to the Council for affirmation is an action not required of the Peacemaker but rather one which is done in order to promote tribal cohesion.

Additionally, as stated in the original Opposition, the Southern Cherokee Nation is involved in case no. CV-04-00746 in the Oklahoma District Court in Muskogee, Oklahoma, evidence of which was included with the original Opposition as Exhibit 4. I now submit that the next action presently on this case is a Disposition Hearing scheduled for June 6, 2007 (See Exhibit 6). As stated previously, issuance of this trademark would seriously damage the tribe in this ongoing legal dispute.

Mr. Gary K. Price, Attorney for Respondent, did not notify the Opposer of Record, Southern Cherokee Nation, P.O. Box 581, Webbers Falls, OK 74470, of this Joint Motion to Dismiss but rather notified Steve Matthews at the personal residence of Mr. Matthews in Missouri with service of same. At this time, I would respectfully request that all future notifications be sent to the Opposer of Record as stated in the original Opposition and listed above.

At this time, I would also respectfully request an Amendment to Original Opposition to correct the names of the members of the governing body of the Southern Cherokee Nation due to the banishments for cause of Steve Matthews, John Gray, Delilah Gray, Gilda Tyler and Wm. Tyler II from membership in the Southern Cherokee Nation. The corrected names of the governing body of the Southern Cherokee Nation are as follows:

L.E. Weylin Wiles, Kathern S. Medlin, Jerry G. Light, Kimberly S. Miller and Darrell W. Bunton.

Respectfully submitted,

Dated: February 9, 2007

  
\_\_\_\_\_  
Andrew D. Light  
Peacemaker of the Southern Cherokee Nation  
SOUTHERN CHEROKEE NATION  
P.O. BOX 581  
WEBBERS FALLS, OK 74470  
Phone/fax: (918) 464-2753  
Email: [peacemaker@southerncherokeek.com](mailto:peacemaker@southerncherokeek.com)

**CERTIFICATE OF MAILING**

I hereby certify that these documents are being deposited by Priority Mail, tracking number 0304349000087581068 US, addressed to: MAIL STOP TTAB NO FEE, Assistant Commissioner for Trademarks, P.O. Box 1451, Alexandria, VA 22313-1451, on February 9, 2007.

Date of Mailing Document: February 9, 2007

Name of applicant, attorney or representative certifying mailing: Andrew D. Light

Signature: Andrew D. Light

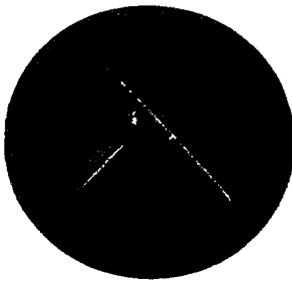
Date of Signing: February 9, 2007

**CERTIFICATE OF SERVICE**

The undersigned hereby certifies that a copy of the foregoing Response to Joint Motion to Dismiss has been served upon the Respondent on February 9, 2007, by depositing same in the United States Mail, first class postage prepaid, in an envelope addressed as follows:

Gary K. Price  
Bowers Harrison, LLP  
25 N.W. Riverside Dr.  
P.O. Box 1287  
Evansville, IN 47706-1287

  
\_\_\_\_\_  
Andrew D. Light  
Peacemaker of the Southern Cherokee Nation



**PEACEMAKER COURT  
SOUTHERN CHEROKEE NATION  
A TREATY TRIBE (14 Stats. 799)**

**CASE NUMBER 2006-3**

On this 28th day of October 2006, Andrew D. Light, Peacemaker, enters this Opinion and Decision of the Peacemaker Court of the Southern Cherokee Nation.

Based upon the investigation opened by this office on October 6, 2006, I now find that Stevie A. Matthews has committed crimes against the Southern Cherokee Nation while a member of the Council of the Southern Cherokee Nation. He has engaged in numerous acts of conspiracy and dishonesty, has refused to follow the Constitution of the Southern Cherokee Nation and has furthermore been found to have been an instrumental part in an illegal closed session of Council held in Rolla, Missouri, outside the tribal jurisdiction, on October 28, 2006 at 8:00 a.m. as found in evidence.

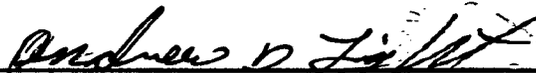
Due to past actions and particularly in reference to the illegal Council meeting in which he took part, I now banish Stevie A. Matthews from the Southern Cherokee Nation, an action I take as stated in our Constitution as the penalty for his actions. This banishment is effective as of 8:01 a.m. on October 28, 2006.

This investigation is still ongoing through the office of the Peacemaker to ensure that any and all parties involved in acts against the Nation shall be held accountable by the Southern Cherokee Nation and if necessary, the government of the United States and its agents.

***. IT IS SO ORDERED.***

PETITIONER'S EXHIBIT

**1**

  
PEACEMAKER OF THE  
SOUTHERN CHEROKEE NATION

Mr. Matthews,

Enclosed please find a copy of a Peacemaker decision in which you have been banished from the Southern Cherokee Nation. The original has been placed in your file in the tribal headquarters. If you wish to receive your personal file back, please return any and all enrollment or other cards which have been issued by this office in your name to the tribal office along with sufficient return postage on a self-addressed stamped envelope large enough for your file and we will return same to you, only maintaining the original copy of the Peacemaker decision for our records.

*Carol E Light*

---

Tribal Clerk  
Southern Cherokee Nation  
P.O. Box 581  
Webbers Falls, OK 74470



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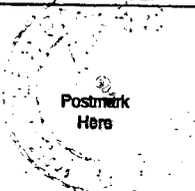
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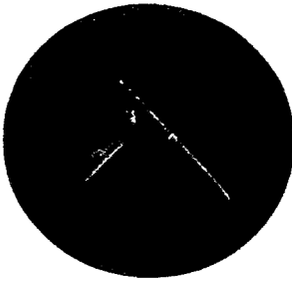
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**PEACEMAKER COURT  
SOUTHERN CHEROKEE NATION  
A TREATY TRIBE (14 Stats. 799)**

**CASE NUMBER 2006-3**

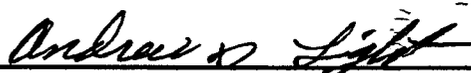
On this 28th day of October 2006, Andrew D. Light, Peacemaker, enters this Opinion and Decision of the Peacemaker Court of the Southern Cherokee Nation.

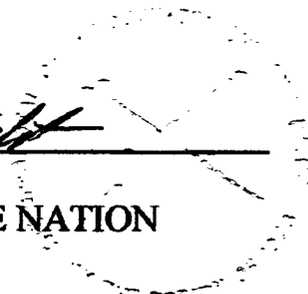
Based upon the investigation opened by this office on October 6, 2006, I now find that John H.R. Gray has committed crimes against the Southern Cherokee Nation while a member of the Council of the Southern Cherokee Nation. He has engaged in numerous acts of conspiracy and dishonesty, has refused to follow the Constitution of the Southern Cherokee Nation and has furthermore been found to have been an instrumental part in an illegal closed session of Council held in Rolla, Missouri, outside the tribal jurisdiction, on October 28, 2006 at 8:00 a.m. as found in evidence.

Due to past actions and particularly in reference to the illegal Council meeting in which he took part, I now banish John H.R. Gray from the Southern Cherokee Nation, an action I take as stated in our Constitution as the penalty for his actions. This banishment is effective as of 8:01 a.m. on October 28, 2006.

This investigation is still ongoing through the office of the Peacemaker to ensure that any and all parties involved in acts against the Nation shall be held accountable by the Southern Cherokee Nation and if necessary, the government of the United States and its agents.

***IT IS SO ORDERED.***

  
PEACEMAKER OF THE  
SOUTHERN CHEROKEE NATION



Mr. Gray,

Enclosed please find a copy of a Peacemaker decision in which you have been banished from the Southern Cherokee Nation. The original has been placed in your file in the tribal headquarters. If you wish to receive your personal file back, please return any and all enrollment or other cards which have been issued by this office in your name to the tribal office along with sufficient return postage on a self-addressed stamped envelope large enough for your file and we will return same to you, only maintaining the original copy of the Peacemaker decision for our records.

*Carole E Light*

Tribal Clerk  
Southern Cherokee Nation  
P.O. Box 581  
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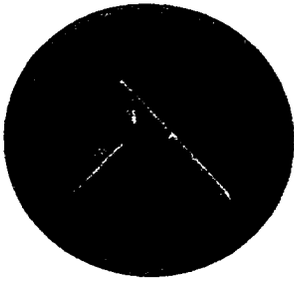
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**PEACEMAKER COURT  
SOUTHERN CHEROKEE NATION  
A TREATY TRIBE (14 Stats. 799)**

**CASE NUMBER 2006-3**

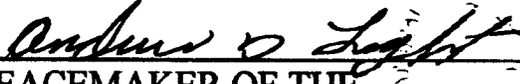
On this 28th day of October 2006, Andrew D. Light, Peacemaker, enters this Opinion and Decision of the Peacemaker Court of the Southern Cherokee Nation.

Based upon the investigation opened by this office on October 6, 2006, I now find that Delilah J. Gray has committed crimes against the Southern Cherokee Nation while a member of the Council of the Southern Cherokee Nation. She has engaged in acts of conspiracy, has refused to follow the Constitution of the Southern Cherokee Nation and has furthermore been found to have been an active participant in an illegal closed session of Council held in Rolla, Missouri, outside the tribal jurisdiction, on October 28, 2006 at 8:00 a.m. as found in evidence.

Due to past actions and particularly in reference to the illegal Council meeting in which she took part, I now banish Delilah J. Gray from the Southern Cherokee Nation, an action I take as stated in our Constitution as the penalty for her actions. This banishment is effective as of 8:01 a.m. on October 28, 2006.

This investigation is still ongoing through the office of the Peacemaker to ensure that any and all parties involved in acts against the Nation shall be held accountable by the Southern Cherokee Nation and if necessary, the government of the United States and its agents.

***IT IS SO ORDERED.***

  
PEACEMAKER OF THE  
SOUTHERN CHEROKEE NATION



Ms. Gray,

Enclosed please find a copy of a Peacemaker decision in which you have been banished from the Southern Cherokee Nation. The original has been placed in your file in the tribal headquarters. If you wish to receive your personal file back, please return any and all enrollment or other cards which have been issued by this office in your name to the tribal office along with sufficient return postage on a self-addressed stamped envelope large enough for your file and we will return same to you, only maintaining the original copy of the Peacemaker decision for our records.

*Carole E Light*

Tribal Clerk  
Southern Cherokee Nation  
P.O. Box 581  
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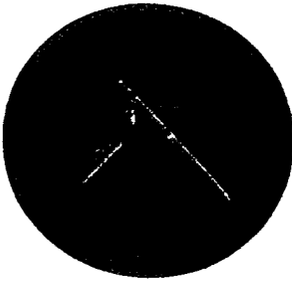
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**PEACEMAKER COURT  
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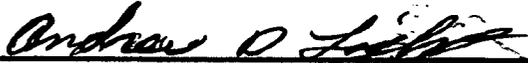
On this 28th day of October 2006, Andrew D. Light, Peacemaker, enters this Opinion and Decision of the Peacemaker Court of the Southern Cherokee Nation.

Based upon the investigation opened by this office on October 6, 2006, I now find that Gilda Y. Tyler has committed crimes against the Southern Cherokee Nation while a member of the Council of the Southern Cherokee Nation. She has engaged in acts of conspiracy, has refused to follow the Constitution of the Southern Cherokee Nation and has furthermore been found to have been an active participant in an illegal closed session of Council held in Rolla, Missouri, outside the tribal jurisdiction, on October 28, 2006 at 8:00 a.m. as found in evidence.

Due to past actions and particularly in reference to the illegal Council meeting in which she took part, I now banish Gilda Y. Tyler from the Southern Cherokee Nation, an action I take as stated in our Constitution as the penalty for her actions. This banishment is effective as of 8:01 a.m. on October 28, 2006.

This investigation is still ongoing through the office of the Peacemaker to ensure that any and all parties involved in acts against the Nation shall be held accountable by the Southern Cherokee Nation and if necessary, the government of the United States and its agents.

***IT IS SO ORDERED.***

  
PEACEMAKER OF THE  
SOUTHERN CHEROKEE NATION

Ms. Tyler,

Enclosed please find a copy of a Peacemaker decision in which you have been banished from the Southern Cherokee Nation. The original has been placed in your file in the tribal headquarters. If you wish to receive your personal file back, please return any and all enrollment or other cards which have been issued by this office in your name to the tribal office along with sufficient return postage on a self-addressed stamped envelope large enough for your file and we will return same to you, only maintaining the original copy of the Peacemaker decision for our records.

*Carole E Light*

---

Tribal Clerk  
Southern Cherokee Nation  
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**PEACEMAKER COURT  
SOUTHERN CHEROKEE NATION  
A TREATY TRIBE (14 Stats. 799)**

**CASE NUMBER 2006-3**

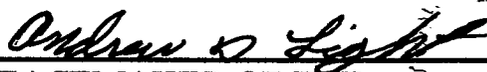
On this 28th day of October 2006, Andrew D. Light, Peacemaker, enters this Opinion and Decision of the Peacemaker Court of the Southern Cherokee Nation.

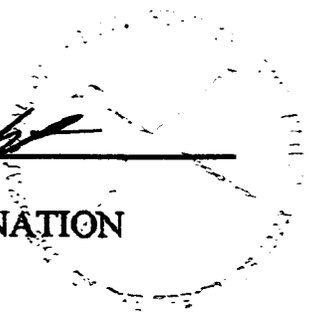
Based upon the investigation opened by this office on October 6, 2006, I now find that William E. Tyler II has committed crimes against the Southern Cherokee Nation while a member of the Council of the Southern Cherokee Nation. He has engaged in acts of conspiracy, has refused to follow the Constitution of the Southern Cherokee Nation and has furthermore been found to have been an active participant in an illegal closed session of Council held in Rolla, Missouri, outside the tribal jurisdiction, on October 28, 2006 at 8:00 a.m. as found in evidence.

Due to past actions and particularly in reference to the illegal Council meeting in which he took part, I now banish William E. Tyler II from the Southern Cherokee Nation, an action I take as stated in our Constitution as the penalty for his actions. This banishment is effective as of 8:01 a.m. on October 28, 2006.

This investigation is still ongoing through the office of the Peacemaker to ensure that any and all parties involved in acts against the Nation shall be held accountable by the Southern Cherokee Nation and if necessary, the government of the United States and its agents.

***IT IS SO ORDERED.***

  
\_\_\_\_\_  
PEACEMAKER OF THE  
SOUTHERN CHEROKEE NATION



Mr. Tyler,

Enclosed please find a copy of a Peacemaker decision in which you have been banished from the Southern Cherokee Nation. The original has been placed in your file in the tribal headquarters. If you wish to receive your personal file back, please return any and all enrollment or other cards which have been issued by this office in your name to the tribal office along with sufficient return postage on a self-addressed stamped envelope large enough for your file and we will return same to you, only maintaining the original copy of the Peacemaker decision for our records.

*Carol E Light*

Tribal Clerk

Southern Cherokee Nation

P.O. Box 581

Webbers Falls, OK 74470



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MINUTES OF COUNCIL MEETING—JUNE 10, 2006

STEVE MATTHEWS: Under the Constitution, the old Council which was me, Andy (Light), Gilda (Tyler) and Delilah (Gray) appoint Council members until May when we start our new election process. So, if you don't like us, you've got less than a year to put up with us. If you miss two Council meetings, the second time you miss, you're out. If you lie, cheat, steal, we'll bring you up on charges to go before the Peacemaker. The Peacemaker has the option of either removing you from office and never hold office again or he can banish you from the tribe if it's serious enough. Hopefully, that never happens. It's got to be strict. Can't act like Gary Ridge. I guess our next thing, we need, me and Andy and Delilah need to appoint somebody to the three positions on the Council. And Gilda.

ANDREW LIGHT: Does everybody understand why we have to do this this way on the Council? We went back and read the Constitution and it's the way it has to be and the reason we couldn't have the election, not because we're in, I was drafted, but you know that's the way we have to do it to catch up. Like I said, we'll have our election next year. Hopefully, we'll have a lot more people.

STEVE MATTHEWS: Well, our lawyer (Corrine O'Day-Hanan), she advised us a lot on this.

ANDREW LIGHT: Most of the advice I got came all the way from Washington, D.C., Bureau of Indian Affairs, Internal Revenue, people who know, United States Postal Service, Treasury Department. I got a paper in my pocket with a list of seven or eight of them and the great majority of them, and I heard about feds all my life, have been a great help to us, the tribe. They're really not like I thought they were, they aren't all like that.

STEVE MATTHEWS: Well, I guess, we need to make a, I'm gonna make a motion that we need three people on the Council to make seven. We've got four so I'm going to recommend that, knowing all of them and they've been around and know the law, I'm going to recommend Johnnie Gray and Bill Tyler and Andy's daughter, Kimmy (Miller). That's my motion for Council.

DELILAH GRAY: I second it.

STEVE MATTHEWS: It's up to us four to vote on it, if you want them or not. Does anyone have any thoughts or want to say something?

ANDREW LIGHT: Kimmy couldn't be here, like a lot of us, the fuel and that. She can be here every three months, two, one, whatever it'll be unless she dies.

STEVE MATTHEWS: Well, I made the motion and it's been seconded. I guess vote on it. All those in favor of those three names.

**(UNANIMOUS VOTE IN FAVOR OF ALL APPOINTEES)**

As chairperson, like I said, the next thing is the chairperson. All that is is somebody, at the Council meeting itself, somebody is going to say you have to get up and talk like I'm doing, chairperson don't have no more power than anybody else, neither does the vice-chairperson. I guess we need a motion for chairperson.

JOHNNY GARY: I move to make Steve Matthews chairperson.

GILDA TYLER: I second it.

**(UNANIMOUS VOTE IN FAVOR OF STEVE MATTHEWS FOR CHAIRPERSON)**

STEVE MATTHEWS: I guess for this meeting, I'm chairperson. Next meeting, it might be somebody else. The next thing we're going to talk about is the election, to be held the first Monday (of August) 2007. If you want to run for office and you are an enrolled member, you got this new card, and it says



**SOUTHERN CHEROKEE NATION**  
**Missouri Branch Office**

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P.O. Box 222  
Webbers Falls, OK 74470

Mrs. Light:

This is to notify you that your voluntary services are no longer needed, due to the fact that the Office at the Seat of Government in Webbers Falls, OK. is temporarily closed.

Also you are so ordered by this Council to send all records and files and the SCN Tribal seal To the new Branch Office in Missouri at SCN P.O. BOX 119 Newburg, MO.

65550

**SCN Tribal Council**

Johnnie Gray  
Gilda Tyler  
Delilah Gray

William Tyler  
Steve Matthews

PETITIONER'S EXHIBIT

3

Southern Cherokee  
Missouri Branch Office  
P.O. Box 119  
Newburg, MO 65550

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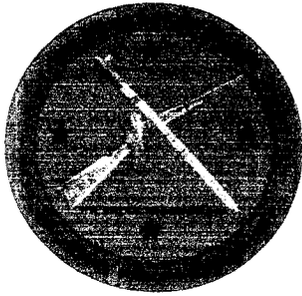
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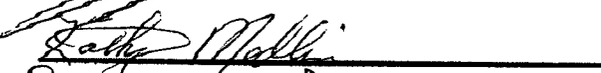
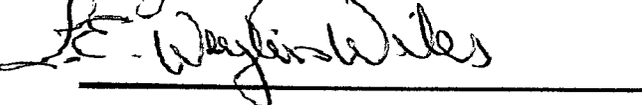
**SOUTHERN CHEROKEE NATION  
A TREATY TRIBE (14 Stats. 799)**

**P.O. Box 581  
Webbers Falls, Ok. 74470  
Phone: 918-464-2753**

RESOLUTION 3- 2 -2006

ON THIS 9TH DAY OF DECEMBER 2006, BE IT RESOLVED BY THE  
COUNCIL OF THE SOUTHERN CHEROKEE NATION THAT:

UPON REVIEW OF EVIDENCE PRESENTED TO THIS COUNCIL, WE DO  
HEREBY AFFIRM THE PEACEMAKER DECISIONS IN CASE NO. 2006-3  
ATTACHED HERETO, INVOLVING THE ACTIONS OF PREVIOUS TRIBAL  
AND COUNCIL MEMBERS JOHN H.R. GRAY, DELILAH J. GRAY, GILDA  
Y. TYLER, WILLIAM E. TYLER II AND STEVIE A. MATTHEWS AND  
RESULTING IN THE BANISHMENT FROM THE SOUTHERN CHEROKEE  
NATION OF ALL OF THE ABOVE-NAMED PERSONS.


Darrell W Buntton

PETITIONER'S EXHIBIT

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*Carole E Light* Peacemaker

*Carole E Light* Tribal Clerk

**Oklahoma District Court Records**

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**County** Muskogee - County Last Updated: 02/07/2007 16:20  
**Case** CV-04-00746  
 DYNAMIC GAMING SOLUTIONS INC. vs. SOUTHERN CHEROKEE NATION  
**Date Filed** 05/20/2004  
**Amount owed** \$0.00 (as of 02/07/2007 16:20)

**CAUSE**  
QUIET TITLE**PARTIES**

**Judge** NORMAN, MIKE  
**Plntf Atty.** STOUT, WELDON - MUSKOGEE OK  
**Plaintiff** DYNAMIC GAMING SOLUTIONS INC.  
**Attorney** VELIE, JON - NORMAN OK  
**Defendant** SOUTHERN CHEROKEE NATION

Date	Case Entries	Amount
05/20/2004	FILE & ENTER PETITION	\$72.00
	LAW LIBRARY	\$6.00
	DISPUTE MEDIATION	\$2.00
	CHILD ABUSE MULTIDISCIPLINARY ACCOUNT (\$91.00)	\$10.00
	10% Assessment for Collection and Disbursal of CAMA Fee	\$1.00
05/20/2004	ORDER TO VACATE DEED	
06/01/2004	ENTRY OF APPEARANCE	
06/01/2004	MOTION TO INTERVENE	
06/01/2004	MOTION AND MEMORANDUM OF AUTHORITIES FOR ADMITTANCE PRO	
	HAC VICE	
06/01/2004	MOTION TO VACATE COURT ORDER AND MOTION TO DISMISS	\$20.00
	(Entry with fee only)	\$10.00
	(Entry with fee only)	\$1.00
06/02/2004	CHECK ON HARROLD RETURNED INSF. FUNDS	\$91.00
06/02/2004	RETURN CHECK FEE WAIVED PER PAULA SEXTON JB	
06/16/2004	NOTICE OF MOTION TO DIANNE BARKER HARROLD	
06/16/2004	ORDER FOR ADMISSION PRO HAC VICE	
06/17/2004	MOTION FOR CONTINUANCE	
06/18/2004	MOTION TO INTERVENE/TO VACATE. PLAINTIFF'S MOTION FOR	
	PETITIONER'S EXHIBIT	
	RANTED. ATTYS TO RESET AFTER 6-21-04. MN	

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06/24/2004	ORDER SETTING HEARING ON MOTION TO INTERVENE	
07/22/2004	NOTICE OF CASE SETTING - RESET	
08/06/2004	MOTION TO VACATE AND MOTION TO INTERVENE. COURT FINDS	
	SERVICE, AS PER DEFAULT JOURNAL ENTRY BY MR. DOUGLAS.	
	MN	
02/04/2005	ENTRY OF APPEARANCE	
02/04/2005	ORDER SETTING HEARING	
03/11/2005	MOTION FOR CONTINUANCE	
03/11/2005	ORDER FOR CONTINUANCE	
03/11/2005	ORDER TO RESET HEARING	
03/11/2005	DECLARATION AND MOTION	
03/14/2005	MOTION TO INTERVENE. PASSED BY PLAINTIFF TO 3-28-05.	
	ALL PARTIES NOTIFIED. MN	
03/28/2005	ENTRY OF APPEARANCE	
03/28/2005	MINUTE ORDER	
03/28/2005	SCHEDULING ORDER	
03/28/2005	MOTION TO INTERVENE. AS PER AGREED SCHEDULING ORDER.	
	MN	
07/19/2005	NOTICE OF CASE SETTING	
08/17/2005	CM PL/C. RICHARDSON; DEF/T. DOUGLAS	
	STRIKE TA	
09/06/2005	PRE-TRIAL CONFERENCE. STRICKEN, NO APPEARANCES. MN	
09/14/2005	PETITION FOR DECLARATORY JUDGMENT	
09/14/2005	ORDER SETTING HEARING	
10/14/2005	MOTION FOR SUMMARY JUDGMENT	\$50.00
10/17/2005	REQUEST SEEKING CONFESSION OF ALLEGATIONS CONTAINED IN	
	PETITION FOR DECLARATORY JUDGMENT DUE TO DEFENDANT'S	
	FAILURE TO RESPOND AND PETITIONER'S RESPONSE TO	
	DEFENDANT'S MOTION FOR SUMMARY JUDGMENT	
10/17/2005	DECLARATORY JUDGMENT. PARTIES TO RESET. NT	
10/17/2005	MOTION FOR SUMMARY JUDGMENT PASSED TO 11-14-05 AT	
	9:00 A.M. NT	
11/09/2005	ENTRY OF APPEARANCE	
11/09/2005	MOTION FOR CONTINUANCE	
11/09/2005	ORDER OF CONTINUANCE	
12/13/2005	MOTION TO DISMISS	
12/13/2005	BRIEF IN SUPPORT OF DEFENDANT'S MOTION TO DISMISS	
12/13/2005	ORDER FOR HEARING	
12/13/2005	DECLARATORY JUDGMENT. PL: LLOYD PAYTON; DEF: JOHN	
	VELIE. MR. DOUGLAS ALLOWED TO WITHDRAW. PASSED	
	TO 1-13-06 @ 1:30 ALL ISSUES, LETTER WITHIN TEN DAYS.	
	MN	
01/10/2006	MOTION FOR CONTINUANCE	
01/10/2006	ORDER OF CONTINUANCE	

02/13/2006	ENTRY OF APPEARANCE	
02/13/2006	ALL ISSUES PENDING. PL: CHAD RICHARDSON; DEF: CRAIG	
	MCDOGAL. DECISION 2-21-06 @ 9:00. MN	
02/21/2006	DECISION. NOTIFIED ATTYS BY PHONE. ALL MOTIONS	
	DENIED, SCHEDULING CONFERENCE ORDER WITHIN 20 DAYS,	
	PL TO DEF. MN	
03/03/2006	ANSWER TO PETITION FOR DECLARATORY JUDGMENT AND BRIEF	
	IN SUPPORT, WITH COUNTERCLAIM	
04/20/2006	MOTION FOR DEFAULT JUDGMENT	
04/21/2006	ORDER SETTING HEARING	
05/12/2006	MOTION FOR DEFAULT JUDGMENT. DEF: JON VELIE; CORRINE	
	O'DAY HANAN; CRAIG MCDUGAL. DEFENDANT'S MOTION	
	GRANTED PER JOURNAL ENTRY. MN	
05/19/2006	MOTION TO VACATE DEFAULT JUDGMENT	
05/19/2006	ORDER SETTING HEARING ON MOTION TO VACATE DEFAULT	
	JUDGMENT	
06/07/2006	DEF'S MOTION TO COMPEL PETITIONER TO RESPOND TO	
	INTERROGATORIES, REQUEST FOR ADMISSION & REQUEST FOR	
	PRODUCTION OF DOCUMENTS & BRIEF IN SUPPORT	
06/08/2006	ORDER SETTING HEARING	
06/19/2006	SCHEDULING ORDER	
06/19/2006	MOTION TO VACATE JUDGMENT. PL: LLOYD PAYTON; DEF:	
	CORRINE O'DAY. MOTION TO VACATE GRANTED, SCHEDULING	
	ORDER FILED TODAY. MN	
07/05/2006	PLAINTIFF'S RESPONSE TO FIRST REQUEST FOR ADMISSIONS	
07/05/2006	PETITIONER'S ANSWER TO COUNTER-CLAIM	
07/05/2006	PETITIONER'S RESPONSE TO FIRST SET OF INTERROGATORIES	
07/05/2006	PETITIONER'S RESPONSE TO FIRST REQUEST FOR PRODUCTION	
	OF DOCUMENTS	
07/07/2006	MOTION TO COMPEL PASSED TO 7-14-06 @ 9:00 MN	
07/14/2006	DECISION. DEFAULT JOURNAL ENTRY SET ASIDE, SCHEDULING	
	ORDER AS FILED TODAY. MN	
07/14/2006	SCHEDULING ORDER	
09/05/2006	NOTICE OF CASE SETTING	
09/19/2006	MOTION TO WITHDRAW	
09/19/2006	ORDER ALLOWING WITHDRAWAL	
09/20/2006	ENTRY OF APPEARANCE	
09/20/2006	CM PL/W. STOUT; DEF/J. VELIE & C. O'DAY-HANAN	
	STRIKE BY AGREEMENT TA	
09/28/2006	APPLICATION TO WITHDRAW AS ATTORNEY OF RECORD	
09/28/2006	ORDER AUTHORIZING WITHDRAWAL OF CORRINE O'DAY-HANAN	
01/03/2007	NOTICE OF CASE SETTING	
01/17/2007	CM STRIKE PER W. STOUT TA	
	<b>Total:</b>	<b>\$263.00</b>

Date	Time	Calendar Events
06/18/2004	1:30P	Date Action: MOTION TO VACATE Completed : 06/18/2004 Code: X
06/18/2004	1:30P	Date Action: MOTION TO INTERVENE Completed : 06/18/2004 Code: X
07/26/2004	1:30P	Date Action: MOTION TO VACATE Completed : 07/22/2004 Code: X
07/26/2004	1:30P	Date Action: MOTION TO INTERVENE Completed : 07/22/2004 Code: X
08/06/2004	1:30P	Date Action: MOTION TO VACATE AND MOTION TO INTERVENE Completed : 08/06/2004 Co
03/14/2005	9:00A	Date Action: MOTION TO INTERVENE Completed : 03/11/2005 Code: X
03/28/2005	9:00A	Date Action: MOTION TO INTERVENE Completed : 03/28/2005 Code: X
08/17/2005	9:00A	Date Action: DISPOSITION DOCKET Completed : 08/17/2005 Code: X
09/06/2005	9:00A	Date Action: PRE TRIAL CONFERENCE Completed : 09/06/2005 Code: X
10/17/2005	9:00A	Date Action: DECLARATORY JUDGMENT Completed : 10/17/2005 Code: X
11/14/2005	9:00A	Date Action: DECLARATORY JUDGMENT Completed : 11/09/2005 Code: X
12/13/2005	1:30P	Date Action: DECLARATORY JUDGMENT Completed : 12/13/2005 Code: X
01/13/2006	1:30P	Date Action: ALL ISSUES PENDING Completed : 01/10/2006 Code: X
02/13/2006	1:30P	Date Action: ALL ISSUES PENDING Completed : 02/13/2006 Code: X
02/21/2006	9:00A	Date Action: DECISION Completed : 02/21/2006 Code: X
05/12/2006	9:00A	Date Action: MOTION FOR DEFAULT JUDGMENT Completed : 05/12/2006 Code: X
06/19/2006	1:30P	Date Action: MOTION TO VACATE JUDGEMENT Completed : 06/19/2006 Code: X
07/07/2006	9:00A	Date Action: MOTION TO COMPEL Completed : 07/07/2006 Code: X
07/14/2006	9:00A	Date Action: DECISION Completed : 07/14/2006 Code: X
09/20/2006	9:00A	Date Action: DISPOSITION DOCKET Completed : 09/20/2006 Code: X
01/17/2007	9:00A	Date Action: DISPOSITION DOCKET Completed : 01/17/2007 Code: X
06/06/2007	9:00A	Date Action: DISPOSITION DOCKET

Date	Receipts	Amount
05/20/2004	R2-033827 HARROLD, DALE	\$91.00
06/02/2004	R2-034612 SOUTHERN CHEROKEE TRIBAL NATIO	\$31.00
06/07/2004	R2-034935 HARROLD, DALE	\$91.00
10/14/2005	R2-071639 RIDGE, GARY	\$50.00
<b>Total:</b>		<b>\$263.00</b>

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