Primary T. M. Communication of the second se

IN THE DISTRICT COURT OF THE CHEROKEE NATION

2011 FEB 25 AM 9: 51

RAYMOND NASH, et al.,) Plaintiff,)	CHERON-THATION DISTRICT COURT KRISTI MOROCOYEA COURT OLERK
vs.))	Case Nos. CV-07-40, CV-07-41, CV-07-42, CV-07-43, CV-07-44, CV-07-45, CV-07-46, CV-07-47, CV-07-48, CV-07-49, CV-07-50, CV-07-53, CV-07-56, CV-07-65, CV-07-66
CHEROKEE NATION REGISTRAR,	
Defendant.)	

ORDER CONTINUING CURRENT TEMPORARY ORDER AND TEMPORARY INJUNCTION PENDING APPEAL

This matter came on for hearing on this 18th day of February, 2011, upon the Application for Stay Pending Appeal, Continuing Temporary Order and Temporary Injunction filed by the Defendant/Appellant, Cherokee Nation Registrar. Appearing for Movant/Defendant was the Attorney General for the Cherokee Nation, Diane Hammons, and appearing for the Plaintiff Class was Ralph Keen, Jr., Attorney at Law. Arguments were heard.

Upon consideration of the matter, the Court finds that under Rule 55 of the Rules of the Supreme Court of the Cherokee Nation a stay in this matter should be granted, and the temporary order of May 14, 2007, be continued until the Cherokee Nation Supreme Court renders its decision on the matter. The Court finds that the purposes of

justice require maintaining the status quo during the pendency of the appeal, and irreversible harm may result if the stay is not granted. Therefore, the Court hereby continues the effect of the May 14, 2007, Order, preserving the status quo until the Supreme Court decides the matter.

IT IS SO ORDERED.

JUDGE OF THE DISTRICT COURT

APPROVED AS TO FORM:

Ralph Keen, Jr.

Attorney for Plaintiffs/Appellers

A Diane Hammons

Attorney for Defendant/Appellant