SJS 44 (Rev. 11/04)

# CIVIL COVER SHEET

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON THE REVERSE OF THE FORM.)

I. (a) PLAINTIFFS	legan Dwayne Reedy, Sissa	DEFENDANTS/	Montsomery con.	xty, Virgniz
Annette Reedy,	Legan Dwayne Reedyn Sissa Cherokee nahan of Ind	dians Commonwe	a HA, Alaski	county, Roznola e.
Chtroker Lou	ntry	Christiansbi	ung town	)//
(b) County of Residence of	of First Listed Plaintiff 40 Sevier		of First Listed Defendant	MINTSOMERY
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			D CONDEMNATION CASES, US INVOLVED.	SE THE LOCATION OF THE
(c) Attorney's (Firm Name	Address, and Telephone Number) PYU 36	Attorneys (If Known)		
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TON JOHN - W	e Reedy: 236 main street 201 Sevierville, Tenne	COP		
II. BASIS OF JURISD	ICTION (Place an "X" in One Box Only)	III. CITIZENSHIP OF P	RINCIPAL PARTIES	Place an "X" in One Box for Plaintiff
		(For Diversity Cases Only)		and One Box for Defendant)
U.S. Government Plaintiff	☐ 3 Federal Question (U.S. Government Not a Party)		FF DEF  ☐ 1 Incorporated or Pri of Business In This	
2 U.S. Government	Diversity	Citizen of Another State	2	Principal Place 🛭 5 🗇 5
Defendant	(Indicate Citizenship of Parties in Item III)		of Business In A	Another State
		Citizen or Subject of a Foreign Country	3 G 3 Foreign Nation	<b>5</b> 6 <b>1</b> 6
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120 Marine	☐ 310 Airplane ☐ 362 Personal Injury -	☐ 620 Other Food & Drug	422 Appear 28 USC 138	400 State Reapportionment 400 Antitrust
☐ 130 Miller Act ☐ 140 Negotiable Instrument	☐ 315 Airplane Product Med. Malpractice Liability ☐ 365 Personal Injury -	☐ 625 Drug Related Seizure of Property 21 USC 881	28 USC 157	430 Banks and Banking 450 Commerce
☐ 150 Recovery of Overpayment	320 Assault, Libel & Product Liability	☐ 630 Liquor Laws	PROPERTY RIGHTS	460 Deportation
& Enforcement of Judgment  151 Medicare Act	Slander 368 Asbestos Personal 330 Federal Employers' Injury Product	☐ 640 R.R. & Truck ☐ 650 Airline Regs.	☐ 820 Copyrights ☐ 830 Patent	470 Racketeer Influenced and Corrupt Organizations
☐ 152 Recovery of Defaulted	Liability Liability	☐ 660 Occupational	340 Trademark	☐ 480 Consumer Credit
Student Loans (Excl. Veterans)	☐ 340 Marine PERSONAL PROPERT ☐ 345 Marine Product ☐ 370 Other Fraud	Safety/Health  690 Other		☐ 490 Cable/Sat TV ☐ 810 Selective Service
☐ 153 Recovery of Overpayment	Liability 371 Truth in Lending	LABOR	SOCIAL SECURITY	☐ 850 Securities/Commodities/
of Veteran's Benefits  160 Stockholders' Suits	☐ 350 Motor Vehicle ☐ 380 Other Personal ☐ 355 Motor Vehicle Property Damage	☐ 710 Fair Labor Standards Act	☐ 861 HIA (1395ff) ☐ 862 Black Lung (923)	Exchange  875 Customer Challenge
☐ 190 Other Contract	Product Liability 385 Property Damage	☐ 720 Labor/Mgmt. Relations	☐ 863 DIWC/DIWW (405(g))	12 USC 3410
☐ 195 Contract Product Liability ☐ 196 Franchise	360 Other Personal Product Liability Injury	☐ 730 Labor/Mgmt.Reporting & Disclosure Act	☐ 864 SSID Title XVI ☐ 865 RSI (405(g))	□ 890 Other Statutory Actions □ 891 Agricultural Acts
REAL PROPERTY	CIVIL RIGHTS PRISONER PETITION	S 740 Railway Labor Act	FEDERAL TAX SUITS	892 Economic Stabilization Act
☐ 210 Land Condemnation ☐ 220 Foreclosure	☐ 441 Voting ☐ 510 Motions to Vacate Sentence	790 Other Labor Litigation 791 Empl. Ret. Inc.	☐ 870 Taxes (U.S. Plaintiff or Defendant)	893 Environmental Matters 894 Energy Allocation Act
230 Rent Lease & Ejectment	☐ 443 Housing/ Habeas Corpus:	Security Act	☐ 871 IRS—Third Party	☐ 895 Freedom of Information
☐ 240 Torts to Land ☐ 245 Tort Product Liability	Accommodations 530 General 535 Death Penalty	1	26 USC 7609	Act 900Appeal of Fee Determination
290 All Other Real Property	☐ 445 Amer. w/Disabilities - ☐ 540 Mandamus & Oth	er	l	Under Equal Access
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VI. CAUSE OF ACTIO	Brief description of cause: Virginia Commonwealt	k et. al not Rece	omizing the sto	tus of Treaty nation
VII. REQUESTED IN COMPLAINT:	CHECK IF THIS IS A CLASS ACTION UNDER F.R.C.P. 23	DEMAND \$	JURY DEMAND:	if demanded in compleint: : ☐ Yes ☐ No
VIII. RELATED CASI	E(S) (See instructions): JUDGE		DOCKET NUMBER	
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Cherokee Nation of Indians Cherokee Country government Regan Dwayne Reedy, [C/O 236 Main Street; Suite 208] [Sevierville, Tennessee]

MAY 1 1 2012

JULIA C. DUDLEY, CLERK
BY:

DEPUTY CLERK

Judge Turk 7:12-CV-00212

district court of the United States

Western district of Virginia

Roanoke {<del>Abingdon</del>, Virginia}

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Regan Dwayne Reedy,
Susan Annette Reedy,
Meagan Elaine Reedy,
Candice Noel Reedy,
Cherokee nation of Indians {et.al.}
Cherokee Country {et.al.}

Suitor(s),

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Christiansburg town et.al.,
Montgomery county et.al.,
Virginia commonwealth et.al.,
Pulaski county et.al.
states et.al.,
commonwealths et.al.,
county{s} et.al.,
city{s} et.al.,
town{s} et.al.

Respondent(s),

regan dwayne Reedy shall be present in the court as counsel.

Real Party(s) of interest: regan dwayne Reedy, {a Ba-man} and susan annette Reedy, meagan elaine Reedy and candice noel Reedy {Ba-women} being blood members of the Tsalagi or Aniyvwiya, publically referred to as the Cherokee; Cherokee nation of Indians; and Cherokee Country.

Real Third Party(s) of Interest having been

Case No.

Immediate Federal Protective Order; [18 U.S.C. 2265]

Immediate Emergency Stay;

DECLARATORY JUDGMENT for the Suitor(s) being exempt from all state(s), county(s), city(s) and town(s) et.al. Courts, Offices, Statutes, Codes, Bylaws and Regulations.

To protect a friend and ally of the United States of America and the United States under International Treaty.

This suit shall be in the original common law, for the fact the suitor{s} are friends and allies of the United States of America under International Treaty Law.

The filing of this suit is not an act of war, it in fact is an act to insure the peace and protect the public safety.

Registered Security: RR 734 569 339 US

Reference to International Treaties: Treaty of 1730 with Great Britain and King George II; the Holston Treaty of 1791 with the President of the United States of America; AND the Law of the Land being the "Two Row Wampum Belt" Treaty.

given notice by this suit in law being in the nature of a petition shall be the: President of the United States of America; the United Nations; the Franciscan Order; Right Honorable Dominic Charles Roberts Grieve, QC MP {AG} on behalf of the Queen of England {Great Britain}; the United States Department of State, Pentagon, Homeland Security, the Post Master General of the United States of America, and the Supreme Court of the United States.

This prayer in the nature of a petition for an Immediate Federal Protective Order [18 USC 2265]; Immediate Emergency Stay and Declaratory Judgments are based on Natural Law, the Common Law, International Treaty Law and Case Law having already been well established; as well as forever being established in the Laws of Nature and the Order of Law. The Great Spirit {divine creator} made the absolute un-appealable decree that the people referred today as the Cherokee shall have dominion and freehold of the original soil {land} known in the public as Cherokee Country and/or Cherokee Territory. The Cherokee nation of Indians and the Cherokee Country government will hold all United States Judges, bar Members, Court Clerks et...Al... to the standards and parity of the suitor{s} as would be demanded of a Sergeant at Law. We the Tsalagi or Aniyvwiya [Cherokee] ba-men {ba-women} as the "principle people on high" are appearing in this world, yet are not of this world by the Laws of Necessity to prevent any breach of the peace, International Treaty Violations, Commercial Torts and Constitutional Crisis.

## BOND{S}

The Cherokee nation of Indians and Cherokee Country government do hereby assure, indemnify, underwrite and bond the Honorable federal Judges to act as friends and allies in the law on behalf of the named suitor and all the members/citizens for Cherokee nation of Indians and Cherokee Country, within the venue and jurisdiction of this original federal district court, being under International Treaty as perpetual friends and allies in relation to the suitor{s}, to heal the law and bring the king's peace back to the land. This bond shall be active as long as the fore noted United States Judges and Clerks act according to the International Treaty Laws, the original living common law and the Laws of Nature.

We the living Aniyvwiya members/citizens for the *Cherokee nation of Indians* and Cherokee Country do hereby bond this suit with a lawful bond of one-half troy ounce of silver specie having been placed in the care of the clerk of the federal district court for the Western district of Virginia, having been registered by this Registered Mailing in care of the Universal Postal Union {U.P.U} and the United States Post Office and the Post Master General of the United States of America identified as RR 734 569 339 US.

#### **PARTIES**

**Suitor{s}:** Regan Dwayne Reedy and his clan/family under natural coverture {hereafter "suitor"}, the Cherokee nation of Indians and the Cherokee Country government being the original Tsalagi ( $\square\square\square$ ) or Aniyvwiya ( $\square\square\square\square\square$ ), which means "principal people on high", also referred to by the Iroquois as the Oyata'ge'ronoñ (inhabitants of the cave country) people {not in the nature of plebians}.

**Respondents:** Virginia commonwealth et.al., Montgomery county et.al., Pulaski county et.al., Christiansburg town et.al. county{s} et.al., state{s}et.al., commonwealth{s} et.al., city{s} et.al. and town{s} et.al.; shall include every man, woman, physical person, office, judge, officers et.al. for each and every commonwealth, state, county, city or town; and

This suit shall be binding whether they are acting by way of living beings or physical persons or persons in de-jure or de-facto offices, charters or trust agreements. [examples: COUNTY OF MONTGOMERY, COMMONWEALTH OF VIRGINIA, MONTGOMERY COUNTY etc...]. The Respondents named may be either

 trusts, estates or corporations and have no source of mental, physical or spiritual performing any acts, however there are living physical persons {men/women} that act as for these trust/estates/corporations and therefore they shall be held liable for their actions on behalf of the named Respondents. The actions of the physical persons shall obligate the trust/estate/corporate Respondents by their actions or lack of actions to bring truth and justice to this court.

#### **Real Parties of Interest:**

**Suitor{s}**: regan dwayne reedy, a Ba-man, his family/clan **and** all the living Ba-men and Ba-women being the original free-hold landlords of the soil {land} of the Tsalagi and/or Aniyvwiya {hereafter Aniyvwiya}, known in the public as the Cherokee and collectively *Cherokee nation of Indians*, Cherokee Country, Native Americans, American Indians, Indians etc...

Friends and Allies: The Queen of England {Great Britain}, Queen Elizabeth II; the Franciscan Order {Holy Roman Empire, Jesuits-I.H.S., White Pope, Black Pope, Gray Pope, Brown Pope, Capuchins, Holy See, See of Heliopolis, Supreme Magisterium-Rector-Lawyer, Arte de Guidici e Notai known as the Guild of Judges and Notarie}; President of the United States of America {as in 1791}; Pentagon {War Department}, United States of America; State Department] and the United States.

#### **VENUE AND JURISDICTION**

This federal district court of the United States shall have the proper parity and venue {as it sits upon the soil of Cherokee Country and Cherokee Territory} and jurisdiction as per Article III of the original de-jure Constitution of the united States of America to enforce and honor the International Treaty{s} of the "Cherrokee in America" of the Treaty of 1730 with Great Britain and the Crown of England {King George II}; and the "Cherokee nation of Indians" as per the Holston Treaty of 1791 with the President of the United States of America. The court shall have parity with the suitors and respondents, therefore any other federal court other than that which has standing in the same parity, venue and jurisdiction with the suitors and respondents shall have no grant of venue or jurisdiction {example: UNITED STATES DISTRICT COURT, U.S. DISTRICT COURT, United States District Court etc...}.

Notice of Supreme Claim: The original clans, tribes, nation and government of the Aniyvwiya by the supreme law of Natural Order and Natural Law shall always have original venue and jurisdiction in concerns to the original people as the Aniyvwiya. No court created by man or physical persons or a presumptive creation of an artificial entity can over rule the absolute declaratory judgment of the Divine Creator, the Great Spirit, for this ultimate supreme authority decreed the Aniyvwiya shall have freehold dominion over/on/of the soil and lands known past and present in the public as Cherokee country and/or Cherokee Territory. Nor can any presumed authority that created an un-natural rule of "discovery and conquest" have original venue or jurisdiction for they never had the freewill consent of the Aniyvwiya {a detailed acts of the Holy Roman Empire and the Crown of England-Spain-France shall not be brought forth at this time, unless the matter is forced upon the suitor{s}. So shall it be known to all, the **Aniyvwiya Grand Fire Council**, presented in the public by the Advocates of Law Council shall always have the original and superior rule of law, venue and jurisdiction concerning the Cherokee within Cherokee Country as it is known in the public.

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## **OPENING TESTIMONY AND NOTICE TO THIS COURT**

- 1. The suitor(s) shall be present in this court with clean hands and forgiving hearts under duress in a form unnatural and foreign to the suitor(s) to keep the peace on earth. The suitor(s) in no way imaginable waive any claim{s} of standing: in the Natural Law, to the original Aniyvwiya Law Form, as being self-governing as members/citizens for a foreign nation/country Cherokee nation of Indians and/or Cherokee Country. However the fact remains, that the physical persons acting as for the Respondents are ignorant of International Treaty Law, Common Law and the fact the citizens of the United States and the States are foreign visitors on the soil of the original tribes and nations and therefore will not give any credit to a Court Order from any entity except those they recognize. Therefore the suitor(s) are forced by the Laws of Necessity and Laws of Reason to bring forth a suit in this the original federal district court of the United States under International Treaty Law.
- 2. There may also be a parallel lawsuit charged to the Aniyywiya Grand Fire Council in concerns to these same causes and claims. So shall it be known to all, it is not the wish, will or consent to come to war against the states, county(s) etc, however the acts of oppression, enslavement and genocide of the Aniyvwiya original people {people in the common understanding and not as plebians} of this soil and these lands have gone unwarranted far too long and the time has come to set the record straight in accordance to the supreme law of the soil {land} and the natural laws common to all men, so we may come to an everlasting peace.
- 3. This federal district court of the United States, being under International Treaty Law as being a perpetual friend and ally of the Cherokee nation of Indians and all its members/citizens, shall act as a custodial trustee for the evidence, truthful testimony, bond(s), facts and the court record in administering justice as the truth bonding the law demands. Any act of the physical persons acting as for this court, that is contrary to the truth as being the bond for all law and the "Two Row Wampum Belt" Treaty shall be treated as a conspiracy to bring fraud and racketeering upon this court and contempt of the law. This federal district court of the United States shall understand it has no authority to make a political decision in reference to the suitor, the Cherokee nation of Indians or the Cherokee Country government.
- 4. The suitor, the Cherokee nation of Indians or the Cherokee Country government shall not be demurred into a law or legal form not consistent with the living original common law as it was

enforceable in the year 1791 under the Holston Treaty of 1791 and per the original Constitution of the united States of America. Any attempt of a demurrer shall be a self-confession by all physical persons acting as for the Respondents and all offices and departments thereof as having no authority or standing to oppress the suitor{s} past, present or in the future, the members/citizens for *Cherokee nation of Indians* or Cherokee Country in any manner imaginable and a Declaratory Judgment from this court shall decree the same.

## **MEMORANDUM OF UNDERSTANDING**

- 1. Regan Dwayne Reedy {suitors} and the Tribal members {citizens} of Cherokee Nation of Indians known by the {Peace and Friendship Treaty} Holston Treaty of 1791 with the President of the United States of America and the Treaty of 1730 with the Crown of England and Great Britain by the hand and seal of King George II: are not under the Statutes, Codes and Regulation of the COMMONWEALTH OF VIRGINIA, COUNTY OF MONTGOMERY, COUNTY OF PULASKI, TOWN OF CHRISTIANSBURG, COMMONWEALTH OF \_\_\_ET...AL..., STATE OF \_\_\_ET...AL..., COUNTY OF \_\_\_ET...AL....
- 2. The COMMONWEALTHS, STATES, COUNTIES, Municipalities or Judiciary by or through their officers: Courts, Judges, Administrative Agencies, Law Enforcement Officers, et al. have no delegated authority under the Constitution of The United States of America or THEIR STATE or COMMONWEALTH Constitutions and most assured under THEIR COUNTY, TOWN or CITY Codes to trespass onto an International Treaty concerning the original tribal people being the natural free-holding landlords as decreed by the Great Spirit {Divine Creator}, nor to make Political determinations concerning the status or standing of the Cherokee Nation of Indians or Cherokee Country government.
- 3. The Cherokee nation of Indians and/or the Cherokee Country government are not a trust, nor estates under the collective trusts or estates of the COMMONWEALTHS, STATES, COUNTIES, CITIES or TOWNS, therefore by the covenant of the great estate(s) in accordance of the sacred Trust Law, the persons or offices acting as the COMMONWEALTHS, STATES,

- 4. Regan Dwayne Reedy, being a government official for the Cherokee Country government has International Immunity from any oppression from any person or office acting as for any COMMONWEALTH, STATE, COUNTY, CITY or TOWN and most especially under the corporate charters and trust agreements of the fore noticed.
- 5. The members/citizens of *Cherokee nation of Indians* by International Treaty Law are perpetual friends and allies with the United States of America and the United States, thereby not under the Lieber Code, nor are they enemies of the States or the United States.

### 18 U.S.C. 2265, Full Faith and Credit Given to Protection Orders, (a),(b):

- 6. **(a) Full Faith and Credit.** Any protection order issued that is consistent with subsection (b) of this section by the court of one State, Indian tribe, or territory (the issuing State, Indian tribe, or territory) shall be accorded full faith and credit by the court of another State, Indian tribe, or territory (the enforcing State, Indian tribe, or territory) and enforced by the court and law enforcement personnel of the other State, **Indian tribal government** or Territory is as if it were the order of the enforcing State or tribe.
- 7. {Left Blank-Not Applicable}

- 8. **(b) Protection Order.** A protection order issued by a State, tribal, or territorial court is consistent with this subsection if—
- 9. (1) such court has jurisdiction over the parties and matter under the law of such State, Indian tribe, or territory; and
- 10. (2) reasonable notice and opportunity to be heard is given to the person against whom the order is sought sufficient to protect that person's right to due process. In the case of ex parte orders, notice and opportunity to be heard must be provided within the time required by State, tribal, or territorial law, and in any event within a reasonable time after the order is issued, sufficient to protect the respondent's due process rights.

  [Emphasis added]

### **STATEMENT OF THE ISSUES**

1. The *Cherokee nation of Indians* and the government for the said Tribe being Cherokee Country is in fact a self-governing nation {country}. So shall it be known the *Cherokee Nation of Indians* are not the EASTERN BAND OF CHEROKEE {of NORTH CAROLINA}, nor the CHEROKEE NATION OF OKLAHOMA, nor the United Keetoowah Band of Cherokee Indians (UKB) which are **all** under the corporate direction of the U.S. Bureau of Indian Affairs, and Title 25 U.S.C.. The *Cherokee nation of Indians* pre-date the existence of all the COMMONWEALTH OF <u>ET.AL</u>., STATE OF <u>ET.AL</u>., COUNTY OF <u>ET.AL</u>., and TOWN OF <u>ET.AL</u>., as well as the U.S. Bureau of Indian Affairs.

2. The physical persons acting as for the County of Montgomery/ MONTGOMERY COUNTY/COUNTY OF MONTGOMERY and the Town of Christiansburg/TOWN OF CHRISTIANSBURG has classified Regan Dwayne Reedy {hereafter Regan Dwayne Reedy, Susan Annette Reedy, Meagan Elaine Reedy and Candice Noel Reedy individually or collectively as the "suitor"} as a violent threat to the residents and people thereof. For the simple fact the suitor does not fit into the average artificial resident/citizen they are accustom to dealing with in their everyday corporate world; and the fact that the suitor owns {and has chattel deeds signed and sealed by a probate judge} a few guns, such as pistols, rifles and shotguns, however the suitor does not own nor in possession of any firearm [as described in Title 26 U.S.C. Subtitle E, Chapter 53, Subchapter Part 1, 5845: Definitions]. It shall be known to all, that the suitor possesses no guns to harm anyone other than a rapist, murderer or someone that wishes to do physical harm to himself or his family and the occasional clay target at the sporting clay range. Any and all actions from persons acting as for any COUNTY, CITY, STATE, TOWN or COMMONWEALTH shall be handled at the point of an ink pen.

3. The CITY OF ROANOKE and the TOWN OF CHRISTIANSURG has issued 2 Summons {one from each} concerning navigating on the soil of the Cherokee Territory, that has been over laid with the Commonwealth of Virginia, the County of Montgomery, the Town of Christiansburg, the City of Roanoke etc..., while Regan Dwayne Reedy has been navigating with Cherokee nation of Indians and/or Cherokee Country government issued motor conveyance plates. {Note: the second Summons from the TOWN OF CHRISTIANSBURG was charged in the name of Regan D Reedy, in which I, Regan Dwayne Reedy was over 55 miles away and not even in the truck bearing tribal plates. This was the second issued foreign Summons concerning Regan Dwayne Reedy against the tribal issued plates, navigational permit [Drivers License] and Motor Conveyance [Vehicle] Registration} in two days.

4. Regan Dwayne Reedy flies on commercial airplanes, rents cars, hotel rooms etc... with his tribal identification with no issues from Homeland Security, TSA etc..., however the officers for the CITY OF ROANOKE, COUNTY OF MONTGOMERY, COMMONWEALTH OF VIRGINIA, ETC... claim to have the authority to make a political decision on behalf of one of the very few true sovereign tribal nations left on planet earth being the *Cherokee nation of Indians*, which are federally **acknowledged** tribal nations, and not **Federally Recognized**, which are the tribes that have signed away their right of claim to a Treaty by accepting benefits from the UNITED STATES corporation, such as Casinos, Trust Funds etc...

5. The Supreme Court of the United States have been very consistent in the fact the tribal nations are a federal matter and not a state or local matter and to be treated as foreign nations AND most especially a tribe that is not under the Bureau of Indian Affairs. Being a Federally recognized tribal nation is a sub-corporation of the U.S..

## **STATEMENT OF THE FACTS**

- 1. The members {estates} of the *Cherokee nation of Indians* and the citizens of Cherokee

  Country are not "Enemies of the State", nor are they under the Lieber Code {The Lieber

  Code of April 24, 1863, also known as Instructions for the Government of Armies of the

  United States in the Field, General Order № 100,[1] or Lieber Instructions, was an

  instruction signed by President Abraham Lincoln to the Union Forces of the United States

  during the American Civil War that dictated how soldiers should conduct themselves in

  wartime} in relation to the military enforcement of the DISTRICT OF COLUMBIA or the

  UNITED STATES.
- Chief Robert Swift Arrow Daniel ROSE is acknowledged, in the nature of recognized, as being the Chief of the *Cherokee nation of Indians* and Cherokee Country by many other federally acknowledged and recognized Indian Tribes; and the IOED for the United Nations;

- and the King of the Polynesian Kingdom of Atooi for the Hawaiian Kingdom; the State Department of the United States and the Pentagon via a four star General.
- 3. A treaty with Great Britain and the King {Crown} of England; and the United States of America is also a Treaty with the sovereign that commissions the for noticed entities, this being the Franciscan Order {Jesuits, Capuchins, Pope{s}, Supreme Magisterium-Rector-Lawyer (Gerald O'Collins), 12 Guilds, Crown of England, the Vatican etc...

### **DISCUSSION 1**

### The Constitution of the United States of America and Treaty Law

The notions of "fair play and substantial justice" as well as "good faith" in any relation require plaintiffs to perform the duties agreed upon in the state Constitutional agreements per International Treaty Law.

4. Without a foundational agreement setting aside the Treaties with Great Britain and the United States of America, to wit:

Treaty of alliance and commerce between Great Britain and the nation of Cherokees in America, Sept. 20, 1730;

A Treaty of Peace and Friendship, Made and concluded between the President of the United States of America, on the part and Behalf of the said States, and the undersigned Chiefs and Warriors of the Cherokee Nation of Indians, on the part and Behalf of the said Nation, July 2, 1791;

The physical persons acting as for the Respondents individually and collectively, have shown no lawful authority for aforementioned actions perpetrated upon suitors and have therefore waived governmental protections of the United States as a result of their ultra vires military actions as per Article VII of the Treaty of 1791.

5. The United States Constitution states in Article VI, Cl 2 and 3 in part: "All Debts contracted and Engagements entered into, <u>before</u> the Adoption of this Constitution, <u>shall</u> be as valid against the United States under this Constitution, as under the Confederation.

"This Constitution, and the Laws of the United States which shall be made in Pursuance thereof; and all Treaties made, or which shall be made, under the Authority of the United States,

- **shall** be the supreme Law of the Land; and the Judges in every State shall be bound thereby, any Thing in the Constitution or Laws of any State to the Contrary notwithstanding."
- 6. The United States Constitution states in Article 1 section 10, "no state . . . shall pass any law impairing the obligation of contract."
- 7. The "Two Row Wampum Belt" Treaty is still remains the supreme law of the land here in all the lands known presently as America.
- 8. An original Writ and testimony of in the nature of an affidavit shall be done verbally in court.

### **CLAIMS AND RELIEF SOUGHT**

- 1. Claim One of the suitors is the Respondents have no authority to enforce any of their Statutes, Codes, Bylaws or Regulations against the suitor, nor any member/citizen of *Cherokee nation of Indians* or Cherokee Country. There is more than sufficient evidence warrant an Immediate Stay Order from this federal district court of the United States discharging any present actions and to prevent any future actions of attempting to enforce the Statutes, Codes, Bylaws or Regulations of the States, Counties, Cities and Towns against the suitor{s} and all enjoining members/citizens of *Cherokee nation of Indians* and Cherokee Country.
- 2. Claim Two of the suitors is the Respondents had no authority to initiate any oppressive actions, arrest, charges, impounding, imprisonment, legal actions etc... against the suitors or any member/citizen of the *Cherokee nation of Indians* and Cherokee Country and all actions shall be removed to this federal district court of the United States or all shall be dismissed and expunged. There is more than sufficient evidence of federal questions to be answered to warrant any and all Removals from a State Court to this federal district court of the United States in relation to any actions against the suitor{s} or any and all members/citizens for Cherokee nation of Indians and/or Cherokee Country.

3. There is more than sufficient evidence for an Immediate Federal Protective Order under [Title 18 U.S.C. 2265] AND an Immediate in regards to suitor{s} and all the members/citizens for the Cherokee nation of Indians and Cherokee Country navigating [traveling-driving] with the Cherokee nation of Indians and Cherokee Country issued Permits, License, Identification and License Plates.

# **Respondents Relief**

- 4. The Respondents shall have 30 days from the charging of this lawsuit onto this the federal district court of the United States to bring forth their claim as to why the Immediate Stay Order, the Federal Protective Order and Declaratory Judgments shall not stand as perpetual rulings of this court.
- 5. Simply operate within the limits of their chartered and commissioned authority.
- 6. Simply comply with the Law of the Land, being the "Two Row Wampum Belt", and keep their vessels from oppressing and trespassing onto the canoes of the *Cherokee nation of Indians* and Cherokee Country.

**Attached Exhibits** 

- Certified Copy from the Library of Congress "Public Statutes at Large of the United States of America, Vol. VII, pages 39-44" being "A Treaty of Peace and Friendship" also known as the of the Holston Treaty of 1791.
- Copy of the Citizen/National Pledge and Government appointment of Regan Dwayne Reedy as a
  government official for the Cherokee nation of Indians and the Cherokee Country government
  based in Cherokee Country publically known as Sevierville, Tennessee.
- 3. Certified Copy from the Library of Congress of the Supreme Court Case OKLAHOMA TAX COMMISSION V. SAC AND FOX NATION.
- 4. Copy{s} of the Identification Permits/Cards for Regan Dwayne Reedy.

- 5. Copy of Registrations of Motor Conveyances, identified as vehicles for a clearer translation with the public at large.
- 6. Future Exhibits shall be served to assist the Court.

### **DISCLAIMER and RESERVATION OF ORIGINAL CLAIM OF RIGHTS**

- 1. The members for the *Cherokee nation of Indians* and the citizens of Cherokee Country make no claim of defense or offense for themselves in the statutory codes of the UNITED STATES, not within the United States Statutes at Large, however demand they be applied as intended against all U.S. CITIZENS, UNITED STATES CITIZENS, whether they be residents of any STATE or COMMONWEALTH as well as being a CITIZEN of the UNITED STATES.
- 2. The treaty titled name "Cherokee nation of Indians" shall be known as being a public transmitting creation that shall imply the claim and rights of the original Tsalagi and/or Aniyunwiya tribe/nation/country, as the original freehold landlords as decreed by the Great Spirit {the divine creator} for the soil [lands] for the original soil [land] boundaries referred to as the Cherokee Territory and Cherokee Country as accepted and known by the Crown of England and Great Britain upon the signing of the Treaty of 1730.
- 3. The members for the Cherokee nation of Indians and the citizens of Cherokee Country reserve the original claim of right to adjudicate this matter in the **Aniyvwiya Grand Fire Council** {Cherokee Country Supreme Court having been established in 1822} and/or the International Court of Justice of Turtle Island as a foreign judgment and/or the court of the King's {Queen's} Bench and/or Chancery Court and/or the court of Westminster Hall.
- 4. The *Cherokee nation of Indians* and Cherokee Country reserve the claim of right to bring forth a Counter Suit in this original federal district court in regards to torts already committed and to prevent any further torts against the members of *Cherokee nation of Indians* and the citizens of Cherokee Country.

4. The suitor{s} are foreign to the procedures of this court and are in hopes the honorable physical 1 persons that have been commissioned as Clerks, Bailiffs and Judges will over look any mistakes in 2 procedures accustomed to this court. The suitor{s} reserve the claim to correct and all mistakes, to 3 add evidence and testimony as needed and to subtract any testimony or statement that may not be 4 accurate or harm anyone. 5 **NOTICE** 6 NOTICE TO THE PERSON(S) IS NOTICE TO THE AGENT(S) AND PRINCIPAL(S). 7 NOTICE TO THE AGENT{S} IS NOTICE TO THE PERSON{S} AND PRINCIPAL{S}. 8 NOTICE TO THE PRINCIPAL(S) IS NOTICE TO THE AGENT(S) AND PERSON(S). 9 RESPECTFULLY SUBMITTED this 10th day of May, 2012. 10 11 12 13 14 dvocates of Llav 15 Cherokee Country government 16 Government Identification# 002200752 **17** 18 Office of General Executor for the Cherokee nation of Indians 19 20 21 Witnesses: As having three witnesses so shall it be known to all. 22 23 24