

**COURT OF INDIAN OFFENSES
FOR THE COMANCHE NATION OF OKLAHOMA
ANADARKO, OKLAHOMA**

In re: Recognition of Comanche
Nation Business Committee, Tribal
Administrator,

Comanche Nation,

Petitioner

COURT OF INDIAN OFFENSES

FILED

In the Office of the Court Clerk

JUN 12 2012

Docket _____ Page _____ Recorded _____
In Journal _____ on Page _____
BY: mont
Court Clerk/Deputy

COURT OF INDIAN OFFENSES

Case No. CIV-12-054 **FILED**
(Magistrate Judge Philip E. Egan) In the Office of the Court Clerk

JUN 11 2012

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**COMANCHE NATION'S MOTION TO VACATE INTERIM ORDER &
CIVIL MINUTE DATED JUNE 6, 2012 AND JUNE 7, 2012**

The Comanche Nation (the "Nation"), by and through the undersigned counsel respectfully moves this Court to immediately vacate the Civil Minute Order file-stamp dated June 7, 2012 and the Interim Order file stamp dated June 6, 2012. As set forth in the Nation's *Motion to Dismiss* and exhibits filed contemporaneously herein, this Court is without jurisdiction, the Nation has not waived sovereign immunity and the said Interim and Minute Orders are *void ab initio*. The Nation and its representatives were without notice of the request for emergency declaratory relief and the Petitioners do not have lawful authority to represent the Nation. Here, the Petitioners are imposters with no authority. Their lawyers were fired by the Nation.

The Petitioner's misrepresentations and omissions of material fact aside, the Nation has 30 days to answer a lawsuit. Summons was issued May 30 and not served until on or about June 5 to Chairman Wauqua. If this Court had jurisdiction, and it does not, an "answer" would not be due until July 5, 2012.

Again, as discussed in the *Motion to Dismiss* and exhibits, the peculiar legal action without proper parties or a plaintiff or defendant, this case should be immediately dismissed. Due process demands dissolving the orders.

The Nation, pursuant to the CONSTITUTION OF THE COMANCHE INDIAN TRIBE (last amended February 23, 2002)("CONST.") Art. IV and Art. V, the Tribal Council will resolve any internal government issues. As set forth in Chairman Wallace Coffey's Declaration, Exhibit 3 to the Nation's Motion to Dismiss, no emergency exists as adequate funding is available to administrate governmental programs pending the resolution of the disputes and the upcoming election on June 30, 2012. For these reasons, the Nation respectfully requests that this Court immediately dissolve the Interim Order and Civil Minute Order and set this matter down for a prompt hearing after briefing the Motion to Dismiss.

Respectfully submitted,



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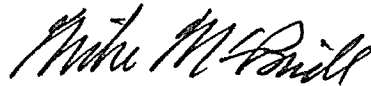
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CERTIFICATE OF SERVICE

This is to certify that a true and correct copy of the above and foregoing was mailed, postage prepaid, and sent by telefax/or hand delivered on this 11th day of June, 2012, to:

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