

IN THE TRIBAL COURT OF THE NOOKSACK TRIBE OF INDIANS FOR THE
NOOKSACK INDIAN TRIBE

NOOKSACK INDIAN TRIBE,

Plaintiffs,

v.

NORTHWEST INTERTRIBAL COURTS
SYSTEM, a Washington non-profit
corporation; and DAN KAMKOFF, its
Executive Director,

Defendants.

No. 2016-CI-CL-006

DECLARATION OF RORY
GILLILAND, CHIEF OF POLICE
FOR THE NOOKSACK INDIAN
TRIBE

COPY

I, Rory Gilliland, am above the age of eighteen (18), of sound mind, and otherwise competent to testify as to all matters herein and declare under penalty of perjury under the laws of the Nooksack Indian Tribe and the State of Washington that the following is true and accurate to the best of my knowledge.

1. I am the Chief of Police for the Nooksack Indian Tribe, and I have held this position since March, 2012. My job duties are included on the attached job description, as

Exhibit A.

2. Through email, I have received various "orders" the Northwest Intertribal Court System, including:

HOOKSACK TRIBAL COURT
HOOKSACK INDIAN TRIBE
SEP 20 2016
FILED BY: _____
TIME: _____ AM/PM

COPY

1
2 a) Order Finding Betty Leathers in Contempt and demanding that I arrest and jail
3 Ms. Leathers. A true and correct copy of that email with the "order" is attached
4 hereto as **Exhibit B**.

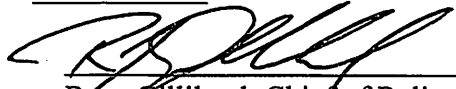
5 3. Through media outlets and concerns from friends and family, I received notice that the
6 Defendant imposed a fine upon me in the amount of \$1,000.00 per day that I do not arrest
7 and jail Ms. Leathers. A true and correct copy of several of the negative media stories
8 stemming from the Defendants' "orders" are attached hereto as **Exhibit C-E**
9 **respectively**.

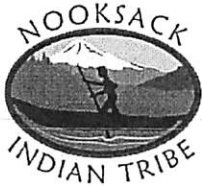
10 4. Through media outlets and concerns from friends and family, I received notice that the
11 Defendant imposed an order and judgment for approximately \$2,500.00 for a litigant's
12 fees. *See id.*

13 5. On September 23, 2016, I received a copy of third party's attempt to enforce the "order
14 and judgment to pay." A true and correct copy of the order I received notice of is
15 attached hereto as **Exhibit F**.

16 6. I have serious concern for my economic well-being, and damage to my personal and
17 professional reputation as a result of the continuous "orders" directed at me by the
18 Defendants and fear that if an injunction is not immediately issued, my economic well-
19 being concerns will become realized. However, the Defendants have already caused me,
20 and continue to cause, harm to my personal and professional reputation.
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2 DECLARED THIS 29th DAY OF Sep. 2016.

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4 _____
5 Rory Gilliland, Chief of Police
6 Nooksack Indian Tribe
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Nooksack Indian Tribe Job Description

Job Title: Chief of Police
Department: Police Department
Reports To: Government Services Executive (GSE)/Tribal Council
Job Status: Exempt
Type: Full Time
Grade: L, M & N

JOB SUMMARY:

The Chief of Police is responsible for the enforcement of the codes and ordinances of the Nooksack Indian Tribe, preserving the public peace, and protecting life and property. The position carries out the planning of activities, budgeting and the selection, training, assignments, supervision and discipline of all personnel assigned to the department.

The Chief of Police reports administratively to the GSE, who reviews work for adherence to established policy and proficiency through periodic meetings and review of reports. The Chief of Police is directly accountable to the Tribal Council with regard to formation and implementation of the department and departmental policy. The Chief of Police will maintain a direct line of communication with the tribe's in-house legal counsel and prosecutor. Coordination and information sharing will occur with casino security and the tribal gaming authority.

MAJOR TASKS AND RESPONSIBILITIES:

1. Performs a variety of complex administrative, managerial, and professional work in planning, coordinating, and directing the activities within the Police Department.
2. Provides effective leadership, ensuring that all functions within the Police Department are focused within an environment that is conducive to law enforcement.
3. Ensures that the department offers and maintains an effective and positive Community Oriented Policing philosophy for the purpose of maintaining the highest possible credibility level within the community.
4. Ensures that the laws of the Nooksack Indian Tribe and other laws within the law enforcement jurisdiction are upheld to the highest standards.
5. Develops, implements, monitors and adjusts, as necessary, an effective communication system throughout the police department.
6. Plans, organizes, directs and supervises all activities of the police department; directs selection and training of officers; develops and installs, within established policy and legal limits, departmental procedures, rules and regulations.
7. Prepares and implements an annual strategic plan, departmental budget, and controls departmental expenditures.
8. Conducts regular and special meetings of personnel to determine the adequacy of existing policies and procedures, Develops such changes as indicated, and directs their implementation.

9. Confers with members of the public and other governmental officers and/or agencies with respect to law enforcement, administrative problems, and new techniques developed in the specific field of law enforcement.
10. Coordinates and administers daily police activities, including but not limited to, patrols, responses to calls, community relations, and report writing.
11. Develops and analyses the department's organizational structure and organizes major accountabilities and functions into effective and measureable unities with this structure; ensures that personnel are deployed in shifts or working units which efficiently meet the community's needs for police protection.
12. Maintains and updates inventory of all department equipment and subsequent files of all maintenance on said equipment and vehicles.
13. Assures security is present at various Tribal functions.
14. On call 24 hours for crisis/emergency situations.
15. Coordinates internal investigation of members of department for alleged wrongdoing.
16. Maintains support documentation and files in a manner, which protects the functions of law enforcement and the Nooksack Indian Tribe.
17. Conducts regular and routine patrols of Tribal lands, housing sites and commercial establishments.
18. Assists in the preparation of requests for government agencies and Tribal Council to obtain funds for special operations or for purchasing equipment for the department.
19. Assist in the investigation or apprehension of offenders.
20. Directs planning and presentation of crime prevention and safety promotion programs through the education department and the community events.
21. Directs analyses of crime trends, juvenile delinquency, traffic conditions, narcotics issues, and related law enforcement concerns in the community; implements appropriate actions to meet needs surfaced by these analyses, and reports major issues and trends to the GSE and Tribal Council.
22. Cooperates with County, State, and Federal law enforcement officers as appropriate where activities of the place department are involved.

PREFERENCE:

This position, as well as all positions with the Nooksack Indian Tribe, shall give Indian preference in filling open positions per the Personnel Policy.

MINIMUM QUALIFICATIONS

The following qualifications are required for the incumbent to have, in order to be considered for the position.

REQUIRED EDUCATION, EXPERIENCE AND TRAINING FOR POSITION:

- Must have a Bachelor's Degree in Police Science, Criminal Justice, Public Administration, or Business Administration or at least eight (8) years of work experience as a certified officer within Indian Country, including three (3) years in a supervisory position.
- Must have a minimum of 4 years policing experience within Indian Country.
- Successful completion of approved Basic Police Training Course conducted at the Indian Police Academy, State Police Academy, or equivalent training in law enforcement.

REQUIRED SKILLS/KNOWLEDGE/ABILITIES POSITION:

- Must have a high degree of self-control in high stress situations.
- Must be able to maintain strict confidentiality of information.
- Must have a general knowledge of Indian tribal laws, customs, and traditions.
- Ability to prepare and present comprehensive written reports on enforcement goals, objectives and practices.
- Ability to exercise independent judgment in very complex situation with minimal supervision or direction.
- Ability to maintain the physical standards required of subordinates and presents a professional image to the public and other law enforcement agencies.
- Ability to provide effective leadership to subordinate personnel; speak effectively and communicate to any audience; exercise sound judgment in analyzing emergencies.
- Knowledge of law enforcement and criminal jargon.
- Familiar with and prior use of Policy Radio equipment and ability to use proper codes when making calls.
- Requires a thorough knowledge of a wide variety of state, county, and municipal ordinances, ordinances and laws of the Tribe, and the rights of individuals, statutory definitions of various crimes, and investigative techniques of the Tribe.
- Must be proficient in the use of all related law enforcement equipment including firearms, police vehicles, radios, office equipment, and computers.
- Considerable knowledge of law enforcement administration, principles, and practices of crime prevention and law enforcement activities.
- Considerable knowledge of law enforcement records management.
- Good knowledge of current information technology trends and practices relating to law enforcement and communications.
- Ability to write strategic plans, budgets, grants proposals, and reports.
- Ability to establish and maintain an effective working relationship with supervised staff, Tribal Employees, other agencies, and the general public.
- Ability to check analyze workload/caseload to determine effectiveness of enforcement and determine future needs.
- Maintain personal integrity and cultural sensitivity.
- Ability to organize information (maintain organized files, notes, and records) and be able to organize and plan multiple tasks and projects including the use of a computerized database.

REQUIRED CONDITIONS OF EMPLOYMENT:

- Must pass alcohol/drug test at time of hire and throughout employment.
- Must pass criminal background check at time of hire and periodically thereafter.
- Must live within reasonable distance from the Nooksack Indian Reservation.
- Must pass a pre-employment drug test, psychological evaluation and polygraph, employment verification screening and criminal background check.

REQUIRED LICENSES OR CERTIFICATIONS:

- Must have and maintain throughout employment a valid Washington State Driver's License and meet the insurability requirements of the Tribe. (Must Provide Driving Abstract at time of hire).
- Must have completed an accredited police academy training program and be certifiable in the State of Washington.
- Must be able to legally possess a firearm in the State of Washington.

PHYSICAL REQUIREMENTS *(The physical demands described here are representative of those that must be met by an employee to successfully perform the essential functions of this job.):*

- Work is performed frequently in a normal office setting (sitting/walking/stooping).
- Work will require frequent use of fingers and hands for keyboarding and filing
- Work requires ability to enter and exit vehicles and buildings quickly and to act quickly to unexpected circumstances.
- May require being in high places or small, enclosed places.
- Job may place employee in contact with dangerous weapons.
- Requires the ability to physically apprehend and restrain dangerous or violent persons suspected of criminal behavior.
- Occasionally work will be outdoors in various weather conditions (wet/cold/hot).
- Occasionally exposed to loud noises (loud speakers/gun shots, etc).
- Must be able to see both distance and close up (20/40 -with or without corrective lenses, if necessary)
- Must be able to see in color.
- Must be able to speak, read, and write in English.
- Hearing capability must be very acute, and able to locate the exact sources of more than one sounds coming at the same time.
- Occasionally required to lift or move 25 lbs and rarely more than to 100 lbs.

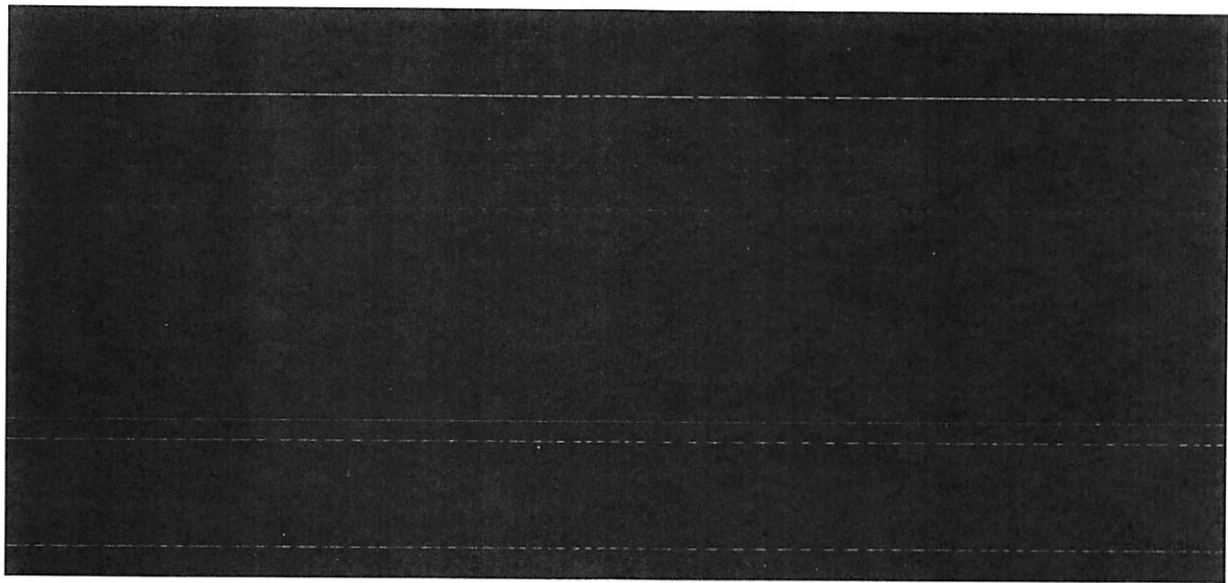
I have read and understand the position requirements as stated above I further, understand that occasionally I may be instructed to perform duties that are not listed above but are relative to my position.

Employee's Signature

Date

Supervisor's Signature

Date



From: Katie Nicoara <katien@nics.ws>

Date: Wednesday, June 29, 2016 at 11:25 AM

To: Betty Leathers <BLEathers@nooksack-nsn.gov>

[Redacted]

Subject: In Re Galanda v. Nooksack Tribal Court, Order Re Petition for Mandamus & Order Finding Betty Leathers in Contempt

Good morning,

Please find the attached Court of Appeals' Orders, hard copies will follow in the mail. Thank you.

Katie Nicoara

Northwest Intertribal Court System

Assistant to Executive Director Dan Kamkoff

20818 - 44th Avenue West, Suite 120, Lynnwood, WA 98036-7709

Ph: (425) 774-5808, ext. 115/ Fx: (425) 744-7704

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Nooksack tribal police chief could face fines for not jailing court clerk

IN THE NOOKSACK TRIBAL COURT OF APPEALS NOOKSACK INDIAN TRIBE DEMING, WASHINGTON

In re Gabriel S. Galanda, pro se, Anthony S.
Broadman, pro se, and Ryan D.
Dreveskracht,

Petitioners.

v.

Nooksack Tribal Court.,

Respondent.

Court No. 2016-CI-CL-002

Order on Motion to Enforce Contempt
Order

The procedural and substantive facts in this ongoing case are all too familiar with the parties and this Court. The following is merely a brief summary.

On April 25th, 2016, this Court accepted petitioners' interlocutory appeal and issued a writ of mandamus ordering the Court Clerk to accept the return of the petitioners Complaint and Motion for Injunctive and Declaratory Relief or file an answer with this Court on or before May 16th, 2016. May 16th came and went without the Court Clerk accepting the return of the documents or filing an answer with this Court. On May 26th this Court ordered that the Court Clerk accept and file all of petitioners' pleadings in this case by June 3rd or show cause by affidavit why we should not find her in contempt and order the Nooksack Chief of Police to hold her in jail until she purges the contempt by filing the pleadings. The Court Clerk still did not accept the documents for filing nor show cause by affidavit why we should not find her in contempt. On June 28, 2016, this Court found the Court Clerk in contempt and ordered the Nooksack Chief of Police to hold her in jail until she purged the contempt by filing the pleadings.

On July 12, 2016, petitioners filed with this Court this current Motion to Enforce Contempt Order. The motion is supported by petitioner Galanda's declaration that the Court Clerk has still not accepted the pleadings, and that the Nooksack Chief of Police has failed to comply with our June 28th order that the Court Clerk be held in jail until she purges her contempt by filing the pleadings.

In his declaration Galanda has also directed us to recent public statements attributed to the Nooksack Tribe's Chairman that suggest Nooksack Court of Appeals orders are extralegal. Galanda Declaration, Exhibit D (July 11, 2016 article published by the Bellingham Herald purporting to quote the Tribe's Chairman). We do not find the Chairman actually made those statements. If he did we do not know the context in which the statements were made. However, we take this opportunity to remind the Tribe's officials that the mechanism for challenging tribal court orders is through the Tribe's legal processes as mandated by its constitution. If Nooksack

ORDER RE: MOTION TO ENFORCE CONTEMPT ORDER



1 of 2



BY SAMANTHA WOHLFEIL
swohlfeil@bhamherald.com

When the Nooksack Tribal Court of Appeals ruled a court clerk was in contempt of court and should be sent to jail until she filed paperwork in a case involving attorneys fighting against disenrollment from the tribe, Nooksack Chairman Bob Kelly said the order was invalid.

Kelly said the tribe's constitution does not provide for a separation of powers.

"There is only one branch of government and control of the legislative, executive, and judicial functions of the Tribal government fall under the control of the Nooksack Tribal Council," Kelly wrote in an email July 2. "The Northwest Intertribal Court System is attacking the sovereignty of the Nooksack Tribe with their paternalistic attempts at creating a second independent branch of government not provided for in the Nooksack Constitution. The three recent orders issued by the Nooksack Court of Appeals are invalid because the court is refusing to follow existing case law, and the rules procedures (sic) of the Nooksack court system that were legislated by the Tribal council."

Now, the three-judge appeals court panel, contracted through a pool of lawyers from the Northwest Intertribal Court System, has said it will fine the tribe's police chief \$1,000 per day if he does not hold the clerk in jail until she purges her contempt.

“

IF NOOKSACK COURT OF APPEALS ORDERS ARE SIMPLY IGNORED BY THE TRIBE'S GOVERNMENT OFFICIALS THE NOOKSACK GOVERNMENT CEASES TO OPERATE UNDER THE RULE OF LAW AND AS A RESULT IT FORFEITS (1) ITS CLAIM TO EQUAL STATUS WITH OTHER SOVEREIGN TRIBES (2) ANY RIGHT TO DEMAND OTHER JURISDICTIONS RESPECT NOOKSACK TRIBAL COURT ORDERS OR THAT OTHER SOVEREIGN GOVERNMENTS DEAL WITH IT GOVERNMENT TO GOVERNMENT, AND (3) ITS LEGAL AUTHORITY TO GOVERN THE TRIBE.

Nooksack Tribal Court of Appeals panel in a Monday, July 25, 2016 order

When asked for comment on this story Friday, July 29, Kelly said his previously emailed statement still applies.

In his July 2 email, Kelly said the absence of a separation of powers in the tribe's constitution does not provide the Northwest Intertribal Court System "with the authorization to disregard legislation created by the governing body of a sovereign like the Nooksack Tribe, nor does it authorize them to unilaterally create a second independent branch of government within the Nooksack Tribe."

Court filings

The tribe's court clerk was supposed to return paperwork from attorneys Gabriel Galanda, Anthony Broadman, and Ryan Dreveskracht, to a file created in March. The filing involves the Nooksack Tribal Council's February decision to disbar or block the three attorneys from practicing in Nooksack Tribal Court without giving them the chance to defend themselves.

Until that February move by tribal council, the three and others in the Galanda Broadman firm had been representing roughly 300 people who face disenrollment from the tribe, who call themselves the Nooksack 306. Most of the council members who voted to disbar the Galanda Broadman attorneys are named defendants in the cases that the firm had been working on with the 306.

Though the appeals court panel apparently saw a copy of The Bellingham Herald's July 5 story that included Kelly's statement that their ruling was invalid, in the recent ruling affecting the police chief issued Monday, July 25, the panel wrote it did not know if Kelly made those statements, and if he did make them, in what context they were made.

"However, we take this opportunity to remind the Tribe's officials that the mechanism for challenging tribal court orders is through the Tribe's legal processes as mandated by its constitution," the panel wrote. "If Nooksack Court of Appeals orders are simply ignored by the Tribe's government officials the Nooksack government ceases to operate under the rule of law and as a result it forfeits (1) its claim to equal status with other sovereign tribes (2) any right to demand other jurisdictions respect Nooksack Tribal Court orders or that other sovereign governments deal with it government to government, and (3) its legal authority to govern the Tribe."

The panel goes on to hold that "The Court Clerk and Nooksack Chief of Police do not have a legal option of refusing to comply with lawful orders issued by a Nooksack court. They have a legal duty to comply with the law and no tribal official is above the law, particularly the Tribe's chief law enforcement officer who has taken an oath to uphold the law."

Despite what other tribal officials do, the panel wrote, they will not "abandon our sworn duty and responsibility to enforce the laws and constitution of the Nooksack Tribe. Thus, we cannot ignore the allegation there has been willful noncompliance with our orders."

“

WE ARE NOT WANTING ANYBODY TO BE HELD IN CONTEMPT OR ARRESTED OR FINED. WE SIMPLY WANT OUR ABILITY TO REPRESENT 331 TRIBAL MEMBERS AT NOOKSACK RESTORED, OR BARRING THAT, TO HAVE OUR OWN RIGHTS REDRESSED IN TRIBAL COURT.

Gabe Galanda, attorney who has represented members facing disenrollment from Nooksack Indian Tribe

The panel has given the chief until Wednesday, Aug. 3, to explain why he shouldn't be held in contempt of court.

Galanda said he and the other attorneys did not want to see anyone jailed or fined, but want to have their issues addressed in court.

“The Appeals Court said what we and our clients have been saying for months: There is no longer a functioning Nooksack government. All institutions of Nooksack constitutional government have been overthrown,” Galanda wrote in an email. “We are not wanting anybody to be held in contempt or arrested or fined. We simply want our ability to represent 331 tribal members at Nooksack restored, or barring that, to have our own rights redressed in Tribal Court.”

Samantha Wohlfeil: 360-715-2274, @SAWohlfeil



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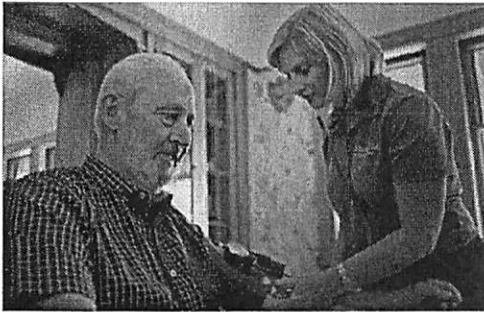
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Nooksack appeals court reinstates attorneys in disenrollment case



BY SAMANTHA WOHLFEIL
swohlfeil@bhamherald.com



The Nooksack Court of Appeals ordered that attorneys for tribal members facing disenrollment be allowed to practice in Nooksack Tribal Court until they get a full and fair review of the tribe's actions to disbar them and prevent them from practicing there.

The appeals court order was one of three victories issued Wednesday, Sept. 21, for attorneys of Seattle firm Galanda Broadman and their

clients, roughly 300 Nooksack Indian Tribe members who refer to themselves as the Nooksack 306.

In one of Wednesday's orders, the three-judge appeals court panel, contracted through a pool of lawyers from the Northwest Intertribal Court System, briefly laid out what has happened since attorneys Gabriel Galanda, Anthony Broadman and Ryan Dreveskracht first looked for relief after the tribal council disbarred the three without a hearing in February:

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- "This court has already issued a mandatory injunction that the court clerk accept their pleadings and other filings. Moreover, when this order was ignored, we issued an order finding the court clerk in contempt."
- "When this contempt was not corrected, we ordered the Police Chief to arrest the court clerk. When the Police Chief refused to enforce the Court's order to arrest the court clerk, we held the Police Chief in contempt."

- “Most recently, when the Police Chief failed to correct his contempt, we imposed significant monetary fines on him for each day that the contempt continues.”

“Notwithstanding our efforts,” the order continues, “the orders of this Court have been unlawfully ignored and the rule of law on the reservation, at least within the scope of this case, has completely broken down.”

Because the previous injunctions and contempt findings “proved of no assistance to the Plaintiffs under the current circumstances,” and the Nooksack Tribal Code allows the appeals court to take “action as the merits of the case and the interest of justice may require,” the panel ordered that pending a fair review of the attorneys’ claims their due process rights were infringed, the attorneys are reinstated as advocates admitted to practice before Nooksack Tribal Court.

Other orders

In a separate order Wednesday, the panel ordered the Nooksack Tribe’s chief of police to pay \$2,790.15 for attorney fees, basically compensating Galanda and Dreveskracht for their time spent researching one of the motions they made in the case.

“That time took away from the work petitioners could have spent earning their living representing clients, and the motion would not have been necessary if the Chief of Police had complied with our orders,” the order states.

The third order issued Wednesday held that another 17 people facing disenrollment could be protected from disenrollment action until a judge is appointed to preside over the case in the lower court. The ruling referenced a June 28 order granted to Michelle Roberts, who has served as a spokeswoman for the others facing disenrollment.

The tribe fired lower court Judge Susan Alexander in March, after she issued a ruling against the tribal council, and just as she was drafting a final decision on a request to compel tribal council elections that were supposed to have taken place in February and March but were never held.

Roberts had asked that the same protection from the June 28 order be afforded to all 272 plaintiffs in the case against tribal leadership, but the panel held in August that it needed a formal indication from the others that they wanted the same protection.

More people are likely to file and ask that the order apply to them.

Each order issued Wednesday was signed by a different member of the panel, which includes Chief Judge Eric Nielsen, and Associate Judges Douglas Nash and Gregory Silverman.

Samantha Wohlfeil: 360-715-2274, @SAWohlfeil

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Firm Wants Nooksack Police Chief Held In Contempt

By Jimmy Hoover

Law360, Washington (July 13, 2016, 6:06 PM EDT) -- Three attorneys from Galanda Broadman PLLC have asked the Nooksack Tribal Court of Appeals to hold the Washington tribe's police chief in contempt for refusing to jail a lower court clerk that won't let the firm file a lawsuit challenging its disbarment following a disenrollment fight.

According to attorneys Gabriel S. Galanda, Anthony S. Broadman and Ryan D. Dreveskracht — who are representing themselves pro se — Chief Rory Gilliland's refusal to imprison clerk Betty Leathers violates the appeals court's previous contempt order against Leathers, and thus Gilliland too should be held in contempt.

The Galanda lawyers, who were disbarred in the heat of a disenrollment fight, suggested the lower tribal court was conspiring against it, citing a possible appointment of an immediate past tribal attorney to the court's chief judge position.

"The trial court can no longer be entrusted to administer justice," they wrote.

Further, the brief said that Leathers and the Gilliland had been pressured into ignoring the appeals court's previous contempt order for Leathers by the chairman of the tribal council, who reportedly deemed the order invalid.

"The despotic obstruction of justice continues chiefly at the hands of one man," the attorneys wrote. "While ... Ms. Leathers or the police chief are likely only following orders, their refusal to honor this court's orders as officers of the Nooksack Judiciary, is contemptible."

The Galanda Broadman attorneys lost the ability to represent their clients in a disenrollment fight between factions of the Nooksack tribe when the tribal council passed a pair of resolutions in February that allowed the tribe to

disbar lawyers and blocked Galanda and his firm from appearing in tribal court or doing business on tribal lands.

Galanda Broadman filed a pro se complaint on March 24 asking the tribal court for an injunction preventing officials from enforcing the resolutions. But on April 5, the court clerk told the attorneys by email that their complaint and motion had been rejected.

An attached letter to the lawyers on the tribal court's letterhead said the clerk's office was seeking legal advice on whether an attorney acting pro se is practicing in tribal court in violation of one of the two council resolutions, and that the filing fees for the firm's complaint and motion would be refunded.

Galanda Broadman appealed the tribal court's rejection of its bid to halt the enforcement of the resolutions the following day in an email to a Nooksack appellate judge, citing the "rather unusual circumstances" surrounding the case. The Nooksack Tribal Court of Appeals on April 25 ordered the lower court to answer the suit.

At the end of May, the appeals court ordered the clerk to accept the Galanda pleadings or face jail time for failing to comply. When the clerk still refused, the appeals court held her in contempt.

The tribal council and the police department could not be reached for comment Wednesday on the filing.

The Galanda Broadman attorneys are representing themselves.

Counsel information for the Nooksack Tribal Court was not available.

The case is *In re Gabriel S. Galanda et al. v. Nooksack Tribal Court*, case number 201-CI-CL-002, in the Nooksack Tribal Court of Appeals.

— Additional reporting by Hannah Sheehan. Editing by Ben Guilfooy.

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From: Gabe Galanda <gabe@galandabroadman.com>

Date: Friday, September 23, 2016 at 12:32 PM

To: Katie Nicoara <katien@nics.ws>

[REDACTED]

Subject: Re: In Re Galanda v. Nooksack Tribal Court, Order and Judgment Awarding Costs

Ms. Nicoara:

As I foreshadowed in my pro se Declarations, we intend to enforce the Appeals Court's Order and Judgment Awarding Costs to me and my colleagues, against the Police Chief. To that end, we need, and thus respectfully request, that you and the Chief Judge consider executing the attached Attestations, specifically via each of your original signature and any Appeals Court seal. We have left these documents in Word in case they need to be revised by either or both of you. Please let us know if we need to do anything else for purpose of this request. Thank you kindly.

Gabriel S. Galanda
Attorney at Law
Galanda Broadman, PLLC
o: 206.557.7509
d: 206.300.7801
gabe@galandabroadman.com

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On Wed, Sep 21, 2016 at 11:00 AM, Katie Nicoara <katien@nics.ws> wrote:

Good morning,

Please find the attached Court of Appeals' Order and Judgment Awarding Costs, hard copies will follow in the mail. Thank you.

Katie Nicoara

Northwest Intertribal Court System

Assistant to Executive Director Dan Kamkoff

20818 - 44th Avenue West, Suite 120, Lynnwood, WA 98036-7709

Ph: (425) 774-5808, ext. 115/ Fx: (425) 744-7704

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