Case: 16-35632, 01/24/2017, ID: 10283448, ØktEntry: 12-1, Page 1 of 4

IN THE

UNITED STATES COURT OF APPEALS FOR THE NINTH CIRCUIT

10 05750

PEOEIVED

MOLLY C. DWYER, GLERK

U.S. COURT OF APPEALS

JAN 24 2017

16-35632

Kurt Kanam , Orbie Mullins Appellant

V

Koniag Inc Appellee

3:13-cy-00077-SLG

On Appeal from the United States District Court fort the District of Alaska District Court Docket No 52 Judge Sharon Gleason

## APPELLANT'S RESPONSE

Kurt Kanam and Orbie Mullins

We write to refile our attached previous memo from May 27, 2015 and to remind the court that the Tribal Court judgments that Koniag seeks to compel us to dismiss are duly registered with the State of Washington and beyond are ability to dismiss.

Date

Kurt Kanam

Orbie Mullins

May 20, 2015

J: Molly C. Dwyer, Clerk of Court, United States Court of Appeals for

the 9th Circuit

MOLLY C. DWYER, CLERK U.S. COURT OF APPEALS

MAY 27 2015

RE:

Cause No. 13-35759, Supplemental Authority OCKETED,

DATE

INITIAL

FROM: Orbie Mullens and Kurt Kanem

Pursuant to FRAP 28(j), we write to notify the Court of supplemental Authority: Three State Court judgements duly filed in the Thurston County Superior Court of the State of Washington. (see attached)

As Defendants-Appellees in Cause No. 13-35759 argued in their brief at page 3, the federal Courts lack jurisdiction to alter or amend the actions or decrees of other soveriegn entities, which are entitled to comity and the respect due co-equal sovereigns under the Republican form of Government guaranteed by the Guarantee Clause of the Constitution of the United States of America, all of which is made binding under the Supremacy Clause<sup>1</sup>.

Accordingly, under the 10<sup>th</sup> and 11<sup>th</sup> Amendments<sup>2</sup>, the federal Courts lack jurisdiction to alter or amend these duly filed State Court Judgments which have already adjudicated the issues between Koniag and the Karluk Tribe.

Thank you for your consideration.

Sincerely,

with the same of t

Kurt Kanem

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, anything in the constitution or laws of any state to the contrary notwithstanding.

The powers not delegated to the United States by the Constitution, nor prohibited by it to the states, are reserved to the states respectively, or to the people.

## Certificate of Service

On 5/05/15 I sent via us mail a copy of supplemental authorities memo

The Office of James Thorgerson 510 L Street #500 Anchorage AK 99501

Kurt Kanam