

HO-CHUNK NATION COURT BULLETIN

January –April 2014 Issue



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Trial Court Outreach



"The Game of Life"

On March 29, the House of Wellness in Baraboo hosted the annual "Game of Life Choices." After introductory presentations by Curtis Redbird, Life Skills Coordinator in the Department of Social Services, and by Lightning New Rider, who spoke about the use of traditional values in making positive life choices, the Game commenced. Participating Ho-Chunk youth visited booths representing places and situations such as college, military service, automobile purchases, and child care. One of these stations represented a courtroom, while another simulated jail; Ho-Chunk Nation Judiciary staff manned both. Staff Attorney Noah Lentz ran the "Court" station. Bailiff Denis Rockman and Law Enforcement Office Administrator and Ho-Chunk Healing

to Wellness Court team member Cara Lee Murphy supervised the "Jail."

Youth participants were given a checkbook at the beginning of the game, which included an initial deposit to represent their "18 money." Participants visited the various stations under the direction of "chance" cards representing different choices and life events, some good and some bad. Many events added or subtracted funds from the participant's checkbook balance, reflecting the financial consequences of those events.

The Trial Court's staff attorneys and youth services staff drafted several events that could cause a participant to end up in "Court." These included criminal acts such as driving while intoxicated or starting fights, as well as debt collection, juvenile cases, and other civil matters. In the more serious cases, participants had an opportunity to enter a plea of guilty or not guilty. Those who plead not guilty were told to return to the "Court" at a scheduled time for a "trial." Participants who missed their "trial" risked a default judgment against them and a visit from the bailiff, while those who appeared had an opportunity to argue their case.



Curtis Redbird explains the Game of Life to youth participants



Bailiff Rockman and Staff Attorney Noah Lentz

After a plea of guilty or a lost "trial," participants visited the "Jail." There, Bailiff Rockman and Law Enforcement Administrator Murphy kept track of their sentences and, upon release, charged them for room and board—participants learned that jail was not only unpleasant to be in, but potentially expensive.

In juvenile cases, the "Court" held hearings regarding the removal and return of children from the home. Participants found that it was necessary to obtain homes, jobs, reliable transportation, and, when appropriate, clean bills of health from the "AODA" station to have their children returned. In the meanwhile, the "Court" ordered them to pay child support to other participants, who served as guardians.

Although the "Court" in the Game of Life was only a very simplified version of the real thing, it was an important element of the Game's simulation. Youth learned that a courthouse can be a place of serious consequences, but also a place to tell one's own side of a story. It could be a location of reunification with a child, or the last stop before a trip to jail. The Court hopes that the youth who experienced this "brush with the law" came out of it with an appreciation for the responsibilities and consequences that the law creates.

Guardian ad Litem and Lay Advocate Training

The Court will hold training sessions for the certification of *Guardians ad Litem* and lay advocates this summer. A *Guardian ad Litem* (often known as a "GAL") is a trained individual appointed by the Court in cases involving juveniles and vulnerable adults. A GAL serves as the Court's "eyes and ears," determining the best interests of an individual by conducting interviews, investigations and home visits. A lay advocate serves a role similar to an attorney; once training is complete, a lay advocate may represent individuals in any matter before Ho-Chunk Nation Trial and Supreme Courts, including but not limited to juvenile matters, employment disputes, and election appeals. As the Court expands, new GALs and lay advocates will be in high demand, so organized and motivated individuals are encouraged to attend the training or contact the Court's staff for more information. There is no charge to attend.

GAL training is currently scheduled for **June 30 through July 2**, while the lay advocate training will take place on **July 31, August 1, August 4, and August 5**. Each day's training will take place for a full day with a break for lunch. Contact the Court's staff attorneys at 1-715-284-2722 for more information or to RSVP.



RECENT TRIAL COURT DECISIONS

Decisions are separated between Trial Court and Supreme Court decisions and categorized by subject matter and date (from oldest to most recent). The following are summaries prepared by the Staff Attorney for the reader's benefit. They should in no way be used as substitution for citations to the actual court opinion.

Within the Trial Court, cases are categorized and docketed as one of the following: Child Support (CS or if filed prior to 1998, CV), Civil Garnishment (CG), Civil (CV), Criminal (CR), Custody (CU), Domestic Violence (DV), Family (FM), or Juvenile (JV). Within this index, case citations will appear in one of these categories and, in the event it may be helpful to the reader as a research tool, the cases may also be summarized in a separate topic area. Due to the great incidence of civil cases before the Court, the category for civil cases is divided into broad sub-categories. In some instances a decision may touch upon other topics that may not warrant a summary in this index, but the editor will use the indicator "other topic(s) covered," as a research aid for the reader.



CHILD SUPPORT CASES

JANUARY 3, 2014

Haleigh Palchik v. Brandon Rave, CS 13-15 Order (Enforcing Child Supp. Against Per Capita) (HCN Tr. Ct., Jan. 3, 2014) (WhiteEagle, A).

The Court had to determine whether to enforce a standing foreign child support order against the respondent's per capita distributions. The Court afforded the respondent proper notice of the petitioner's filing. However, the respondent failed to file a timely response. Therefore, the Court granted judgment in favor of the petitioner.

JANUARY 9, 2014

Forest County Potawatomi Child Support Agency ex rel. v. Corena White Cloud, CS 05-09 Order (Modifying Child Supp.) (HCN Tr. Ct., Jan. 13, 2014) (WhiteEagle, A).

The Court needed to determine whether to grant a Motion to Modify. The petitioner requested a modification in the withholding of the respondent's per capita for current child support and child support arrears, as per an amended foreign court order. The respondent failed to file a timely response to the properly served motion. The Court accordingly granted the petitioner's request.

JANUARY 13, 2014

Bonnie Stone and Milwaukee County v. Michael Devan and Katavia L. Flynn and Milwaukee County v. Michael Devan, CS 13-27, 11-72 Order (Enforcing Child Supp. & Equitable Adjustment) (HCN Tr. Ct., Jan. 13, 2014) (WhiteEagle, A).

The Court had to determine whether to enforce another standing foreign child support order against the respondent's per capita distributions. The Court afforded the respondent proper notice of the petitioner's filing. However, the respondent failed to file a timely response. Therefore, the Court granted judgment in favor of the petitioner and performed an equitable adjustment due to the respondent's serial payor status.

State of Wisconsin ex rel. v. Collin J. Cloud, CS 09-45 Order (Modifying Child Supp.) (HCN Tr. Ct., Jan. 13, 2014) (WhiteEagle, A).

The Court needed to determine whether to grant a Motion to Modify. The Sauk County Child Support Agency requested a modification in the withholding of the respondent's per capita to reflect outstanding arrearages. The respondent failed to file a timely response to the properly served motion. The Court accordingly granted the Agency's request.

Kaylee F. Flanagan v. Christopher C. Decorah, Jr., CS 13-45 Order (Enforcing Child Supp. Against Per Capita) (HCN Tr. Ct., Jan. 13, 2014) (WhiteEagle, A).

The Court had to determine whether to enforce a standing foreign child support order against the respondent's per capita distributions. The Court afforded the respondent proper notice of the petitioner's filing. However, the respondent failed to file a timely response. Therefore, the Court granted judgment in favor of the petitioner.

Holly A. Stonger v. Cody A. Winters and Clarissa L. Drake v. Cody A. Winters and Amanda M. Rosio v. Cody A. Winters, CS 13-26, 05-88, 05-89 Order (Enforcing Child Supp. & Equitable Adjustment) (HCN Tr. Ct., Jan. 13, 2014) (WhiteEagle, A).

The Court had to determine whether to enforce another standing foreign child support order against the respondent's per capita distributions. The Court afforded the respondent proper notice of the petitioner's filing. However, the respondent failed to file a timely response. Therefore, the Court granted judgment in favor of the petitioner and performed an equitable adjustment due to the respondent's serial payor status.

State of Wisconsin ex rel. v. Rebekka M. Redcloud and Vincent M. Edge v. Rebekka M. Redcloud, CS 10-37, 13-31 Order (Enforcing Child Supp. & Equitable Adjustment) (HCN Tr. Ct., Jan. 13, 2014) (WhiteEagle, A).

The Court had to determine whether to enforce another standing foreign child support order against the respondent's per capita distributions. The Court afforded the respondent proper notice of the petitioner's filing. However, the respondent failed to file a timely response. Therefore, the Court granted judgment in favor of the petitioner and performed an equitable adjustment due to the respondent's serial payor status.

State of Wisconsin and Eddie Fernandez v. Shannon N. Fernandez, CS 02-05 Order (Ceasing Child Supp.) (HCN Tr. Ct., Jan. 13, 2014) (WhiteEagle, A).

The Court needed to determine whether to grant a *Motion to Modify*. The Sauk County Child Support Agency requested a cessation of child support withholding. The Court accordingly granted the Agency's request.

State of Wisconsin v. Janalyn M. Littlegeorge, CS 13-44 Order (Enforcing Child Supp. Against Per Capita) (HCN Tr. Ct., Jan. 13, 2014) (WhiteEagle, A).

The Court had to determine whether to enforce a standing foreign child support order against the respondent's per capita distributions. The Court afforded the respondent proper notice of the petitioner's filing. However, the respondent failed to file a timely response. Therefore, the Court granted judgment in favor of the petitioner.

Logan Settle v. Kirby Hengel, CS 13-35 Order (Enforcing Child Supp. Against Per Capita) (HCN Tr. Ct., Jan. 13, 2014) (WhiteEagle, A).

The Court had to determine whether to enforce a standing foreign child support order against the respondent's per capita distributions. The Court afforded the respondent proper notice of the petitioner's filing. However, the respondent failed to file a timely response. Therefore, the Court granted judgment in favor of the petitioner.

State of Wisconsin v. Michael A. Funmaker, CS 12-79 Order (Modifying Child Supp.) (HCN Tr. Ct., Jan. 13, 2014) (WhiteEagle, A).

The Court needed to determine whether to grant a *Motion to Modify*. The Sauk County Child Support Agency requested a modification in the withholding of the respondent's per capita for current child support and child support arrears. The respondent failed to file a timely response to the properly served motion. The Court accordingly granted the Agency's request.

Linda Delay v. Starlene Grant, CS 13-39 Order (Enforcing Child Supp. Against Per Capita) (HCN Tr. Ct., Jan. 13, 2014) (WhiteEagle, A).

The Court had to determine whether to enforce a standing foreign child support order against the respondent's per capita distributions. The Court afforded the respondent proper notice of the petitioner's filing. However, the respondent failed to file a timely response. Therefore, the Court granted judgment in favor of the petitioner.

State of Wisconsin ex rel. v. Christopher C. Decorah, Sr., CS 11-38 Order (Modifying Child Supp.) (HCN Tr. Ct., Jan. 13, 2014) (WhiteEagle, A).

The Court needed to determine whether to grant a *Motion to Modify*. The Juneau County Child Support Agency requested a modification in the withholding of the respondent's per capita to reflect outstanding arrearages. The respondent failed to file a timely response to the properly served motion. The Court accordingly granted the Agency's request.

State of Wisconsin v. Demian T. Decorah, CS 10-31 Order (Modifying Child Supp.) (HCN Tr. Ct., Jan. 13, 2014) (WhiteEagle, A).

The Court needed to determine whether to grant a *Motion to Modify*. The Columbia County Child Support Agency requested a modification in the withholding of the respondent's per capita to reflect outstanding arrearages. The respondent failed to file a timely response to the properly served motion. The Court accordingly granted the Agency's request.

Luther L. Laster v. Brooke A. Metoxen-Smith, CS 12-87 Order (Ceasing Child Supp.) (HCN Tr. Ct., Jan. 13, 2014) (WhiteEagle, A).

The Court needed to determine whether to grant a *Motion to Modify*. The Oneida Tribe Child Support Agency and the petitioner requested a cessation of child support and arrearages withholding. The Court accordingly granted the request.

State of Wisconsin v. Tasha M. King, CS 13-88 Order (Enforcing Child Supp. Against Per Capita) (HCN Tr. Ct., Jan. 13, 2014) (WhiteEagle, A).

The Court had to determine whether to enforce a standing foreign child support order against the respondent's per capita distributions. The Court afforded the respondent proper notice of the petitioner's filing. However, the respondent failed to file a timely response. Therefore, the Court granted judgment in favor of the petitioner.

State of Wisconsin and Eau Claire County Child Support Agency v. Duana F. Link, CS 12-81 Order (Modifying Child Supp.) (HCN Tr. Ct., Jan. 13, 2014) (WhiteEagle, A).

The Court needed to determine whether to grant a *Motion to Modify*. The Eau Claire County Child Support Agency requested a modification in the withholding of the respondent's per capita to reflect outstanding arrearages. The respondent failed to file a timely response to the properly served motion. The Court accordingly granted the Agency's request.

Kelly White v. Robert Fulton, CS 13-53 Order (Enforcing Child Supp. Against Wages) (HCN Tr. Ct., Jan. 13, 2014) (WhiteEagle, A).

The Court had to determine whether to enforce a standing foreign child support order against the respondent's wages. The Court afforded the respondent proper notice of the petitioner's filing. However, the respondent failed to file a timely response. Therefore, the Court granted judgment in favor of the petitioner.

JANUARY 14, 2014

Menominee Child Support Agency ex rel. v. Kameron K. Rockman and Tamerin Dickenson v. Kameron K. Rockman, CS 09-17, 13-59 Order (Enforcing Child Supp. & Equitable Adjustment) (HCN Tr. Ct., Jan. 14, 2014) (WhiteEagle, A).

The Court had to determine whether to enforce another standing foreign child support order against the respondent's per capita distributions. The Court afforded the respondent proper notice of the petitioner's filing. However, the respondent failed to file a timely response. Therefore, the Court granted judgment in favor of the petitioner and performed an equitable adjustment due to the respondent's serial payor status.

Cherrel Barrow v. Aaron Wright, CS 12-84 Order (Modifying Child Supp.) (HCN Tr. Ct., Jan. 14, 2014) (WhiteEagle, A).

The Court needed to determine whether to grant a *Motion to Modify*. The petitioner filed a request to modify the respondent's per capita distribution withholding to correspond with an amended current support obligation. The respondent failed to file a timely response to the properly served motion. The Court accordingly granted the petitioner's request.

State of Wisconsin v. Jose E. Ortiz, CS 03-25 Order (Modifying Child Supp.) (HCN Tr. Ct., Jan. 14, 2014) (WhiteEagle, A).

The Court needed to determine whether to grant a *Motion to Modify*. The Jackson County Child Support Agency requested a modification in the withholding of the respondent's per capita for current child support and child support arrears. The respondent failed to file a

timely response to the properly served motion. The Court accordingly granted the Agency's request.

State of Wisconsin ex rel. v. Jerome Cloud, CV 97-163 Order (Ceasing Current Child Supp.) (HCN Tr. Ct., Jan. 14, 2014) (WhiteEagle, A).

Upon review of the file, the Court noted that the youngest child contained within the underlying foreign child support order had turned nineteen (19) years of age. Therefore, the Court ceased withholding from the respondent's per capita for child support. The existing obligation for child support arrearages ordered by the Court remained in effect.

Sawyer County Child Support v. Andrew Bird and State of Wisconsin v. Andrew Bird, CS 04-64, 13-32 Order (Enforcing Child Supp. & Equitable Adjustment) (HCN Tr. Ct., Jan. 14, 2014) (WhiteEagle, A).

The Court had to determine whether to enforce another standing foreign child support order against the respondent's per capita distributions. The Court afforded the respondent proper notice of the petitioner's filing. However, the respondent failed to file a timely response. Therefore, the Court granted judgment in favor of the petitioner and performed an equitable adjustment due to the respondent's serial payor status.

State of Wisconsin v. Kenneth Lewis and State of Wisconsin v. Kenneth Lewis, CS 07-03, 12-74 Order (Modifying Child Supp. & Equitable Adjustment) (HCN Tr. Ct., Jan. 14, 2014) (WhiteEagle, A).

The Court needed to determine whether to grant a *Motion to Modify*. The petitioner requested that the Court recognize and enforce an amended foreign judgment against the respondent's per capita distributions in Case No. CS 12-74. The respondent received proper notice of the motion, but failed to file a timely response. Therefore, the Court granted the petitioner's request and modified the established equitable adjustment accordingly.

Angela M. Montgomery v. Michael S. Montgomery, CS 13-61 Order (Enforcing Child Supp. Against Wages) (HCN Tr. Ct., Jan. 14, 2014) (WhiteEagle, A).

The Court had to determine whether to enforce a standing foreign child support order against the respondent's wages. The Court afforded the respondent proper notice of the petitioner's filing. However, the respondent failed to file a timely response. Therefore, the Court granted judgment in favor of the petitioner.

Sherry L. King v. David A. King, CS 10-35 Order (Modifying Supp.) (HCN Tr. Ct., Jan. 14, 2014) (WhiteEagle, A).

The Court needed to determine whether to grant a *Motion to Modify*. The Richland County Child Support Agency requested a modification in the withholding of the respondent's per capita to include arrearages and spousal maintenance. The respondent failed to file a timely response to the properly served motion. The Court accordingly granted the Agency's request.

County of Pine ex rel. v. Amber M. Downwind, CS 10-05 Order (Modifying Child Supp.) (HCN Tr. Ct., Jan. 14, 2014) (WhiteEagle, A).

The Court needed to determine whether to grant a *Motion to Modify*. The Pine County Child Support Agency requested a modification in the withholding of the respondent's per capita to correspond with an amended current support obligation. The respondent failed to file a timely response to the properly served motion. The Court accordingly granted the Agency's request.

State of Wisconsin ex rel. v. Jason E. King and Denise L. Akeen v. Jason E. King and Beverly Jean Prentice v. Jason E. King, CS 05-03, 05-05, 13-60 Order (Modifying Child Supp. & Equitable Adjustment) (HCN Tr. Ct., Jan. 14, 2014) (WhiteEagle, A).

The Court had to determine whether to enforce another standing foreign child support order against the respondent's per capita distributions. The Court afforded the respondent proper notice of the petitioner's filing. However, the respondent failed to file a timely response. Therefore, the Court granted judgment in favor of the petitioner and performed an equitable adjustment due to the respondent's serial payor status.

Robert M. Mobley v. Joyce M. St. Cyr and State of Wisconsin ex rel. v. Robert M. Mobley and Robert M. Mobley v. Joyce M. St. Cyr, CS 99-37, 99-38, 00-04 Order (Modifying Child Supp. & Equitable Adjustment) (HCN Tr. Ct., Jan. 14, 2014) (WhiteEagle, A).

The Court needed to determine whether to grant a *Motion to Modify*. The petitioner requested a discontinuation of the arrears withholding in Case No. CS 00-04. The respondent received proper notice of the motion, but failed to file a timely response. Therefore, the Court granted the petitioner's request and modified the established equitable adjustment accordingly.

State of Wisconsin and Clarissa J. Nelson v. Timothy S. Funmaker, CS 13-43 Order (Enforcing Child Supp. Against Per Capita) (HCN Tr. Ct., Jan. 14, 2014) (WhiteEagle, A).

The Court had to determine whether to enforce a standing foreign child support order against the

respondent's per capita distributions. The Court afforded the respondent proper notice of the petitioner's filing. However, the respondent failed to file a timely response. Therefore, the Court granted judgment in favor of the petitioner.

State of Wisconsin and Taylor M. Fischer v. Jesse D. Smith and State of Wisconsin v. Jesse D. Smith, CS 11-31, 13-56 Order (Enforcing Child Supp. & Equitable Adjustment) (HCN Tr. Ct., Jan. 14, 2014) (WhiteEagle, A).

The Court had to determine whether to enforce another standing foreign child support order against the respondent's per capita distributions. The Court afforded the respondent proper notice of the petitioner's filing. However, the respondent failed to file a timely response. Therefore, the Court granted judgment in favor of the petitioner and performed an equitable adjustment due to the respondent's serial payor status.

State of Wisconsin and Joelle D. Windsor v. Early Wind D. Funmaker, CS 13-49 Order (Enforcing Child Supp. Against Per Capita) (HCN Tr. Ct., Jan. 14, 2014) (WhiteEagle, A).

The Court had to determine whether to enforce a standing foreign child support order against the respondent's per capita distributions. The Court afforded the respondent proper notice of the petitioner's filing. However, the respondent failed to file a timely response. Therefore, the Court granted judgment in favor of the petitioner.

State of Wisconsin ex rel. v. Anthony J. Kingswan, CS 09-48 Order (Reinstating Current Supp. and Cont. Arrears Withholding) (HCN Tr. Ct., Jan. 14, 2014) (WhiteEagle, A).

The Court needed to determine whether to grant a *Motion to Modify*. The Dane County Child Support Agency requested that the Court reinstate withholding from the respondent's per capita payments to satisfy child support obligations and arrears. The respondent failed to file a timely response to the properly served motion. The Court accordingly granted the Agency's request.

Shawnta R. Dobbs v. Joshua L. Garcia, CS 13-48 Order (Enforcing Child Supp. Against Per Capita) (HCN Tr. Ct., Jan. 14, 2014) (WhiteEagle, A).

The Court had to determine whether to enforce a standing foreign child support order against the respondent's per capita distributions. The Court afforded the respondent proper notice of the petitioner's filing. However, the respondent failed to file a timely response. Therefore, the Court granted judgment in favor of the petitioner.

Nichole Perez v. Victor Perez, CS 13-47 Order (Enforcing Child Supp. Arrears) (HCN Tr. Ct., Jan. 14, 2014) (WhiteEagle, A).

The Court had to determine whether to enforce a standing foreign child support order against the respondent's per capita distributions for child support arrears. The Court afforded the respondent proper notice of the petitioner's filing. However, the respondent failed to file a timely response. Therefore, the Court granted judgment in favor of the petitioner.

State of Wisconsin ex rel. v. Reuben Rave, Jr., CV 97-171 Order (Ceasing Child Supp. and Arrears) (HCN Tr. Ct., Jan. 14, 2014) (WhiteEagle, A).

The Court needed to determine whether to grant a *Motion to Modify*. The Jackson County Child Support Agency filed a correspondence requesting the termination of per capita withholdings, indicating the respondent no longer maintained a responsibility to pay child support or arrears. The Court accordingly granted the Agency's request.

State of Wisconsin and Nicole Houghton v. Taylor Houghton, Sr., CS 13-51 Order (Enforcing Child Supp. Against Per Capita) (HCN Tr. Ct., Jan. 14, 2014) (WhiteEagle, A).

The Court had to determine whether to enforce a standing foreign child support order against the respondent's per capita distributions. The Court afforded the respondent proper notice of the petitioner's filing. However, the respondent failed to file a timely response. Therefore, the Court granted judgment in favor of the petitioner.

Lac Courte Oreilles Child Support Agency v. Joshua M. Pringle, CS 13-52 Order (Enforcing Child Supp. Against Per Capita) (HCN Tr. Ct., Jan. 14, 2014) (WhiteEagle, A).

The Court had to determine whether to enforce a standing foreign child support order against the respondent's per capita distributions. The Court afforded the respondent proper notice of the petitioner's filing. However, the respondent failed to file a timely response. Therefore, the Court granted judgment in favor of the petitioner.

JANUARY 15, 2014

State of Wisconsin v. Troy D. Wallace, CS 13-50 Order (Enforcing Child Supp. Against Per Capita) (HCN Tr. Ct., Jan. 15, 2014) (WhiteEagle, A).

The Court had to determine whether to enforce a standing foreign child support order against the respondent's per capita distributions. The Court afforded the respondent proper notice of the petitioner's filing. However, the respondent failed to file a timely

response. Therefore, the Court granted judgment in favor of the petitioner.

JANUARY 17, 2014

Svetlana Fargaher v. Kirby Hengel and Logan Settle v. Kirby Hengel, CS 13-16, 13-35 Reissued Order (Enforcing Child Supp. & Equitable Adjustment) (HCN Tr. Ct., Jan 17, 2014) (WhiteEagle, A).

The Court entered a *Reissued Order* to make an addition. The Court overlooked the fact that the Court already recognized a foreign child support order against the respondent, and therefore should have engaged in an equitable adjustment.

JANUARY 21, 2014

Aitkin County Health & Human Services and Elizabeth L. Logerstorm v. Dallas Matthew Kreider, CS 11-55 Order (Ceasing Supp.) (HCN Tr. Ct., Jan. 21, 2014) (WhiteEagle, A).

The Court needed to determine whether to grant a *Motion to Modify*. The Aitkin County Child Support Agency requested a suspension of all withholding from the respondent's per capita for current medical support, child support, and arrears of all types in CS 11-55. The Court accordingly granted the Agency's request.

Jeanita D. Wright v. Joseph St. Cyr, CS 13-37 Reissued Order (Enforcing Child Supp.) (HCN Tr. Ct., Jan 21, 2014) (WhiteEagle, A).

The Court issued a *Reissued Order* to correct a clerical error in a previous December 10, 2013 *Order*.

JANUARY 24, 2014

State of Wisconsin v. Amanda M. Hendricks n/k/a Amanda M. Allen, CS 11-03 Order (Ceasing Supp.) (HCN Tr. Ct., Jan. 24, 2014) (WhiteEagle, A).

The Court needed to determine whether to grant a *Motion to Modify*. The Juneau County Child Support Agency requested a cessation of child support withholding. The Court accordingly granted the Agency's request.

FEBRUARY 18, 2014

Melanie L. Jorgenson v. Richard A. Bugg, CS 13-07 Order (Modifying Child Supp. Against Wages) (HCN Tr. Ct., Feb 18, 2014) (WhiteEagle, A).

The Court needed to determine whether to grant a *Motion to Modify*. The petitioner filed a request to modify the respondent's wage withholding to correspond with amended arrearage and current support obligations. The respondent failed to file a timely response to the properly served motion. The Court accordingly granted the petitioner's request.

State of Wisconsin ex rel. v. Erik J. Littlegeorge, CS 09-21 Order (Ceasing Child Supp. Against Wages and Per Capita) (HCN Tr. Ct., Feb. 18, 2014) (WhiteEagle, A).

The Court needed to determine whether to grant a *Motion to Modify*. The Wood County Child Support Agency requested a cessation of child support withholding from both wages and per capita distributions. The Court accordingly granted the Agency's request.

FEBRUARY 24, 2014

Jaclyn J. Carriaga v. Jordan L. Vidana and State of Wisconsin ex rel. v. Jordan L. Vidana, CS 07-47, 09-61 Order (Modifying Child Supp. Obligation Against Per Capita & Wages) (HCN Tr. Ct., Feb 24, 2014) (WhiteEagle, A).

The Court needed to determine whether to grant a *Motion to Modify*. The petitioner filed a request to modify the respondent's per capita distribution and wage withholding to correspond with amended arrearage and current support obligations. The respondent failed to file a timely response to the properly served motion. The Court accordingly granted the petitioner's request.

FEBRUARY 27, 2014

Sandra R. Ozuna v. Michael A. Koran, CS 08-13 Order (Modifying Child Supp. Against Wages) (HCN Tr. Ct., Feb 27, 2014) (WhiteEagle, A).

The Court needed to determine whether to grant a *Motion to Modify*. The petitioner filed a request to modify the respondent's wage withholding to correspond with amended arrearage and current support obligations. The respondent failed to file a timely response to the properly served motion. The Court accordingly granted the petitioner's request.

FEBRUARY 28, 2014

Courtney L. Engel v. Jaime A. Lopez and State of Wisconsin v. Jaime A. Lopez and State of Wisconsin v. Jaime A. Lopez, CS 13-42, 07-41, 11-51 Order (Enforcing Child Supp. & Equitable Adjustment) (HCN Tr. Ct., Feb. 28, 2014) (WhiteEagle, A).

The Court had to determine whether to enforce another standing foreign child support order against the respondent's per capita distributions. The Court afforded the respondent proper notice of the petitioner's filing. However, the respondent failed to file a timely response. Therefore, the Court granted judgment in favor of the petitioner and performed an equitable adjustment due to the respondent's serial payor status.

Wendy L. Williams v. Jeffrey D. Williams, CS 13-41 Order (Enforcing Child Supp. Against Per Capita) (HCN Tr. Ct., Feb. 28, 2014) (WhiteEagle, A).

The Court had to determine whether to enforce a standing foreign child support order against the respondent's per capita distributions. The Court afforded the respondent proper notice of the petitioner's filing. However, the respondent failed to file a timely response. Therefore, the Court granted judgment in favor of the petitioner.

MARCH 7, 2014

Nichole Perez v. Victor Perez, CS 13-47 Order (Ceasing Child Supp. Withholding) (HCN Tr. Ct., Mar. 7, 2014) (WhiteEagle, A).

The Court needed to determine whether to grant a *Motion to Modify*. The San Joaquin County Child Support Agency requested a cessation of child support withholding until further notice. The Court accordingly granted the Agency's request.

County of Pine ex rel. v. Amber M. Downwind, CS 10-05 Order (Modifying Child Supp.) (HCN Tr. Ct., Mar. 7, 2014) (WhiteEagle, A).

The Court needed to determine whether to grant a *Motion to Modify*. The Pine County Child Support Agency requested a modification in the withholding of the respondent's per capita to reflect outstanding arrearages. The respondent failed to file a timely response to the properly served motion. The Court accordingly granted the Agency's request.

Kathleen Waukau v. Eldon Powless and Margaret King v. Eldon Powless and Rebecca Nunway v. Eldon Powless and State of Wisconsin ex rel. v. Eldon Powless and Eva Powless v. Eldon Powless, CV 96-93, CS 99-22, 99-23, 03-65, 08-07 Order (Updating Arrears & Equitable Adjustment) (HCN Tr. Ct., Mar. 7, 2014) (WhiteEagle, A).

The Court needed to determine whether to grant a *Motion to Modify*. The Shawano County Child Support Agency filed a correspondence, on behalf of two petitioners, requesting that the Court modify the respondent's withholding to reflect the outstanding arrearages for Case Nos. CV 96-93 and CS 99-23. The respondent received proper notice of the motion, but failed to file a timely response. Therefore, the Court granted the petitioner's request and modified the established equitable adjustment accordingly.

State of Wisconsin ex rel. v. Collin J. Cloud and In re the Paternity of A.J.C., by Susanna Littlewolf v. Collin J. Cloud and State of Wisconsin ex rel. v. Collin J. Cloud, CS 05-42, 05-52, 09-45 Order (Reinstating Withholding in Case No. 05-52 & Modifying Equitable Adjustment) (HCN Tr. Ct., Mar. 7, 2014) (WhiteEagle, A).

The Court needed to determine whether to grant a *Motion to Modify*. The Shawano County Child Support Agency filed a correspondence requesting that the Court reinstate the respondent's withholding in Case No. CS 05-52. The respondent received proper notice of the motion, but failed to file a timely response. Therefore, the Court granted the petitioner's request and modified the established equitable adjustment accordingly.

Rebecca A. Buck v. Gregory J. Madigan and Stephanie A. Peake v. Gregory J. Madigan, CS 13-02, 14-03 Order (Enforcing Child Supp. & Equitable Adjustment) (HCN Tr. Ct., Mar. 7, 2014) (WhiteEagle, A).

The Court had to determine whether to enforce another standing foreign child support order against the respondent's per capita distributions. The Court afforded the respondent proper notice of the petitioner's filing. However, the respondent failed to file a timely response. Therefore, the Court granted judgment in favor of the petitioner and performed an equitable adjustment due to the respondent's serial payor status.

Erica J. Hawpetoss v. Brandan Cloud, Sr., CS 14-04 Order (Enforcing Child Supp. Against Per Capita) (HCN Tr. Ct., Mar. 7, 2014) (WhiteEagle, A).

The Court had to determine whether to enforce a standing foreign child support order against the respondent's per capita distributions. The Court afforded the respondent proper notice of the petitioner's filing. However, the respondent failed to file a timely response. Therefore, the Court granted judgment in favor of the petitioner.

Lac Courte Oreilles Child Support Program v. Angelina M. Blackdeer, CS 13-58 Order (Enforcing Child Supp. Against Per Capita) (HCN Tr. Ct., Mar. 7, 2014) (WhiteEagle, A).

The Court had to determine whether to enforce a standing foreign child support order against the respondent's per capita distributions. The Court afforded the respondent proper notice of the petitioner's filing. However, the respondent failed to file a timely response. Therefore, the Court granted judgment in favor of the petitioner.

Dawn Young v. Dion Thompson and Stephanie Oilschlager v. Dion Thompson and Terri L. Thompson v. Dion Thompson and Katherine A. Stojak v. Dion Thompson and Marie D. Clark v. Dion Thompson, CV 96-86, CS 98-62, 06-59, 06-60, 11-20 Order (Ceasing Withholding in Case No. CS 06-60 & Modifying Equitable Adjustment) (HCN Tr. Ct., Mar. 7, 2014) (WhiteEagle, A).

The Court needed to determine whether to grant a *Motion to Modify*. The Wood County Child Support Agency requested that the Court cease withholding in Case No. CS 06-60. The respondent received proper notice of the motion, but failed to file a timely response. Therefore, the Court granted the Agency's request and modified the established equitable adjustment accordingly.

MARCH 19, 2014

State of Wisconsin v. Patrick D. Hall, CS 14-06 Order (Enforcing Child Supp. Against Per Capita) (HCN Tr. Ct., Mar. 19, 2014) (Lowe, J).

The Court had to determine whether to enforce a standing foreign child support order against the respondent's per capita distributions. The Court afforded the respondent proper notice of the petitioner's filing. However, the respondent failed to file a timely response. Therefore, the Court granted judgment in favor of the petitioner.

State of Wisconsin v. Patrick D. Hall, CS 14-06 Order (Enforcing Child Supp. Against Wages) (HCN Tr. Ct., Mar. 19, 2014) (Lowe, J).

The Court had to determine whether to enforce a standing foreign child support order against the respondent's wages. The Court afforded the respondent proper notice of the petitioner's filing. However, the respondent failed to file a timely response. Therefore, the Court granted judgment in favor of the petitioner.

MARCH 10, 2014

Lac Courte Oreilles Child Support Program v. Angelina M. Blackdeer, CS 13-58 Reissued Order (Enforcing Child Supp. Against Per Capita) (HCN Tr. Ct., Mar. 10, 2014) (WhiteEagle, A).

The Court entered this Reissued Order to correct the mailing address for the receipt of child support payments.

APRIL 8, 2014

Sauk Co. Child Support Agency and Casey You v. Dana Lonetree, CS 14-05 Order (Enforcing Child Supp. Against Per Capita) (HCN Tr. Ct., Apr. 8, 2014) (WhiteEagle, A).

The Court had to determine whether to enforce a standing foreign child support order against the respondent's per capita distributions. The Court afforded the respondent proper notice of the petitioner's filing.

However, the respondent failed to file a timely response. Therefore, the Court granted judgment in favor of the petitioner.

APRIL 11, 2014

Jennifer Wolford v. David J. Rose, CS 02-08 Order (Ceasing Child Supp. Withholding) (HCN Tr. Ct., Apr. 11, 2014) (WhiteEagle, A).

The Court needed to determine whether to grant a *Motion to Modify*. The Jackson County Child Support Agency requested a cessation of child support withholding until further notice. The Court accordingly granted the Agency's request.

State of Wisconsin ex rel. v. Kelly Jean Blackhawk, CS 14-02 Order (Enforcing Child Supp. Against Per Capita) (HCN Tr. Ct., Apr. 11, 2014) (WhiteEagle, A).

The Court had to determine whether to enforce a standing foreign child support order against the respondent's per capita distributions. The Court afforded the respondent proper notice of the petitioner's filing. However, the respondent failed to file a timely response. Therefore, the Court granted judgment in favor of the petitioner.

State of Wisconsin & Eau Claire County Child Support Agency v. Anthony A. Faga, CS 13-63 Order (Enforcing Child Supp. Against Per Capita) (HCN Tr. Ct., Apr. 11, 2014) (WhiteEagle, A).

The Court had to determine whether to enforce a standing foreign child support order against the respondent's per capita distributions. The Court afforded the respondent proper notice of the petitioner's filing. However, the respondent failed to file a timely response. Therefore, the Court granted judgment in favor of the petitioner.

State of Wisconsin & Bonita L. Roy v. Meredith P. Rave, CS 14-09 Order (Enforcing Child Supp. Against Per Capita) (HCN Tr. Ct., Apr. 11, 2014) (WhiteEagle, A).

The Court had to determine whether to enforce a standing foreign child support order against the respondent's per capita distributions. The Court afforded the respondent proper notice of the petitioner's filing. However, the respondent failed to file a timely response. Therefore, the Court granted judgment in favor of the petitioner.

Heather Green v. Edward Cloud, CS 10-22 Order (Modifying Child Supp.) (HCN Tr. Ct., Apr. 11, 2014) (WhiteEagle, A).

The Court needed to determine whether to grant a *Motion to Modify*. The petitioner requested a modification

in the withholding of the respondent's per capita. The respondent failed to file a timely response to the properly served motion. The Court accordingly granted the petitioner's request.

State of Wisconsin & Larry A. Fanning v. Maureen J. Bighorn, CS 14-07 Order (Enforcing Child Supp. Against Per Capita) (HCN Tr. Ct., Apr. 11, 2014) (WhiteEagle, A).

The Court had to determine whether to enforce a standing foreign child support order against the respondent's per capita distributions. The Court afforded the respondent proper notice of the petitioner's filing. However, the respondent failed to file a timely response. Therefore, the Court granted judgment in favor of the petitioner.

Shirley A. Keezer (a.k.a. Shirley A. Miner) v. Christopher J. Sweet, CS 09-14 Order (Modifying Child Supp.) (HCN Tr. Ct., Apr. 11, 2014) (WhiteEagle, A).

The Court needed to determine whether to grant a *Motion to Modify*. The petitioner requested a modification in the withholding of the respondent's per capita. The respondent failed to file a timely response to the properly served motion. The Court accordingly granted the petitioner's request.

State of Wisconsin ex rel. v. Mary J. Whiteeagle, CS 09-71 Order (Modifying Child Supp.) (HCN Tr. Ct., Apr. 11, 2014) (WhiteEagle, A).

The Court needed to determine whether to grant a *Motion to Modify*. The Juneau County Child Support Agency requested a modification in the withholding of the respondent's per capita. The respondent failed to file a timely response to the properly served motion. The Court accordingly granted the Agency's request.

Myoisha Young and Milwaukee County v. Justin Blackhawk, CS 13-54 Order (Enforcing Child Supp. Against Per Capita) (HCN Tr. Ct., Apr. 11, 2014) (WhiteEagle, A).

The Court had to determine whether to enforce a standing foreign child support order against the respondent's per capita distributions. The Court afforded the respondent proper notice of the petitioner's filing. However, the respondent failed to file a timely response. Therefore, the Court granted judgment in favor of the petitioner.

Mary J. Mayek v. Esteban M. Blackhawk, Sr., CS 02-14 Order (Closing Case) (HCN Tr. Ct., Apr. 11, 2014) (WhiteEagle, A).

The Court previously entered an *Order* for withholding from the respondent's per capita distributions for child support arrears only. However, the Court became

aware that the respondent no longer had an obligation for child support or child support arrears. Accordingly, the Court closed this case.

Thelma S. Garcia v. Esteban M. Blackhawk, Sr., CS 02-15 Order (Closing Case) (HCN Tr. Ct., Apr. 11, 2014) (WhiteEagle, A).

The Court previously entered an Order for withholding from the respondent's per capita distributions for child support arrears only. However, the Court became aware that the respondent no longer had an obligation for child support or child support arrears. Accordingly, the Court closed this case.

Rhonda Oas v. Esteban M. Blackhawk, Sr., CS 02-45 Order (Modifying Child Supp.) (HCN Tr. Ct., Apr. 11, 2014) (WhiteEagle, A).

The Court needed to determine whether to grant a Motion to Modify. The petitioner requested a modification in the withholding of the respondent's per capita. The respondent failed to file a timely response to the properly served motion. The Court accordingly granted the petitioner's request.

State of Wisconsin v. Tasha M. King, CS 13-38 Order (Erratum) (HCN Tr. Ct., Apr. 11, 2014) (WhiteEagle, A).

The Court issued this Erratum Order to correct a clerical mistake in its January 13, 2014 Order (Enforcing Child Supp. Against Per Capita). A review of the above-referenced Order showed that the Court incorrectly referenced the case no. as CS 13-88.

APRIL 14, 2014

Debra Crowe v. Foster D. Cloud, CV 96-84 Order (Mot. Denied) (HCN Tr. Ct., Apr. 14, 2014) (WhiteEagle, A).

The Eau Claire County Child Support Agency requested that the Court deduct the interest on child support arrearages from the respondent's per capita distribution. However, the Court is prohibited from withholding for additional costs and interest associated with child support. Therefore, the Court denied the Agency's motion.

Patricia Youngthunder v. Virgil S. Pettibone, CS 13-14 Order (Modifying Child Supp.) (HCN Tr. Ct., Apr. 14, 2014) (WhiteEagle, A).

The Court needed to determine whether to grant a Motion to Modify. The Jackson County Child Support Agency requested a modification in the withholding of the respondent's per capita. The respondent failed to file a timely response to the properly served motion. The Court accordingly granted the Agency's request.

State of Wisconsin & Eau Claire County Child Support Agency v. Skye A. Ashley, CS 14-16 Order (Enforcing Child Supp. Against Per Capita) (HCN Tr. Ct., Apr. 14, 2014) (WhiteEagle, A).

The Court had to determine whether to enforce a standing foreign child support order against the respondent's per capita distributions. The Court afforded the respondent proper notice of the petitioner's filing. However, the respondent failed to file a timely response. Therefore, the Court granted judgment in favor of the petitioner.

State of Wisconsin v. Waylon R. Pettibone, CS 14-19 Order (Enforcing Child Supp. Against Per Capita) (HCN Tr. Ct., Apr. 14, 2014) (WhiteEagle, A).

The Court had to determine whether to enforce a standing foreign child support order against the respondent's per capita distributions. The Court afforded the respondent proper notice of the petitioner's filing. However, the respondent failed to file a timely response. Therefore, the Court granted judgment in favor of the petitioner.

Ashley D. Thompson v. Troy L. Crain, CS 14-17 Order (Enforcing Child Supp. Against Per Capita) (HCN Tr. Ct., Apr. 14, 2014) (WhiteEagle, A).

The Court had to determine whether to enforce a standing foreign child support order against the respondent's per capita distributions. The Court afforded the respondent proper notice of the petitioner's filing. However, the respondent failed to file a timely response. Therefore, the Court granted judgment in favor of the petitioner.

Terry Deloney v. Cyndi Mann, CS 08-03 Order (Modifying Child Supp.) (HCN Tr. Ct., Apr. 14, 2014) (WhiteEagle, A).

The Court needed to determine whether to grant a Motion to Modify. The Jackson County Child Support Agency requested a modification in the withholding of the respondent's per capita. The respondent failed to file a timely response to the properly served motion. The Court accordingly granted the Agency's request.

Mabel I. Bellanger v. Andrea S. Littlewolf, CS 10-57 Order (Modifying Child Supp.) (HCN Tr. Ct., Apr. 14, 2014) (WhiteEagle, A).

The Court needed to determine whether to grant a Motion to Modify. The Becker County Child Support Agency requested a modification in the withholding of the respondent's per capita. The respondent failed to file a timely response to the properly served motion. The Court accordingly granted the Agency's request.

Kurt Kitzman v. Sheila Snake and Zachariah Skenandore v. Sheila Snake, CS 03-17, 13-62 Order (Enforcing Child Supp. & Equitable Adjustment) (HCN Tr. Ct., Apr. 14, 2014) (WhiteEagle, A).

The Court had to determine whether to enforce another standing foreign child support order against the respondent's per capita distributions. The Court afforded the respondent proper notice of the petitioner's filing. However, the respondent failed to file a timely response. Therefore, the Court granted judgment in favor of the petitioner and performed an equitable adjustment due to the respondent's serial payor status.

Jennifer J. Mitch v. Samuel K. Mitch, CS 13-46 Order (Enforcing Child Supp. Against Per Capita) (HCN Tr. Ct., Apr. 14, 2014) (WhiteEagle, A).

The Court had to determine whether to enforce a standing foreign child support order against the respondent's per capita distributions. The Court afforded the respondent proper notice of the petitioner's filing. However, the respondent failed to file a timely response. Therefore, the Court granted judgment in favor of the petitioner.

Michelle M. McDermott v. Chester A. Mallory, CS 01-16 Order (Modifying Child Supp.) (HCN Tr. Ct., Apr. 14, 2014) (WhiteEagle, A).

The Court needed to determine whether to grant a Motion to Modify. The St. Croix County Child Support Agency requested a modification of the respondent's per capita withholdings to reflect outstanding arrearages. The respondent failed to file a timely response to the properly served motion. The Court accordingly granted the Agency's request.

Andrea N. Currie and Milwaukee County v. Antwanio D. Jackson, CS 14-10 Order (Enforcing Child Supp. Against Per Capita) (HCN Tr. Ct., Apr. 14, 2014) (WhiteEagle, A).

The Court had to determine whether to enforce a standing foreign child support order against the respondent's per capita distributions. The Court afforded the respondent proper notice of the petitioner's filing. However, the respondent failed to file a timely response. Therefore, the Court granted judgment in favor of the petitioner.

Leslie A. Rave v. Maynard Rave, Jr., CS 98-63 Order (Reinstating Child Supp. Against Per Capita) (HCN Tr. Ct., Apr. 14, 2014) (WhiteEagle, A).

The Court had to determine whether to enforce a standing foreign child support order against the respondent's per capita distributions. The Court afforded the respondent proper notice of the petitioner's filing.

However, the respondent failed to file a timely response. Therefore, the Court granted judgment in favor of the petitioner.

State of Wisconsin and Karla E. Clark v. Jonah H. Decorah, CS 14-13 Order (Enforcing Child Supp. Against Per Capita) (HCN Tr. Ct., Apr. 14, 2014) (WhiteEagle, A).

The Court had to determine whether to enforce a standing foreign child support order against the respondent's per capita distributions. The Court afforded the respondent proper notice of the petitioner's filing. However, the respondent failed to file a timely response. Therefore, the Court granted judgment in favor of the petitioner.

APRIL 15, 2014

State of Wisconsin v. Justina C. Hindsley, CS 14-01 Order (Enforcing Child Supp. Against Per Capita) (HCN Tr. Ct., Apr. 15, 2014) (WhiteEagle, A).

The Court had to determine whether to enforce a standing foreign child support order against the respondent's per capita distributions. The Court afforded the respondent proper notice of the petitioner's filing. However, the respondent failed to file a timely response. Therefore, the Court granted judgment in favor of the petitioner.

Michelle Rave v. Jeriah Rave, CS 09-07 Order (Enforcing Child Supp. Against Per Capita) (HCN Tr. Ct., Apr. 15, 2014) (WhiteEagle, A).

The Court had to determine whether to enforce a standing foreign child support order against the respondent's per capita distributions. The Court afforded the respondent proper notice of the petitioner's filing. While the respondent raised several arguments at hearing, he failed to substantiate those arguments with further briefing. Therefore, the Court granted judgment in favor of the petitioner. The petitioner additionally alleged that the respondent owed substantial arrears. However, she did not supply a valid foreign judgment establishing arrears. The Court accordingly declined to order any withholding beyond what was required for current support.

Joey Whitewing v. Patricia A. Bird-Nicholas, CS 10-43 Order (Mot. Denied) (HCN Tr. Ct., Apr. 15, 2014). (WhiteEagle, A).

The Court needed to determine whether to grant a Motion to Modify. The respondent requested that the Court cease child support withholding from her per capita payments, and begin withholding from her wages as a Ho-Chunk Nation employee. However, the Ho-Chunk Nation Department of Personnel informed the Court

that the respondent was no longer an employee of the Nation. Therefore, the Court denied the respondent's motion.

Sawyer County Child Support v. Andrew Bird and State of Wisconsin v. Andrew Bird, CS 04-64, 13-57 Order (Erratum) (HCN Tr. Ct., Apr. 15, 2014) (WhiteEagle, A).

The Court issued this *Erratum Order* to correct a clerical mistake in its January 14, 2014 Order (*Enforcing Child Supp. & Equitable Adjustment*). A review of the above-referenced Order showed that the Court incorrectly referenced the case no. as CS 13-32.

Lac Courte Oreilles Child Support v. Venessa M. Blackdeer, CS 14-20 Order (*Enforcing Child Supp. Against Per Capita*) (HCN Tr. Ct., Apr. 15, 2014) (WhiteEagle, A).

The Court had to determine whether to enforce a standing foreign child support order against the respondent's per capita distributions. The Court afforded the respondent proper notice of the petitioner's filing. However, the respondent failed to file a timely response. Therefore, the Court granted judgment in favor of the petitioner.

State of Wisconsin & Morgan White Eagle v. Marcus E. White Eagle, CS 14-11 Order (*Enforcing Child Supp. Against Wages*) (HCN Tr. Ct., Apr. 15, 2014) (Lowe, J).

The Court had to determine whether to enforce a standing foreign child support order against the respondent's wages. The Court afforded the respondent proper notice of the petitioner's filing. However, the respondent failed to file a timely response. Therefore, the Court granted judgment in favor of the petitioner.

State of Wisconsin & Melissa M. Ennis v. John P. Ennis II, CS 14-08 Order (*Enforcing Child Supp. Against Per Capita*) (HCN Tr. Ct., Apr. 15, 2014) (WhiteEagle, A).

The Court had to determine whether to enforce a standing foreign child support order against the respondent's per capita distributions. The Court afforded the respondent proper notice of the petitioner's filing. However, the respondent failed to file a timely response. Therefore, the Court granted judgment in favor of the petitioner.

Nichole Perez v. Victor Perez, CS 13-47 Order (*Reinstating Enforcement of Child Support Arrears*) (HCN Tr. Ct., Apr. 15, 2014) (WhiteEagle, A).

The Court needed to determine whether to grant a *Motion to Modify*. The San Joaquin County Child Support Agency requested a reinstatement of withholding from the respondent's per capita payments for child support arrears. The respondent failed to file a timely response to

the properly served motion. The Court accordingly granted the Agency's request.

State of Wisconsin & Jessica Cloud v. Joshua D. Cloud, Sr., CS 03-34 Order (*Modifying Child Supp.*) (HCN Tr. Ct., Apr. 15, 2014) (WhiteEagle, A).

The Court needed to determine whether to grant a *Motion to Modify*. The Jackson County Child Support Agency requested a modification of the respondent's per capita withholdings. The respondent failed to file a timely response to the properly served motion. The Court accordingly granted the Agency's request.

APRIL 29, 2014

State of Wisconsin ex rel. v. Jones R. Funmaker and State of Wisconsin ex rel. v. Jones R. Funmaker, CS 06-14, 06-24 Order (*Ceasing Child Support & Removing Equitable Adjustment*) (HCN Tr. Ct., Apr. 29, 2014) (WhiteEagle, A).

Upon review of the file, the Court discovered that the beneficiary of the respondent's child support obligation in CS 06-14 was 19 years of age. Therefore, in accordance with Wisconsin state law, the Court ceased the garnishment of the respondent's per capita payments in case number CS 06-14. Additionally, the Court removed the established equitable adjustment in case number CS 06-24, as the respondent was no longer a serial payor.



CIVIL GARNISHMENT CASES

JANUARY 2, 2014

Sauk County Clerk of Courts v. Ivan Cloud, CG 13-129 Order (*Granting Telephonic Appearance*) (HCN Tr. Ct., Jan. 2, 2014) (WhiteEagle, A).

The Court granted the petitioner's request to appear telephonically at the January 16, 2014 *Fact Finding Hearing*.

JANUARY 20, 2014

LVNV Funding as Successor in Interest to HSBC v. Timothy Hale, CG 13-141 Order (*Ceasing Wage Withholding*) (HCN Tr. Ct., Jan. 20, 2014) (WhiteEagle, A).

The petitioner indicated that the parties had reached an agreement to satisfy the respondent's debt through a voluntary wage assignment, and therefore no longer requested that Court to honor the foreign judgment. Therefore, the Court granted the petitioner's request and ceased wage withholding against the respondent.

JANUARY 22, 2014

Capital One Bank v. Thomas Winkler, CG 09-91 Order (Granting Telephonic Appearance) (HCN Tr. Ct., Jan. 22, 2014) (WhiteEagle, A).

The Court granted the petitioner's counsel's request to appear telephonically at the January 27, 2014 Status Hearing.

JANUARY 23, 2014

Dean Health v. William Ware, CG 13-152 Order (Voluntary Dismissal) (HCN Tr. Ct., Jan. 23, 2014) (WhiteEagle, A).

The petitioner filed a correspondence with the Court stating the intent to release the current garnishment in the above referenced case. The Court accordingly dismissed the case without prejudice.

Tomah Memorial Hospital v. Daniel & Denice Krofta, CG 13-149 Order (Default J.) (HCN Tr. Ct., Jan. 23, 2014) (WhiteEagle, A).

The Court had to determine whether to grant full faith and credit and/or comity to a foreign judgment. The Court afforded the respondent the opportunity to object to the recognition and enforcement of the foreign judgment. The respondent failed to timely respond, leading the Court to grant a default judgment in favor of the petitioner.

Alliance Collection Agencies, Inc. v. Jones Funmaker, CG 09-56 Order (Granting Mot. to Modify) (HCN Tr. Ct., Jan. 23, 2014) (WhiteEagle, A).

The Court had to determine whether to grant a Motion to Modify. The petitioner indicated that the respondents owed further interest on the recognized judgment. The Court granted the motion following the respondents' failure to file a timely response.

Black River Memorial Hospital v. Lori Pettibone, CG 13-150 Order (Default J.) (HCN Tr. Ct., Jan. 23, 2014) (WhiteEagle, A).

The Court had to determine whether to grant full faith and credit and/or comity to a foreign judgment. The Court afforded the respondent the opportunity to object to the recognition and enforcement of the foreign judgment. The respondent failed to timely respond, leading the Court to grant a default judgment in favor of the petitioner.

Alliance Collection Agencies, Inc. v. Lois A. McKeel, CG 13-151 Order (Default J.) (HCN Tr. Ct., Jan. 23, 2014) (WhiteEagle, A).

The Court had to determine whether to grant full faith and credit and/or comity to a foreign judgment. The Court afforded the respondent the opportunity to object

to the recognition and enforcement of the foreign judgment. The respondent failed to timely respond, leading the Court to grant a default judgment in favor of the petitioner.

LVNV Funding LLC as Successor in Interest to Capital One v. Susan Walczak, CG 13-137 Order (Default J.) (HCN Tr. Ct., Jan. 23, 2014) (WhiteEagle, A).

The Court had to determine whether to grant full faith and credit and/or comity to a foreign judgment. The Court afforded the respondent the opportunity to object to the recognition and enforcement of the foreign judgment. The respondent failed to timely respond, leading the Court to grant a default judgment in favor of the petitioner.

Black River Memorial Hospital v. Paul M. Hanson, CG 13-147 Order (Default J.) (HCN Tr. Ct., Jan. 23, 2014) (WhiteEagle, A).

The Court had to determine whether to grant full faith and credit and/or comity to a foreign judgment. The Court afforded the respondent the opportunity to object to the recognition and enforcement of the foreign judgment. The respondent failed to timely respond, leading the Court to grant a default judgment in favor of the petitioner.

Gunderson Clinic, Ltd. v. Donald Lund, CG 13-145 Order (Default J.) (HCN Tr. Ct., Jan. 23, 2014) (WhiteEagle, A).

The Court had to determine whether to grant full faith and credit and/or comity to a foreign judgment. The Court afforded the respondent the opportunity to object to the recognition and enforcement of the foreign judgment. The respondent failed to timely respond, leading the Court to grant a default judgment in favor of the petitioner.

In the Matter of the Outstanding Obligations of: Spring M. Acosta, CG 13-144 Order (Extension of Full Faith and Credit) (HCN Tr. Ct., Jan. 23, 2014) (WhiteEagle, A).

The Court had to determine whether to grant full faith and credit and/or comity to a foreign judgment. The Court afforded the respondent the opportunity to object to the recognition and enforcement of the foreign judgment. The respondent failed to timely respond, leading the Court to grant a default judgment in favor of the petitioner.

Dane County Clerk of Courts v. Craig A. Waldschmidt, CG 13-155 Order (Default J.) (HCN Tr. Ct., Jan. 23, 2014) (WhiteEagle, A).

The Court had to determine whether to grant full faith and credit and/or comity to a foreign judgment. The

Court afforded the respondent the opportunity to object to the recognition and enforcement of the foreign judgment. The respondent failed to timely respond, leading the Court to grant a default judgment in favor of the petitioner.

Dane County Clerk of Courts v. Heidi A. Falkenstein, CG 13-156 Order (Default J.) (HCN Tr. Ct., Jan. 23, 2014) (WhiteEagle, A).

The Court had to determine whether to grant full faith and credit and/or comity to a foreign judgment. The Court afforded the respondent the opportunity to object to the recognition and enforcement of the foreign judgment. The respondent failed to timely respond, leading the Court to grant a default judgment in favor of the petitioner.

Alliance Collection Agencies, Inc. v. Mary E. Combs, CG 10-98 Order (Granting Mot. to Modify) (HCN Tr. Ct., Jan. 23, 2014) (WhiteEagle, A).

The Court had to determine whether to grant a *Motion to Modify*. The petitioner indicated that the respondents owed further interest on the recognized judgment. The Court granted the motion following the respondents' failure to file a timely response.

Michelle Greendeer-Rave v. Melodie Cleveland, CG 13-158 Order (Default J.) (HCN Tr. Ct., Jan. 23, 2014) (WhiteEagle, A).

The Court had to determine whether to grant full faith and credit and/or comity to a foreign judgment. The Court afforded the respondent the opportunity to object to the recognition and enforcement of the foreign judgment. The respondent failed to timely respond, leading the Court to grant a default judgment in favor of the petitioner.

FEBRUARY 3, 2014

Gundersen Lutheran Medical Center v. Kenneth N. Littlegeorge, Jr., CG 13-148 Order (Default J.) (HCN Tr. Ct., Feb. 3, 2014) (WhiteEagle, A).

The Court had to determine whether to grant full faith and credit and/or comity to a foreign judgment. The Court afforded the respondent the opportunity to object to the recognition and enforcement of the foreign judgment. The respondent failed to timely respond, leading the Court to grant a default judgment in favor of the petitioner.

Sauk County Clerk of Courts v. Orvilla R. WhiteEagle, CG 13-98 Order (Default J.) (HCN Tr. Ct., Feb. 3, 2014) (WhiteEagle, A).

The Court had to determine whether to grant full faith and credit and/or comity to a foreign judgment. The Court afforded the respondent the opportunity to object to the recognition and enforcement of the foreign judgment. The respondent failed to timely respond, leading the Court to grant a default judgment in favor of the petitioner.

Sauk County Clerk of Courts v. Ivan Cloud, CG 13-129 Order (Pet. Granted) (HCN Tr. Ct., Feb. 3, 2014) (WhiteEagle, A).

The Court had to determine whether to grant full faith and credit and/or comity to a foreign judgment. The Court convened a *Fact Finding Hearing* at which both parties stipulated that the respondent would pay toward the debt established by the foreign judgment upon his resumption of employment.

FEBRUARY 4, 2014

Bayfield Financial, LLC, as successor in interest to Sears National Bank v. Clarissa A. Pettibone, CG 13-139 Order (Default J.) (HCN Tr. Ct., Feb. 4, 2014) (WhiteEagle, A).

The Court had to determine whether to grant full faith and credit and/or comity to a foreign judgment. The Court afforded the respondent the opportunity to object to the recognition and enforcement of the foreign judgment. The respondent failed to timely respond, leading the Court to grant a default judgment in favor of the petitioner.

In the Matter of the Outstanding Obligations of Craig R. Sechser, CG 14-01 Order (Extension of Full Faith & Credit) (HCN Tr. Ct., Feb 4, 2012) (WhiteEagle, A).

The Court had to determine whether to grant full faith and credit and/or comity to a foreign judgment. The debtor received proper service of the *Petition* and attachments. The judgment concerned a fine due to the Jackson County Circuit Court, and this Court granted the foreign court the same measure of respect and cooperation it would expect in a reverse situation.

FEBRUARY 6, 2014

Alliance Collection Agencies v. Judy K. Warner, CG 12-107 Order (Granting Mot. to Modify) (HCN Tr. Ct., Feb. 6, 2014) (WhiteEagle, A).

The Court had to determine whether to grant a *Motion to Modify*. The petitioner indicated that the respondents owed further interest on the recognized judgment. The Court granted the motion following the respondents' failure to file a timely response.

FEBRUARY 11, 2014

Capital One Bank v. Thomas Winkler, CG 09-91 Order (Granting Telephonic Appearance) (HCN Tr. Ct., Feb. 11, 2014) (WhiteEagle, A).

The Court granted the petitioner's request to appear telephonically at the March 24, 2014 Status Hearing.

Midland Credit Management, Inc v. Leah R. Jackson, CG 09-125 Order (Granting Mot. to Modify) (HCN Tr. Ct., Feb. 11, 2014) (WhiteEagle, A).

The Court had to determine whether to grant a Motion to Modify. The petitioner indicated that the respondents owed further interest on the recognized judgment. The Court granted the motion following the respondents' failure to file a timely response.

FEBRUARY 17, 2014

The Salon Professional Academy v. Toni F. Pettibone, CG 13-146 Order (Default J.) (HCN Tr. Ct., Feb. 17, 2014) (WhiteEagle, A).

The Court had to determine whether to grant full faith and credit and/or comity to a foreign judgment. The Court afforded the respondent the opportunity to object to the recognition and enforcement of the foreign judgment. The respondent failed to timely respond, leading the Court to grant a default judgment in favor of the petitioner.

Ford Motor Credit Company, LLC v. Ronald E. Pretsch, CG 14-02 Order (Default J.) (HCN Tr. Ct., Feb. 17, 2014) (WhiteEagle, A).

The Court had to determine whether to grant full faith and credit and/or comity to a foreign judgment. The Court afforded the respondent the opportunity to object to the recognition and enforcement of the foreign judgment. The respondent failed to timely respond, leading the Court to grant a default judgment in favor of the petitioner.

FEBRUARY 18, 2014

Dane County Clerk of Courts v. Candice B. Sandvick, CG 13-154 Order (Default J.) (HCN Tr. Ct., Feb. 18, 2014) (WhiteEagle, A).

The Court had to determine whether to grant full faith and credit and/or comity to a foreign judgment. The Court afforded the respondent the opportunity to object to the recognition and enforcement of the foreign judgment. The respondent failed to timely respond, leading the Court to grant a default judgment in favor of the petitioner.

FEBRUARY 19, 2014

Black River Memorial Hospital v. Anna Reichenback, CG 10-138 Order (Granting Mot. to Modify) (HCN Tr. Ct., Feb. 19, 2014) (WhiteEagle, A).

The Court had to determine whether to grant a Motion to Modify. The petitioner indicated that the respondents owed further interest on the recognized judgment. The Court granted the motion following the respondents' failure to file a timely response.

Gunderson Clinic, LTD v. Rayeann Krpata-Ball, CG 10-136 Order (Granting Mot. to Modify) (HCN Tr. Ct., Feb. 19, 2014) (WhiteEagle, A).

The Court had to determine whether to grant a Motion to Modify. The petitioner indicated that the respondents owed further interest on the recognized judgment. The Court granted the motion following the respondents' failure to file a timely response.

Anderson & Durtsche, DDS v. Brittany Keller, CG 11-122 Order (Granting Mot. to Modify) (HCN Tr. Ct., Feb. 19, 2014) (WhiteEagle, A).

The Court had to determine whether to grant a Motion to Modify. The petitioner indicated that the respondents owed further interest on the recognized judgment. The Court granted the motion following the respondents' failure to file a timely response.

FEBRUARY 24, 2014

Sarah A. Lubben v. Mark A. Lubben, CG 08-36 Order (Ceasing Wage Withholding) (HCN Tr. Ct., Feb. 24, 2014) (Lowe, J).

The petitioner requested that the Court terminate all withholdings in this case until further notice. Therefore, the Court granted the petitioner's request and ceased wage withholding against the respondent.

FEBRUARY 26, 2014

Sauk County Clerk of Courts v. Victor Felipe Perez, CG 13-136 Order (Granting Telephonic Appearance) (HCN Tr. Ct., Feb. 26, 2014) (WhiteEagle, A).

The Court granted the petitioner's request to appear telephonically at the March 10, 2014 Fact Finding Hearing.

Sauk County Clerk of Courts v. Peter Phoenix, CG 13-135 Order (Granting Telephonic Appearance) (HCN Tr. Ct., Feb. 26, 2014) (WhiteEagle, A).

The Court granted the petitioner's request to appear telephonically at the March 11, 2014 Fact Finding Hearing.

FEBRUARY 28, 2014

Alliance Collection Agencies, Inc. v. John Whitewing, CG 14-04 Order (Default J.) (HCN Tr. Ct., Feb. 28, 2014) (WhiteEagle, A).

The Court had to determine whether to grant full faith and credit and/or comity to a foreign judgment. The Court afforded the respondent the opportunity to object to the recognition and enforcement of the foreign judgment. The respondent failed to timely respond, leading the Court to grant a default judgment in favor of the petitioner.

MARCH 5, 2014

Alliance Collection Agencies, Inc. v. Faith E. Rubin, CG 13-131 Order (Satisfaction of Judgment) (HCN Tr. Ct., Mar. 5, 2014) (WhiteEagle, A).

Upon the filing of a *Satisfaction of Judgment* by the petitioner, the Court recognized that the debt in these matters had been paid in full and informed the parties of its intent to close the files absent a timely objection from the parties.

MARCH 7, 2014

State of Wisconsin v. Matthew A. Conradson, CG 13-81 Order (Satisfaction of Judgment) (HCN Tr. Ct., Mar. 7, 2014) (WhiteEagle, A).

Upon the filing of a *Satisfaction of Judgment* by the petitioner, the Court recognized that the debt in these matters had been satisfied and informed the parties of its intent to close the files absent a timely objection from the parties.

APRIL 7, 2014

Black River Memorial Hospital v. Darcy Johnson, CG 14-15 Order (Default J.) (HCN Tr. Ct., Apr. 7, 2014) (WhiteEagle, A).

The Court had to determine whether to grant full faith and credit and/or comity to a foreign judgment. The Court afforded the respondent the opportunity to object to the recognition and enforcement of the foreign judgment. The respondent failed to timely respond, leading the Court to grant a default judgment in favor of the petitioner.

Gunderson Clinic Ltd., v. Heather Green, CG 14-13 Order (Default J.) (HCN Tr. Ct., Apr. 7, 2014) (WhiteEagle, A).

The Court had to determine whether to grant full faith and credit and/or comity to a foreign judgment. The Court afforded the respondent the opportunity to object to the recognition and enforcement of the foreign judgment. The respondent failed to timely respond, leading the Court to grant a default judgment in favor of the petitioner.

Alliance Collection Agencies, Inc., by Tamara Kumm v. Eugene Topping, Jr., CG 14-12 Order (Default J.) (HCN Tr. Ct., Apr. 7, 2014) (WhiteEagle, A).

The Court had to determine whether to grant full faith and credit and/or comity to a foreign judgment. The Court afforded the respondent the opportunity to object to the recognition and enforcement of the foreign judgment. The respondent failed to timely respond, leading the Court to grant a default judgment in favor of the petitioner.

Alliance Collection Agencies, Inc., by Tamara Kumm v. Mark S. Houghton, CG 14-11 Order (Default J.) (HCN Tr. Ct., Apr. 7, 2014) (WhiteEagle, A).

The Court had to determine whether to grant full faith and credit and/or comity to a foreign judgment. The Court afforded the respondent the opportunity to object to the recognition and enforcement of the foreign judgment. The respondent failed to timely respond, leading the Court to grant a default judgment in favor of the petitioner.

Speed Cash v. Alana Greengrass, CG 14-09 Order (Default J.) (HCN Tr. Ct., Apr. 7, 2014) (WhiteEagle, A).

The Court had to determine whether to grant full faith and credit and/or comity to a foreign judgment. The Court afforded the respondent the opportunity to object to the recognition and enforcement of the foreign judgment. The respondent failed to timely respond, leading the Court to grant a default judgment in favor of the petitioner.

Speed Cash v. Gina WhiteEagle, CG 14-08 Order (Default J.) (HCN Tr. Ct., Apr. 7, 2014) (WhiteEagle, A).

The Court had to determine whether to grant full faith and credit and/or comity to a foreign judgment. The Court afforded the respondent the opportunity to object to the recognition and enforcement of the foreign judgment. The respondent failed to timely respond, leading the Court to grant a default judgment in favor of the petitioner.

Cottonwood Financial Wisconsin LLC DBA The Cash Store a Foreign Limited Liability Company v. Brittany Keller, CG 14-05 Order (Default J.) (HCN Tr. Ct., Apr. 7, 2014) (WhiteEagle, A).

The Court had to determine whether to grant full faith and credit and/or comity to a foreign judgment. The Court afforded the respondent the opportunity to object to the recognition and enforcement of the foreign judgment. The respondent failed to timely respond,

leading the Court to grant a default judgment in favor of the petitioner.

Ford Motor Credit Company LLC v. Ronald E. Pretsch, CG 14-02, Order (Suspension of Garnishment) (HCN Tr. Ct., Apr. 7, 2014) (WhiteEagle, A).

The Court had to determine whether to grant a *Motion to Modify*. The petitioner submitted a filing requesting a dismissal of this case. Therefore, the Court granted the petitioner's request to suspend garnishment until further notice.

Black River Memorial Hospital v. Gerald A. Carroll, CG 13-74 Order (Satisfaction of Judgment) (HCN Tr. Ct., Apr. 7, 2014) (WhiteEagle, A).

Upon the filing of a *Satisfaction of Judgment* by the petitioner, the Court recognized that the debt in these matters had been paid in full and informed the parties of its intent to close the files absent a timely objection from the parties.

Black River Memorial Hospital v. Paul M. Hanson, CG 13-147 Order (Satisfaction of Judgment) (HCN Tr. Ct., Apr. 7, 2014) (WhiteEagle, A).

Upon the filing of a *Satisfaction of Judgment* by the petitioner, the Court recognized that the debt in these matters had been paid in full and informed the parties of its intent to close the files absent a timely objection from the parties.

Cottonwood Financial Wisconsin, LLC v. Joseph D. Gist, CG 11-166 Order (Granting Mot. to Modify) (HCN Tr. Ct., Apr. 7, 2014) (WhiteEagle, A).

The Court had to determine whether to grant a *Motion to Modify*. The petitioner indicated that the respondents owed further interest on the recognized judgment. The Court granted the motion following the respondents' failure to file a timely response.

Black River Memorial Hospital v. Michelle Gulbranson n/k/a Cloud, CG 11-143 Order (Granting Mot. to Modify) (HCN Tr. Ct., Apr. 7, 2014) (WhiteEagle, A).

The Court had to determine whether to grant a *Motion to Modify*. The petitioner indicated that the respondents owed a further balance on the recognized judgment. The Court granted the motion following the respondents' failure to file a timely response.

Black River Memorial Hospital v. Brittany Keller, CG 11-123 Order (Granting Mot. to Modify) (HCN Tr. Ct., Apr. 7, 2014) (WhiteEagle, A).

The Court had to determine whether to grant a *Motion to Modify*. The petitioner indicated that the respondents

owed a further balance on the recognized judgment. The Court granted the motion following the respondents' failure to file a timely response.

Speed Cash v. Darcy Spangler alk/a Darcy Johnson, CG 14-10 Order (Default J.) (HCN Tr. Ct., Apr. 7, 2014) (WhiteEagle, A).

The Court had to determine whether to grant full faith and credit and/or comity to a foreign judgment. The Court afforded the respondent the opportunity to object to the recognition and enforcement of the foreign judgment. The respondent failed to timely respond, leading the Court to grant a default judgment in favor of the petitioner.

APRIL 9, 2014

Alliance Collection Agencies, Inc., by Tamara Kumm v. Judy K. Warner, CG 14-21 Order (Granting Telephonic Appearance) (HCN Tr. Ct., Apr. 9, 2014) (WhiteEagle, A).

The Court granted the petitioner's request to appear telephonically at the April 28, 2014 *Motion Hearing*.

Black River Memorial Hospital v. Anna Reichenbach, CG 10-138 Order (Granting Telephonic Appearance) (HCN Tr. Ct., Apr. 9, 2014) (WhiteEagle, A).

The Court granted the petitioner's counsel's request to appear telephonically at the April 14, 2014 *Motion Hearing*.

APRIL 15, 2014

Alliance Collection Agencies, Inc., by Tamara Kumm v. Judy K. Warner, CG 14-21 Order (Granting Telephonic Appearance) (HCN Tr. Ct., Apr. 15, 2014) (WhiteEagle, A).

The Court granted the respondent's request to appear telephonically at the April 28, 2014 *Motion Hearing*.

APRIL 17, 2014

Heights Finance Corp., v. Richard Szarfinski, CG 14-28 Order (Granting Telephonic Appearance) (HCN Tr. Ct., Apr. 17, 2014) (WhiteEagle, A).

The Court granted the petitioner's counsel's request to appear telephonically at the April 29, 2014 *Status Hearing*.

APRIL 18, 2014

Ford Motor Credit Company, LLC v. Terrie A. Gauthier (f.k.a. Terrie A. Post), CG 13-108 Order (Pet. Granted) (HCN Tr. Ct., Apr. 18, 2014) (WhiteEagle, A).

The Court had to determine whether to grant full faith and credit and/or comity to a foreign judgment. The Court afforded the respondent the opportunity to object to the recognition and enforcement of the foreign judgment. The respondent filed a timely response, but failed to provide an effective objection to the action.

Therefore, the Court granted the relief requested by the petitioner.

APRIL 24, 2014

Alliance Collection Agencies, Inc., by Tamara Kumm v. Lanette R. Walker, CG 14-20 Order (Default J.) (HCN Tr. Ct., Apr. 24, 2014) (WhiteEagle, A).

The Court had to determine whether to grant full faith and credit and/or comity to a foreign judgment. The Court afforded the respondent the opportunity to object to the recognition and enforcement of the foreign judgment. The respondent failed to timely respond, leading the Court to grant a default judgment in favor of the petitioner.

APRIL 25, 2014

Sauk County Clerk of Courts v. Peter Phoenix, CG 13-135 Order (Default J.) (HCN Tr. Ct., Apr. 25, 2014) (WhiteEagle, A).

The Court had to determine whether to grant full faith and credit and/or comity to a foreign judgment. The Court afforded the respondent the opportunity to object to the recognition and enforcement of the foreign judgment. The respondent failed to timely respond, leading the Court to grant a default judgment in favor of the petitioner.

APRIL 29, 2014

Gundersen Clinic, Ltd. v. Amber Dowling, CG 14-16 Order (Granting Telephonic Appearance) (HCN Tr. Ct., Apr. 29, 2014) (WhiteEagle, A).

The Court granted the petitioner's request to appear telephonically at the April 29, 2014 Fact Finding Hearing.



CIVIL CASES

NO DECISIONS AT THIS TIME.



ADMINISTRATIVE APPEALS

JANUARY 3, 2014

Lisa Harrison v. Alec Thundercloud, Jess Thill, and Ho-Chunk Nation Department of Health, CV 13-21 Order (Granting Mot. for Expedited Consideration and Mot. for Postponement) (HCN Tr. Ct., Jan. 3, 2014) (WhiteEagle, A).

The Court needed to determine whether to grant the petitioner's Motion for Expedited Consideration and Motion for Postponement. The Motion indicated that the respondent was in agreement. The Court granted the Motion and rescheduled the instant matter.

JANUARY 9, 2014

Karen WhiteEagle v. Ho-Chunk Nation Insurance Review Commission, CV 14-01 Scheduling Order (HCN Tr. Ct., Jan. 9, 2014) (Lowe, J).

The Court issued a Scheduling Order setting all relevant deadlines in the case.

JANUARY 15, 2014

Daniel Topping v. Georgette Martin, et al., CV 12-47 Order (Affirming) (HCN Tr. Ct., Jan. 15, 2014) (WhiteEagle, A).

The Court had to determine whether to set aside the decision of the Grievance Review Board as arbitrary and capricious and remand the case for further review. The Court ultimately found that neither the employer's nor administrative agency's actions violated the Ho-Chunk Nation principle of *woigixate* as reasonable attempts to make accommodations for the petitioner were made. Consequently, the Court upheld the decision of the Grievance Review Board.

JANUARY 16, 2014

Saresa Ryckman & Miriam Whiteagle v. Adrienne Thunder, et al., CV 12-65 Order (Granting Telephonic Appearance) (HCN Tr. Ct., Jan 16, 2014) (WhiteEagle, A).

The Court granted the plaintiff's counsel's request to appear telephonically at the January 23, 2014 Motion Hearing.

JANUARY 23, 2014

Mary Thunder, Jo Deen Lowe and Ho-Chunk Nation Judiciary Branch v. William Collins, CV 13-12 Order (For Extension) (HCN Tr. Ct., Jan. 23, 2014) (Wabaunsee, J).

Upon the Motion for Extension and Affidavit of Counsel in Support thereof, the Court extended the due date for written submission by the respondent.

JANUARY 31, 2014

Fidel Delarosa v. Ho-Chunk Nation/Insurance Review Commission, CV 13-15 Order (Mot. Hearing) (HCN Tr. Ct., Jan. 31, 2014) (WhiteEagle, A).

The Court scheduled a hearing to allow the parties an opportunity to argue the Motion to Dismiss.

FEBRUARY 4, 2014

Amanda Beder v. Kori Mann, et al., CV 12-43 Order (Final Judgment) (HCN Tr. Ct., Feb. 4, 2014) (WhiteEagle, A).

The Court had to determine whether to set aside the decision of the Grievance Review Board (GRB) that the petitioner's initial grievance to the GRB was untimely and would not be heard. The petitioner argued that the statutory time limits of the Employee Relations Act (ERA) applied only to disciplinary matters and therefore did not apply to her grievance for harassment, which should be allowed so long as it is made within a reasonable

timeframe. The Court rejected the petitioner's argument, as the ERA limits the Nation's waiver of sovereign immunity to the explicit terms of the statute, and additionally demonstrates a clear legislative intent to avoid broad judicial interpretations when narrow ones would be consistent with statutory language.

FEBRUARY 7, 2014

Robin L. Yellow Thunder v. Grievance Review Board, CV 13-20 *Scheduling Order* (HCN Tr. Ct., Feb. 7, 2014) (Lowe, J). The Court issued a *Scheduling Order* setting all relevant deadlines in the case.

FEBRUARY 10, 2014

Laura Castner v. Grievance Review Board, CV 13-19 *Scheduling Order* (HCN Tr. Ct., Feb. 10, 2014) (WhiteEagle, A).

The Court issued a *Scheduling Order* setting all relevant deadlines in the case.

FEBRUARY 25, 2014

Mary Thunder, Jo Deen Lowe and Ho-Chunk Nation Judiciary Branch v. William Collins, CV 13-12 *Order* (HCN Tr. Ct., Feb. 25, 2014) (Wabaunsee, J).

Upon the *Motion to Postpone Oral Argument*, a supporting affidavit, and the acquiescence of the other parties, the Court continued the oral argument in this matter to March 12, 2014.

MARCH 5, 2014

Lisa Harrison v. Alex Thundercloud and Jess Thill, CV 13-07 *Order (Granting Mot. to Dismiss)* (HCN Tr. Ct., Mar. 5, 2014) (WhiteEagle, A).

The Court had to determine whether to grant the respondent's *Motion to Dismiss the Petition for Administrative Review*. The administrative record and pleadings revealed that the petitioner filed the *Petition for Administrative Review* thirty-one (31) days following the issuance of the Grievance Review Board (hereinafter GRB) decision. The EMPLOYEE RELATIONS ACT establishes a thirty (30) day deadline to file an appeal with the Trial Court from the date of service of the GRB decision, not receipt of the GRB decision. Accordingly, the Court dismissed the action as barred by the applicable statute of limitations.

MARCH 6, 2014

Veronica Espinoza, Gary Iliminen, Kyle Berra & HCN Department of Health v. Nina Garvin, CV 14-03 *Order* (HCN Tr. Ct., Mar. 6, 2014) (WhiteEagle, A).

The Court granted the Grievance Review Board's counsel's request to appear telephonically at the March 11, 2014 hearing.

MARCH 7, 2014

Mary Thunder, Jo Deen Lowe and Ho-Chunk Nation Judiciary Branch v. William Collins, CV 13-12 *Order* (HCN Tr. Ct., Mar. 7, 2014) (Wabaunsee, J).

The Court granted the petitioner's counsel's request to appear telephonically at the March 12, 2014 hearing.

MARCH 12, 2014

Saresa Ryckman & Miriam Whiteagle v. Adrienne Thunder, et al., CV 12-65 *Order (Granting Mot. to Withdraw)* (HCN Tr. Ct., Mar. 12, 2014) (WhiteEagle, A).

On February 10, 2014, counsel for the plaintiffs filed a *Notice of Withdrawal of Counsel*. The attorney's request came subsequent to a potential conflict of interest proposed by counsel for the defendants. The concern arose due to the attorney's recent commitment and apparent acceptance of employment with the Ho-Chunk Nation General Council Agency. The Court convened a *Status Hearing* to address the potential conflict of interest; however, neither the plaintiffs nor their attorney appeared. Therefore, hearing no objection from the parties, the Court granted the *Motion to Withdraw as Counsel*.

MARCH 25, 2014

Robin L. Yellowthunder v. Grievance Review Board, CV 13-20 *Order (Granting Mot. to Dismiss)* (HCN Tr. Ct., Mar. 25, 2014) (Lowe, J).

The petitioner filed a *Motion to Dismiss the Petition for Administrative Review*. There being no objections, the Court granted the petitioner's *Motion to Dismiss* without prejudice.

APRIL 2, 2014

Ho-Chunk Nation, Ho-Chunk Gaming- Black River Falls, and Greg Garvin v. Nichole Christopherson, CV 12-46 *Order (Denying Mot. to Supplement the Record and Granting Mot. Enforcing Relief)* (HCN Tr. Ct., Apr. 2, 2014) (WhiteEagle, A).

The Court had to determine whether to grant the outstanding motions concerning supplementation of the evidentiary record and enforcement of the underlying Grievance Review Board (GRB) decision. The Court denied the *Motion to Supplement the Record* as it failed the two prong test governing supplementation of administrative records: that the GRB either excluded relevant evidence or failed to consider evidence that could not reasonably have been discovered prior to the GRB hearing. The Court determined to grant the *Motion Enforcing Relief* because it failed to find any statutory authority permitting the petitioners or the Department of Personnel to avoid performing relief ordered by the GRB.

APRIL 3, 2014

Caroline Kaukos v. Ho-Chunk Nation Grievance Review Board, Lucy Vargas, and Marie Lewis, CV 14-05 Reassignment Order (HCN Tr. Ct., Apr. 3, 2014) (Lowe, J).

The Court reassigned the above-captioned case to Associate Judge Amanda L. WhiteEagle from Chief Judge Jo Deen B. Lowe.

APRIL 7, 2014

Mary Thunder, Jo Deen Lowe, and Ho-Chunk Nation Judiciary Branch v. William Collins and Ho-Chunk Nation Grievance Review Board, et al., CV 13-12 Decision and Order (HCN Tr. Ct., Apr. 7, 2014) (Wabaunsee, J).

The Court had to determine whether to set aside the decision of the Grievance Review Board (GRB) which overturned the termination of Mr. Collins. The basic finding that the GRB made was that the decision to terminate was flawed because the petitioners did not use progressive discipline as a condition of termination, as required by the Employee Relations Act. The GRB analyzed the facts and concluded there were less drastic options available to the petitioners other than termination. The Court concluded that there was substantial evidence to support the decision, and the decision was reasonable in light of all the evidence available to the agency. Therefore, the Court affirmed the decision of the GRB and remanded the matter to the Board to determine the amount of back pay.

APRIL 16, 2014

Karen WhiteEagle v. Ho-Chunk Nation, Insurance Review Commission, CV 14-01 Amended Scheduling Order (HCN Tr. Ct., Apr. 16, 2014) (Lowe, J).

The Court issued an *Amended Scheduling Order* setting all relevant deadlines in the case.

APRIL 18, 2014

Ho-Chunk Nation, Ho-Chunk Gaming- Black River Falls, and Greg Garvin v. Nichole Christopherson, CV 12-46 Amended Scheduling Order (HCN Tr. Ct., Apr. 18, 2014) (WhiteEagle, A).

The Court issued an *Amended Scheduling Order* setting all relevant deadlines in the case.


CHILDREN'S TRUST FUND (CTF)
JANUARY 8, 2014

In the Interest of Minor Children: J.R., DOB 04/03/2000 and A.E.R., DOB 12/15/2002, by Michelle Rave v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-48 Order (Pet. Granted) (HCN Tr. Ct., Jan. 8, 2014) (WhiteEagle, A).

The Court needed to determine whether the petitioner could access the minor children's CTF accounts to pay for costs associated with orthodontic care. The Court

employed the standard enunciated in the PER CAPITA DISTRIBUTION ORDINANCE, 2 HCC §12.8c to assess the merit of the request. The Court granted the release of funds to the petitioner.

In the Interest of Minor Child: R.S.H., DOB 08/19/1996, by Jacqueline Henneha v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-42 Order (Pet. Granted) (HCN Tr. Ct., Jan. 8, 2014) (WhiteEagle, A).

The Court needed to determine whether the petitioner could access the minor child's CTF account to pay for costs associated with orthodontic care. The Court employed the standard enunciated in the PER CAPITA DISTRIBUTION ORDINANCE, 2 HCC §12.8c to assess the merit of the request. The Court granted the release of funds to the petitioner.

JANUARY 9, 2014

In the Interest of Minor Child: O.M.A., DOB 04/26/2001, by Rhonda Anderson v. Ho-Chunk Nation Office of Tribal Enrollment, CV 10-69 Order (Mot. Granted) (HCN Tr. Ct., Jan. 9, 2014) (WhiteEagle, A).

The Court needed to determine whether the petitioner could access the minor child's CTF account to pay for costs associated with orthodontic care. The Court earlier approved a release of monies for costs associated with orthodontic care, but the petitioner submitted a request for further release of CTF monies to cover an additional unmet patient obligation. The Court employed the standard enunciated in the PER CAPITA DISTRIBUTION ORDINANCE, 2 HCC §12.8c to assess the merit of the request. The Court granted the release of funds to the petitioner.

In the Interest of Minor Child: S.B., DOB 12/20/1997, by Daryll Bird, Sr. v. Ho-Chunk Nation Office of Tribal Enrollment, CV 11-64 Order (Accepting Accounting) (HCN Tr. Ct., Jan. 9, 2014) (WhiteEagle, A).

The Court previously released funds from the CTF account of the minor child for costs associated with private school tuition. The petitioner submitted a correspondence from the private school confirming the proper use of the funds. The Court accepted this accounting.

JANUARY 10, 2014

In the Interest of Adult CTF Beneficiary: Athena Smekofske, DOB 04/04/1989, CF 13-07 Order (Mot. Granted) (HCN Tr. Ct., Jan. 10, 2014) (WhiteEagle, A).

The Court needed to determine whether the adult CTF beneficiary could access monies from her CTF account to pay for costs associated with the purchase of an automobile and reimbursement of a Pell Grant and

Wisconsin Higher Education Grant to Madison Area Technical College. The Court employed the standard enunciated in the PER CAPITA DISTRIBUTION ORDINANCE, 2 HCC §12.8c to assess the merit of the request. The Court granted the release of funds to the petitioner.

JANUARY 16, 2014

In the Interest of Minor Child: J.M.W., DOB 10/11/2006, by LeAnn Westbrook v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-10 Order (Requesting Accounting) (HCN Tr. Ct., Jan. 16, 2014) (WhiteEagle, A).

The Court previously released money from the minor child's CTF account for costs associated with orthodontic procedures. The petitioner failed to submit the required accounting. Therefore, the Court requested that the petitioner submit accounting by February 17, 2014.

JANUARY 23, 2014

In the Interest of: D.L.O., DOB 4/4/1996, et. al., by Vicky Ontiveros-Gallegos v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-43 Order (Granting Telephonic Appearance) (HCN Tr. Ct., Jan. 23, 2014) (WhiteEagle, A). The Court granted the petitioner's request to appear telephonically at the January 28, 2014 *Continued Fact Finding Hearing*.

JANUARY 24, 2014

In the Interest of Minor Child: J.D., DOB 09/12/2002, by Dawn Funmaker v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-54 Order (Pet. Granted) (HCN Tr. Ct., Jan. 24, 2014) (WhiteEagle, A).

The Court needed to determine whether the petitioner could access the minor child's CTF account to pay for costs associated with orthodontic care. The Court employed the standard enunciated in the PER CAPITA DISTRIBUTION ORDINANCE, 2 HCC §12.8c to assess the merit of the request. The Court granted the release of funds to the petitioner.

JANUARY 29, 2014

In the Interest of Minor Children: T.B., DOB 11/13/1995 and A.B., DOB 06/15/1998, by Julia Goodbear v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-39 Order (Requesting Accounting) (HCN Tr. Ct., Jan. 29, 2014) (WhiteEagle, A).

The Court previously released money from the minor children's CTF accounts for costs associated with orthodontic procedures. The petitioner failed to submit the required accounting. Therefore, the Court requested that the petitioner submit accounting by March 3, 2014.

JANUARY 31, 2014

In the Interest of: D.L.O., DOB 4/4/1996, et. al., by Vicky Ontiveros-Gallegos v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-43 Order (Granting Telephonic Appearance) (HCN Tr. Ct., Jan. 31, 2014) (WhiteEagle, A). The Court granted the respondent's counsel's request to appear telephonically at the February 4, 2014 *Continued Fact Finding Hearing*.

In the Interest of Minor Child: L.T., DOB 12/21/2001, by Lottie Tucker v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-37 Order (Demanding Accounting) (HCN Tr. Ct., Jan. 31, 2014) (WhiteEagle, A).

The Court previously released funds from the CTF account of the minor child for costs associated with dental procedures. The petitioner failed to submit accounting to demonstrate that the funds were expended as required. Therefore, the Court demanded accounting.

FEBRUARY 3, 2014

In the Interest of Adult CTF Beneficiary: Joshua P. Funmaker, DOB 11/17/1993 v. Ho-Chunk Nation Office of Tribal Enrollment, CV 11-80 Order (Requesting Accounting) (HCN Tr. Ct., Feb. 3, 2014) (WhiteEagle, A).

The Court previously released money from the petitioner's CTF account for costs associated with orthodontic procedures. The petitioner failed to submit the required accounting. Therefore, the Court requested that the petitioner submit accounting by March 3, 2014.

In the Interest of Minor Child: N.L.W., DOB 10/22/1996, by Robert White Wing v. Ho-Chunk Nation Office of Tribal Enrollment, CV 10-27 Order (Requesting Accounting) (HCN Tr. Ct., Feb. 3, 2014) (WhiteEagle, A).

The Court previously released money from the minor child's CTF account for costs associated with orthodontic procedures. The petitioner failed to submit the required accounting. Therefore, the Court requested that the petitioner submit accounting by March 4, 2014.

In the Interest of Minor Child: A.R.M., DOB 08/25/1994, by Eric Machuca v. Ho-Chunk Nation Office of Tribal Enrollment, CV 12-42 Order (Show Cause) (HCN Tr. Ct., Feb. 3, 2014) (WhiteEagle, A).

The Court previously released money from the minor child's CTF account for costs associated with orthodontic procedures. The petitioner failed to submit the required accounting despite a series of requests and demands to do so. Therefore, the Court scheduled a *Show Cause Hearing* to afford the petitioner an opportunity to explain why the Court should not hold him in contempt.

In the Interest of Adult CTF Beneficiary: Clarissa Gordon, DOB 11/05/1991 v. Ho-Chunk Nation Office of Tribal Enrollment, CV 11-19 Order (Show Cause) (HCN Tr. Ct., Feb. 3, 2014) (WhiteEagle, A).

The Court previously released money from the petitioner's CTF account for costs associated with orthodontic procedures. The petitioner failed to submit the required accounting despite a series of requests and demands to do so. Therefore, the Court scheduled a *Show Cause Hearing* to afford the petitioner an opportunity to explain why the Court should not hold her in contempt.

In the Interest of Minor Children: H.C.B., DOB 08/24/1994, S.N.B., DOB 12/22/1995 and L.I.B., DOB 05/21/2001, by Darren Brinegar v. Ho-Chunk Nation Office of Tribal Enrollment, CV 12-48 Order (Show Cause) (HCN Tr. Ct., Feb. 3, 2014) (WhiteEagle, A).

The Court previously released money from the minor child's CTF account for costs associated with orthodontic procedures. The petitioner failed to submit the required accounting despite a series of requests and demands to do so. Therefore, the Court scheduled a *Show Cause Hearing* to afford the petitioner an opportunity to explain why the Court should not hold him in contempt.

In the Interest of Minor Child: S.I.B., DOB 10/26/2000, by Stephanie Begay v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-14 Order (Requesting Accounting) (HCN Tr. Ct., Feb. 3, 2014) (WhiteEagle, A).

The Court previously released money from the minor child's CTF account for costs associated with orthodontic procedures. The petitioner failed to submit the required accounting. Therefore, the Court requested that the petitioner submit accounting by March 3, 2014.

In the Interest of Minor Child: W.C., DOB 10/11/1988, by Michelle Cloud v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-34 Order (Requesting Accounting) (HCN Tr. Ct., Feb. 3, 2014) (WhiteEagle, A).

The Court previously released money from the captioned CTF account for costs associated with orthodontic procedures. The petitioner failed to submit the required accounting. Therefore, the Court requested that the petitioner submit accounting by March 3, 2014.

In the Interest of Minor Child: A.J., DOB 04/30/1999, by Terrence Johnson v. Ho-Chunk Nation Office of Tribal Enrollment, CV 12-71 Order (Requesting Accounting) (HCN Tr. Ct., Feb. 3, 2014) (WhiteEagle, A).

The Court previously released money from the minor child's CTF account for costs associated with orthodontic procedures. The petitioner failed to submit the required

accounting. Therefore, the Court requested that the petitioner submit accounting by March 3, 2014.

In the Interest of Minor Child: A.G.G., DOB 05/02/1997, by Kimberly Bubert v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-15 Order (Requesting Accounting) (HCN Tr. Ct., Feb. 3, 2014) (WhiteEagle, A).

The Court previously released money from the minor child's CTF account for costs associated with orthodontic procedures. The petitioner failed to submit the required accounting. Therefore, the Court requested that the petitioner submit accounting by March 3, 2014.

In the Interest of Minor Child: G.A.B.G., DOB 05/12/1998, by Gregory Garvin v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-18 Order (Requesting Accounting) (HCN Tr. Ct., Feb. 3, 2014) (WhiteEagle, A).

The Court previously released money from the minor child's CTF account for costs associated with orthodontic procedures. The petitioner failed to submit the required accounting. Therefore, the Court requested that the petitioner submit accounting by March 3, 2014.

In the Interest of Minor Children: M.B.C., DOB 06/04/2001 and O.T.C., DOB 12/23/2004, by Michelle Greendeer-Rave v. Ho-Chunk Nation Office of Tribal Enrollment, CV 12-81 Order (Requesting Accounting) (HCN Tr. Ct., Feb. 3, 2014) (WhiteEagle, A).

The Court previously released money from the minor children's CTF account for costs associated with orthodontic procedures. The petitioner failed to submit the required accounting. Therefore, the Court requested that the petitioner submit accounting by March 3, 2014.

In the Interest of Minor Child: K.F., DOB 11/29/2000, by Harry Funmaker v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-35 Order (Requesting Accounting) (HCN Tr. Ct., Feb. 3, 2014) (WhiteEagle, A).

The Court previously released money from the minor child's CTF account for costs associated with orthodontic procedures. The petitioner failed to submit the required accounting. Therefore, the Court requested that the petitioner submit accounting by March 3, 2014.

In the Interest of Minor Child: C.R., DOB 08/21/1996, by Leslie Rave v. Ho-Chunk Nation Office of Tribal Enrollment, CV 12-64 Order (Partially Accepting Accounting) (HCN Tr. Ct., Feb. 3, 2014) (WhiteEagle, A).

The Court previously released funds from the CTF account of the minor child for costs associated with orthodontic care. The petitioner submitted an invoice from the orthodontist confirming the proper use of the funds. The Court accepted this accounting, but sill

required an accounting for a reimbursement to the petitioner that was not included in the invoice. The Court directed the petitioner to submit the remaining required accounting within the previously established timeline.

In the Interest of Minor Children: J.W., DOB 04/19/1997 and P.W., DOB 12/11/1999, by Mollie Paulot v. Ho-Chunk Nation Office of Tribal Enrollment, CV 13-13 Order (Accepting Accounting) (HCN Tr. Ct., Feb. 3, 2014) (WhiteEagle, A). The Court previously released funds from the CTF account of the minor children for costs associated with orthodontic care. The petitioner submitted an invoice from the orthodontist confirming the proper use of the funds. The Court accepted this accounting.

In the Interest of Minor Children: T.J.H., DOB 09/05/2002, T.J.H., DOB 05/01/2004, and, T.J.H., DOB 11/20/2007, by Nicole Houghton v. Ho-Chunk Nation Office of Tribal Enrollment, CV 12-33 Order (Demanding Accounting) (HCN Tr. Ct., Feb. 3, 2014) (WhiteEagle, A). The Court previously released funds from the CTF account of the minor children for costs associated with living expenses. The petitioner failed to submit accounting to demonstrate that the funds were expended as required. Therefore, the Court demanded accounting.

In the Interest of Minor Child: O.F.A., DOB 09/18/2003, by CFS, by and through Kristin Narva v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-05 Order (Requesting Accounting) (HCN Tr. Ct., Feb. 3, 2014) (WhiteEagle, A). The Court previously released money from the minor child's CTF account for costs associated with orthodontic procedures. The petitioner failed to submit the required accounting. Therefore, the Court requested that the petitioner submit accounting by March 3, 2014.

In the Interest of Minor Child: M.J.T., DOB 03/18/2001, by Felicia Wanna v. Ho-Chunk Nation Office of Tribal Enrollment, CV 12-06 Order (Requesting Accounting) (HCN Tr. Ct., Feb. 3, 2014) (WhiteEagle, A). The Court previously released money from the minor child's CTF account for costs associated with orthodontic procedures. The petitioner failed to submit the required accounting. Therefore, the Court requested that the petitioner submit accounting by March 3, 2014.

In the Interest of Minor Child: C.R.L., DOB 01/22/1997, by Georgianna Lonetree v. Ho-Chunk Nation Office of Tribal Enrollment, CV 12-77 Order (Requesting Accounting) (HCN Tr. Ct., Feb. 3, 2014) (WhiteEagle, A). The Court previously released money from the minor child's CTF account for costs associated with orthodontic

care. The petitioner failed to submit the required accounting. Therefore, the Court requested that the petitioner submit accounting by March 3, 2014.

In the Interest of Minor Child: A.F., DOB 01/16/2003, by Shannon Thompson v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-17 Order (Requesting Accounting) (HCN Tr. Ct., Feb. 3, 2014) (WhiteEagle, A). The Court previously released money from the minor child's CTF account for costs associated with orthodontic care. The petitioner failed to submit the required accounting. Therefore, the Court requested that the petitioner submit accounting by March 3, 2014.

In the Interest of Minor Children: C.W., DOB 02/21/1997, and S.P., DOB 06/30/2001, by Stacey WhiteCloud v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-41 Order (Requesting Accounting) (HCN Tr. Ct., Feb. 3, 2014) (WhiteEagle, A). The Court previously released money from the minor children's CTF account for costs associated with orthodontic care. The petitioner failed to submit the required accounting. Therefore, the Court requested that the petitioner submit accounting by March 3, 2014.

In the Interest of Minor Child: A.R., DOB 11/18/2009, by Carrie Winneshiek v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-20 Order (Requesting Accounting) (HCN Tr. Ct., Feb. 3, 2014) (WhiteEagle, A). The Court previously released money from the minor child's CTF account for costs associated with dental care. The petitioner failed to submit the required accounting. Therefore, the Court requested that the petitioner submit accounting by March 3, 2014.

In the Interest of Minor Child: M.H.L., DOB 06/12/2000, by Hera Lonetree-Rindahl v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-26 Order (Requesting Accounting) (HCN Tr. Ct., Feb. 3, 2014) (WhiteEagle, A). The Court previously released money from the minor child's CTF account for costs associated with orthodontic care. The petitioner failed to submit the required accounting. Therefore, the Court requested that the petitioner submit accounting by March 3, 2014.

L.S., II, DOB 01/02/1997 and G.S., DOB 08/18/1998, by Fredricka Miner v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-19 Order (Requesting Accounting) (HCN Tr. Ct., Feb. 3, 2014) (WhiteEagle, A). The Court previously released money from the minor children's CTF account for costs associated with dental care. The petitioner failed to submit the required

accounting. Therefore, the Court requested that the petitioner submit accounting by March 3, 2014.

In the Interest of Minor Child: E.H., DOB 01/28/2004, by Tara Heiser v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-45 Order (Requesting Accounting) (HCN Tr. Ct., Feb. 3, 2014) (WhiteEagle, A).

The Court previously released money from the minor child's CTF account for costs associated with orthodontic care. The petitioner failed to submit the required accounting. Therefore, the Court requested that the petitioner submit accounting by March 3, 2014.

In the Interest of Minor Child: O.R.C., DOB 01/03/2002, by Kelly A. Funmaker v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-11 Order (Requesting Accounting) (HCN Tr. Ct., Feb. 3, 2014) (WhiteEagle, A).

The Court previously released money from the minor child's CTF account for costs associated with dental care. The petitioner failed to submit the required accounting. Therefore, the Court requested that the petitioner submit accounting by March 3, 2014.

In the Interest of Minor Child: C.F.B., DOB 03/26/1998, by Larry Fanning v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-46 Order (Requesting Accounting) (HCN Tr. Ct., Feb. 3, 2014) (WhiteEagle, A).

The Court previously released money from the minor child's CTF account for costs associated with orthodontic care. The petitioner failed to submit the required accounting. Therefore, the Court requested that the petitioner submit accounting by March 3, 2014.

In the Interest of Minor Child: K.H.W., DOB 08/18/2000, by Kathy S. White v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-08 Order (Requesting Accounting) (HCN Tr. Ct., Feb. 3, 2014) (WhiteEagle, A).

The Court previously released money from the minor child's CTF account for costs associated with orthodontic procedures. The petitioner failed to submit the required accounting. Therefore, the Court requested that the petitioner submit accounting by March 3, 2014.

In the Interest of Minor Child: D.T.J., DOB 11/13/1992, by Toby Lowe Jones v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-25 Order (Requesting Accounting) (HCN Tr. Ct., Feb. 3, 2014) (WhiteEagle, A).

The Court previously released money from the minor child's CTF account for costs associated with a pro-college educational program. The petitioner failed to submit the required accounting. Therefore, the Court requested that the petitioner submit accounting by March 3, 2014.

In the Interest of Minor Child: G.R., DOB 02/03/2006, by Thomas Redbird III v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-21 Order (Requesting Accounting) (HCN Tr. Ct., Feb. 3, 2014) (WhiteEagle, A).

The Court previously released money from the minor child's CTF account for costs associated with dental treatment. The petitioner failed to submit the required accounting. Therefore, the Court requested that the petitioner submit accounting by March 3, 2014.

In the Interest of Minor Child: A.M.T., DOB 06/16/1998, by Samantha Thomas v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-29 Order (Requesting Accounting) (HCN Tr. Ct., Feb. 3, 2014) (WhiteEagle, A).

The Court previously released money from the minor child's CTF account for costs associated with dental treatment. The petitioner failed to submit the required accounting. Therefore, the Court requested that the petitioner submit accounting by March 3, 2014.

In the Interest of Minor Child: S.P.S., DOB 07/09/2009, by Rosella D. Stanley v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-01 Order (Requesting Accounting) (HCN Tr. Ct., Feb. 3, 2014) (WhiteEagle, A).

The Court previously released money from the minor child's CTF account for costs associated with dental procedures. The petitioner failed to submit the required accounting. Therefore, the Court requested that the petitioner submit accounting by March 3, 2014.

In the Interest of Minor Children: I.W.S., DOB 11/05/2009 and K.E.S., DOB 12/09/2002, by Thalia Falcon v. Ho-Chunk Nation Office of Tribal Enrollment, CV 12-49 Order (Requesting Accounting) (HCN Tr. Ct., Feb. 3, 2014) (WhiteEagle, A).

The Court previously released money from the minor children's CTF account for costs associated with orthodontic procedures. The petitioner failed to submit the required accounting. Therefore, the Court requested that the petitioner submit accounting by March 3, 2014.

In the Interest of Minor Child: B.P.S., DOB 11/21/2000, by Jamie Stott v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-01 Order (Requesting Accounting) (HCN Tr. Ct., Feb. 3, 2014) (WhiteEagle, A).

The Court previously released money from the minor child's CTF account for costs associated with dental procedures. The petitioner failed to submit the required accounting. Therefore, the Court requested that the petitioner submit accounting by March 3, 2014.

In the Interest of Minor Child: S.R., DOB 03/30/2000, by Candace Ringham v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-33 Order (Requesting Accounting) (HCN Tr. Ct., Feb. 3, 2014) (WhiteEagle, A).

The Court previously released money from the minor child's CTF account for costs associated with dental procedures. The petitioner failed to submit the required accounting. Therefore, the Court requested that the petitioner submit accounting by March 3, 2014.

In the Interest of Minor Child: J.H., DOB 02/09/1999, by Rachel Winneshiek v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-40 Order (Requesting Accounting) (HCN Tr. Ct., Feb. 3, 2014) (WhiteEagle, A).

The Court previously released money from the minor child's CTF account for costs associated with dental treatment. The petitioner failed to submit the required accounting. Therefore, the Court requested that the petitioner submit accounting by March 3, 2014.

In the Interest of Minor Child: T.O.K., DOB 08/24/2000, by Troy Kubitz v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-22 Order (Requesting Accounting) (HCN Tr. Ct., Feb. 3, 2014) (WhiteEagle, A).

The Court previously released money from the minor child's CTF account for costs associated with orthodontic procedures. The petitioner failed to submit the required accounting. Therefore, the Court requested that the petitioner submit accounting by March 3, 2014.

In the Interest of Minor Child: G.J.W., II, DOB 08/11/1997, by Glen J. White v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-38 Order (Requesting Accounting) (HCN Tr. Ct., Feb. 3, 2014) (WhiteEagle, A).

The Court previously released money from the minor child's CTF account for costs associated with orthodontic procedures. The petitioner failed to submit the required accounting. Therefore, the Court requested that the petitioner submit accounting by March 3, 2014.

In the Interest of Minor Child: M.G., DOB 04/21/1998, by Elizabeth Rodriguez v. Ho-Chunk Nation Office of Tribal Enrollment, CV 12-41 Order (Demanding Accounting) (HCN Tr. Ct., Feb. 3, 2014) (WhiteEagle, A).

The Court previously released funds from the CTF account of the minor child for costs associated with dental procedures. The petitioner failed to submit accounting to demonstrate that the funds were expended as required. Therefore, the Court demanded accounting.

In the Interest of Minor Children: A.R., DOB 05/05/1997, S.R., DOB 04/04/1999 and I.R., DOB 06/10/2000, by Julie Rodriguez v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-12 Order (Requesting Accounting) (HCN Tr. Ct., Feb. 3, 2014) (WhiteEagle, A).

The Court previously released money from the minor children's CTF account for costs associated with orthodontic procedures. The petitioner failed to submit the required accounting. Therefore, the Court requested that the petitioner submit accounting by March 3, 2014.

In the Interest of Minor Children: A.T., DOB 09/04/2002 and A.T., DOB 08/25/2004, by Rosalind Falcon v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-32 Order (Accepting Accounting) (HCN Tr. Ct., Feb. 3, 2014) (WhiteEagle, A).

The Court previously released funds from the CTF account of the minor children for costs associated with orthodontic care. The petitioner submitted a correspondence from the orthodontist confirming the proper use of the funds. The Court accepted this accounting.

In the Interest of Minor Child: J.D.T., DOB 12/01/2001, by Samantha A. Thomas v. Ho-Chunk Nation Office of Tribal Enrollment, CV 12-54 Order (Demanding Accounting) (HCN Tr. Ct., Feb. 3, 2014) (WhiteEagle, A).

The Court previously released funds from the CTF account of the minor child for costs associated with dental procedures. The petitioner failed to submit accounting to demonstrate that the funds were expended as required. Therefore, the Court demanded accounting.

In the Interest of Minor Children: B.Y., DOB 06/30/1992 and D.Y., DOB 09/02/1993, by Judith Youngthunder v. Ho-Chunk Nation Office of Tribal Enrollment, CV 09-43 Order (Demanding Accounting) (HCN Tr. Ct., Feb. 3, 2014) (WhiteEagle, A).

The Court previously released funds from the CTF account of the minor children for costs associated with dental procedures. The petitioner failed to submit accounting to demonstrate that the funds were expended as required. Therefore, the Court demanded accounting.

In the Interest of Minor Children: K.A.J.B., DOB 01/06/2001, K.L.B., DOB 03/04/2002, and K.M.B., DOB 10/14/2009, by Margaret Miner, CF 13-06 Order (Accepting Accounting) (HCN Tr. Ct., Feb. 3, 2014) (WhiteEagle, A).

One June 20, 2013, the Court released funds from the CTF account of the minor children for costs associated with orthodontic procedures. The petitioner submitted a correspondence from the orthodontist confirming the

proper use of the funds. The Court accepted this accounting.

In the Interest of Minor Children: K.A.J.B., DOB 01/06/2001, K.L.B., DOB 03/04/2002, and K.M.B., DOB 10/14/2009, by Margaret Miner, CF 13-06 Order (Demanding Accounting) (HCN Tr. Ct., Feb. 3, 2014) (WhiteEagle, A).

On March 1, 2013, the Court released funds from the CTF account of the minor child for costs associated with dental procedures. The petitioner failed to submit accounting to demonstrate that the funds were expended as required. Therefore, the Court demanded accounting.

FEBRUARY 4, 2014

In the Interest of Minor Child: S.L.A., DOB 03/12/1996, by Jamie Funmaker v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-23 Order (Requesting Accounting) (HCN Tr. Ct., Feb. 4, 2014) (WhiteEagle, A).

The Court previously released money from the petitioner's CTF account for costs associated with orthodontic procedures. The petitioner failed to submit the required accounting. Therefore, the Court requested that the petitioner submit accounting by March 4, 2014.

FEBRUARY 6, 2014

In the Interest of Minor Child: M.F., DOB 10/20/2007, by Irene Fruit v. Ho-Chunk Nation Office of Tribal Enrollment, CF 14-02 Order (Pet. Granted) (HCN Tr. Ct., Feb. 6, 2014) (WhiteEagle, A).

The Court needed to determine whether the petitioner could access the minor children's CTF accounts to pay for costs associated with orthodontic care. The Court employed the standard enunciated in the PER CAPITA DISTRIBUTION ORDINANCE, 2 HCC §12.8c to assess the merit of the request. The Court granted the release of funds to the petitioner.

In the Interest of Minor Child: J.L.V.L., DOB 09/02/2003, by Elaina Lopez v. Ho-Chunk Nation Office of Tribal Enrollment, CF 14-04 Order (Pet. Granted) (HCN Tr. Ct., Feb. 6, 2014) (WhiteEagle, A).

The Court needed to determine whether the petitioner could access the minor children's CTF accounts to pay for costs associated with orthodontic care. The Court employed the standard enunciated in the PER CAPITA DISTRIBUTION ORDINANCE, 2 HCC §12.8c to assess the merit of the request. The Court granted the release of funds to the petitioner.

In the Interest of Minor Child: G.R., DOB 02/03/2006, by Thomas Redbird III v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-21 Order (Accepting Accounting) (HCN Tr. Ct., Feb. 6, 2014) (WhiteEagle, A).

The Court previously released funds from the CTF account of the minor child for costs associated with dental treatment. The petitioner submitted a correspondence from the dentist confirming the proper use of the funds. The Court accepted this accounting.

In the Interest of Minor Child: N.C.Y., DOB 05/07/2003, by Marissa Dickey v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-49 Order (Mot. Granted) (HCN Tr. Ct., Feb. 6, 2014) (WhiteEagle, A).

The Court needed to determine whether the petitioner could access the minor child's CTF account to pay for costs associated with dental care. The Court earlier approved a release of monies for costs associated with dental care, but the petitioner submitted a request for further release of CTF monies to cover an additional unmet patient obligation. The Court employed the standard enunciated in the PER CAPITA DISTRIBUTION ORDINANCE, 2 HCC §12.8c to assess the merit of the request. The Court granted the release of funds to the petitioner.

In the Interest of Minor Child: V.F., DOB 09/26/1998, by April Link v. Ho-Chunk Nation Office of Tribal Enrollment, CF 14-01 Order (Pet. Granted) (HCN Tr. Ct., Feb. 6, 2014) (WhiteEagle, A).

The Court needed to determine whether the petitioner could access the minor children's CTF accounts to pay for costs associated with orthodontic care. The Court employed the standard enunciated in the PER CAPITA DISTRIBUTION ORDINANCE, 2 HCC §12.8c to assess the merit of the request. The Court granted the release of funds to the petitioner.

FEBRUARY 10, 2014

In the Interest of Minor Child: L.M.W., DOB 04/10/2001, by Marlon E. WhiteEagle v. Ho-Chunk Nation Office of Tribal Enrollment, CF 14-03 Order (Pet. Granted) (HCN Tr. Ct., Feb. 10, 2014) (Lowe, J).

The Court needed to determine whether the petitioner could access the minor children's CTF accounts to pay for costs associated with orthodontic care. The Court employed the standard enunciated in the PER CAPITA DISTRIBUTION ORDINANCE, 2 HCC §12.8c to assess the merit of the request. The Court granted the release of funds to the petitioner.

FEBRUARY 14, 2014

In the Interest of Minor Child: M.H.L., DOB 06/12/2000, by Hera Lonetree-Rindahl v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-26 Order (Accepting Accounting) (HCN Tr. Ct., Feb. 14, 2014) (WhiteEagle, A).

The Court previously released funds from the CTF account of the minor child for costs associated with orthodontic care. The petitioner submitted an invoice from the orthodontist confirming the proper use of the funds. The Court accepted this accounting.

In the Interest of Minor Children: L.S., II, DOB 01/02/1997 and G.S., DOB 08/18/1998, by Fredricka Miner v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-19 Order (Accepting Accounting) (HCN Tr. Ct., Feb. 14, 2014) (WhiteEagle, A).

The Court previously released funds from the CTF account of the minor child for costs associated with dental care. The petitioner submitted a correspondence from the dentist confirming the proper use of the funds. The Court accepted this accounting.

In the Interest of Minor Child: E.H., DOB 01/28/2004, by Tara Heiser v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-45 Order (Accepting Accounting) (HCN Tr. Ct., Feb. 14, 2014) (WhiteEagle, A).

The Court previously released funds from the CTF account of the minor child for costs associated with orthodontic care. The petitioner submitted an invoice from the orthodontist confirming the proper use of the funds. The Court accepted this accounting.

In the Interest of Minor Child: O.F.A., DOB 09/18/2003, by CFS, by and through Kristin Narva v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-05 Order (Accepting Accounting) (HCN Tr. Ct., Feb. 14, 2014) (WhiteEagle, A).

The Court previously released funds from the CTF account of the minor child for costs associated with orthodontic care. The petitioner submitted an invoice from the orthodontist confirming the proper use of the funds. The Court accepted this accounting.

In the Interest of Minor Child: G.A.B.G., DOB 05/12/1998, by Greg Garvin v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-18 Order (Accepting Accounting) (HCN Tr. Ct., Feb. 14, 2014) (WhiteEagle, A).

The Court previously released funds from the CTF account of the minor child for costs associated with orthodontic care. The petitioner submitted a correspondence from the orthodontist confirming the proper use of the funds. The Court accepted this accounting.

In the Interest of Minor Child: J.D.T., DOB 12/01/2001, by Samantha A. Thomas v. Ho-Chunk Nation Office of Tribal Enrollment, CV 12-54 Order (Accepting Accounting) (HCN Tr. Ct., Feb. 14, 2014) (WhiteEagle, A).

The Court previously released funds from the CTF account of the minor child for costs associated with orthodontic care. The Court previously accepted a partial accounting, but still required a full accounting. The petitioner submitted a correspondence from the orthodontist confirming the proper use of the remaining funds. The Court accepted this accounting.

In the Interest of Minor Child: A.M.T., DOB 06/16/1998, by Samantha Thomas v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-29 Order (Accepting Accounting) (HCN Tr. Ct., Feb. 14, 2014) (WhiteEagle, A).

The Court previously released funds from the CTF account of the minor child for costs associated with orthodontic care. The petitioner submitted a correspondence from the orthodontist confirming the proper use of the funds. The Court accepted this accounting.

In the Interest of Minor Child: S.P.S., DOB 01/09/2009, by Rosella D. Stanley v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-01 Order (Accepting Accounting) (HCN Tr. Ct., Feb. 14, 2014) (WhiteEagle, A).

The Court previously released funds from the CTF account of the minor child for costs associated with dental surgery. The petitioner submitted a correspondence from the vendor confirming the proper use of the funds. The Court accepted this accounting.

In the Interest of Minor Child: T.O.K., DOB 08/24/2000, by Troy Kubitz v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-22 Order (Accepting Accounting) (HCN Tr. Ct., Feb. 14, 2014) (WhiteEagle, A).

The Court previously released funds from the CTF account of the minor child for costs associated with orthodontic care. The petitioner submitted a correspondence from the orthodontist confirming the proper use of the funds. The Court accepted this accounting.

In the Interest of Minor Child: J.M.W., DOB 10/11/2006, by LeAnn Westbrook v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-10 Order (Accepting Accounting) (HCN Tr. Ct., Feb. 14, 2014) (WhiteEagle, A).

The Court previously released funds from the CTF account of the minor child for costs associated with orthodontic care. The petitioner submitted a correspondence from the orthodontist confirming the

proper use of the funds. The Court accepted this accounting.

In the Interest of Minor Children: B.Y., DOB 06/20/1992 and D.Y., DOB 09/02/1993, by Judith Youngthunder v. Ho-Chunk Nation Office of Tribal Enrollment, CV 09-43 Order (Accepting Accounting) (HCN Tr. Ct., Feb. 14, 2014) (WhiteEagle, A).

The Court previously released funds from the CTF account of the minor child for costs associated with orthodontic care. The petitioner submitted a correspondence from the orthodontist confirming the proper use of the funds. The Court accepted this accounting.

In the Interest of Minor Children: M.B.C., DOB 06/04/2001 and O.T.C., DOB 12/23/2004, by Michelle Greendeer-Rave v. Ho-Chunk Nation Office of Tribal Enrollment, CV 12-81 Order (Accepting Accounting) (HCN Tr. Ct., Feb. 14, 2014) (WhiteEagle, A).

The Court previously released funds from the CTF account of the minor child for costs associated with orthodontic care. The petitioner submitted a correspondence from the orthodontist confirming the proper use of the funds. The Court accepted this accounting.

FEBRUARY 18, 2014

In the Interest of Minor Children: K.A.J.B., DOB 01/06/2001, K.L.B., DOB 03/04/2002, and K.M.B., DOB 10/14/2009, by Margaret Miner v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-06 Order (Accepting Accounting) (HCN Tr. Ct., Feb. 18, 2014) (WhiteEagle, A).

On March 1, 2013, the Court released funds from the CTF account of the minor child for costs associated with orthodontic procedures. The petitioner submitted a correspondence from the orthodontist confirming the proper use of the funds. The Court accepted this accounting.

MARCH 4, 2014

In the Interest of Minor Children: D.R.C., DOB 04/26/2000 and M.S.C., DOB 04/12/2001, by Rodney Cloud v. Ho-Chunk Nation Office of Tribal Enrollment, CV 12-02 Order (Mot. Granted) (HCN Tr. Ct., Mar. 4, 2014) (WhiteEagle, A).

The Court needed to determine whether the petitioner could access the minor children's CTF accounts to pay for costs associated with eye care and Sonicare toothbrushes. The Court earlier approved a release of monies for costs associated with dental care, but the petitioner submitted a request for further release of CTF monies to cover an additional unmet obligation. The Court employed the standard enunciated in the PER

CAPITA DISTRIBUTION ORDINANCE, 2 HCC §12.8c to assess the merit of the request. The Court granted the release of funds to the petitioner.

MARCH 5, 2014

In the Interest of Minor Child: C.T.L., DOB 02/24/2003 v. Ho-Chunk Nation Office of Tribal Enrollment, CV 12-56 Order (Contempt) (HCN Tr. Ct., Mar. 5, 2014) (Lowe, J).

The Court needed to determine whether to hold the petitioner in contempt of court for knowingly violating the express terms of several judgments. The petitioner failed to attend the *Show Cause Hearing*, resulting in an inability to rebut the *prima facie* showing of contempt. The Court, therefore, held the petitioner in contempt and imposed a reasonable remedial sanction.

In the Interest of Minor Children: D.W., DOB 11/09/1995 and D.W., DOB 02/19/1998, by Victoria Blackcoon v. Ho-Chunk Nation Office of Tribal Enrollment, CV 10-92 Order (Accepting Accounting) (HCN Tr. Ct., Mar. 5, 2014) (Lowe, J).

The Court previously released funds from the CTF accounts of the minor children for costs associated with orthodontic procedures. The petitioner submitted a *Patient Ledger* confirming the proper use of the funds. The Court accepted this accounting.

MARCH 6, 2014

In the Interest of Minor Children: D.R.C., DOB 04/26/2000 and M.S.C., DOB 04/12/2001, by Rodney Cloud, CV 12-02 Order (Erratum) (HCN Tr. Ct., Mar. 7, 2014) (WhiteEagle, A).

The Court issued this *Order (Erratum)* to correct a clerical mistake in a previous order authorizing a release of funds from the children's CTF accounts.

MARCH 7, 2014

In the Interest of Minor Child: G.J.W., II, DOB 08/11/1997, by Glen J. White v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-38 Order (Demanding Accounting) (HCN Tr. Ct., Mar. 7, 2014) (WhiteEagle, A).

The Court previously released funds from the CTF account of the minor child for costs associated with orthodontic procedures. The petitioner failed to submit accounting to demonstrate that the funds were expended as required. Therefore, the Court demanded accounting.

In the Interest of Minor Child: B.P.S., DOB 11/21/2000, by Jamie Stott v. Ho-Chunk Nation Office of Tribal Enrollment, CV 08-29 Order (Demanding Accounting) (HCN Tr. Ct., Mar. 7, 2014) (WhiteEagle, A).

The Court previously released funds from the CTF account of the minor child for costs associated with

orthodontic procedures. The petitioner failed to submit accounting to demonstrate that the funds were expended as required. Therefore, the Court demanded accounting.

In the Interest of Minor Child: W.C., DOB 10/11/1988, by Michelle Cloud v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-34 Order (Demanding Accounting) (HCN Tr. Ct., Mar. 7, 2014) (WhiteEagle, A).

The Court previously released funds from the CTF account of the minor child for costs associated with orthodontic procedures. The petitioner failed to submit accounting to demonstrate that the funds were expended as required. Therefore, the Court demanded accounting.

In the Interest of Minor Child: S.R., DOB 03/30/2000, by Candace Ringham v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-33 Order (Demanding Accounting) (HCN Tr. Ct., Mar. 7, 2014) (WhiteEagle, A).

The Court previously released funds from the CTF account of the minor child for costs associated with dental procedures. The petitioner failed to submit accounting to demonstrate that the funds were expended as required. Therefore, the Court demanded accounting.

In the Interest of Minor Child: K.F., DOB 11/29/2000, by Harry Funmaker v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-35 Order (Demanding Accounting) (HCN Tr. Ct., Mar. 7, 2014) (WhiteEagle, A).

The Court previously released funds from the CTF account of the minor child for costs associated with orthodontic procedures. The petitioner failed to submit accounting to demonstrate that the funds were expended as required. Therefore, the Court demanded accounting.

In the Interest of Minor Child: K.H.W., DOB 08/18/2000, by Kathy S. White v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-08 Order (Demanding Accounting) (HCN Tr. Ct., Mar. 7, 2014) (WhiteEagle, A).

The Court previously released funds from the CTF account of the minor child for costs associated with orthodontic procedures. The petitioner failed to submit accounting to demonstrate that the funds were expended as required. Therefore, the Court demanded accounting.

In the Interest of Minor Child: A.J., DOB 04/30/1999, by Terrence Johnson v. Ho-Chunk Nation Office of Tribal Enrollment, CV 12-71 Order (Demanding Accounting) (HCN Tr. Ct., Mar. 7, 2014) (WhiteEagle, A).

The Court previously released funds from the CTF account of the minor child for costs associated with orthodontic procedures. The petitioner failed to submit accounting to demonstrate that the funds were expended as required. Therefore, the Court demanded accounting.

In the Interest of Minor Children: A.R., DOB 05/05/1997, S.R., DOB 04/04/1999, and I.R., DOB 06/10/2000, by Julie Rodriguez v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-12 Order (Demanding Accounting) (HCN Tr. Ct., Mar. 7, 2014) (WhiteEagle, A).

The Court previously released funds from the CTF accounts of the minor children for costs associated with orthodontic procedures. The petitioner failed to submit accounting to demonstrate that the funds were expended as required. Therefore, the Court demanded accounting.

In the Interest of Adult CTF Beneficiary: Joshua P. Funmaker, DOB 11/17/1993 v. Ho-Chunk Nation Office of Tribal Enrollment, CV 11-80 Order (Demanding Accounting) (HCN Tr. Ct., Mar. 7, 2014) (WhiteEagle, A).

The Court previously released funds from the CTF account of the minor child for costs associated with unmet orthodontic expenses. The petitioner failed to submit accounting to demonstrate that the funds were expended as required. Therefore, the Court demanded accounting.

MARCH 10, 2014

In the Interest of Minor Child: C.F.B., DOB 03/26/1998, by Larry Fanning v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-46 Order (Demanding Accounting) (HCN Tr. Ct., Mar. 10, 2014) (WhiteEagle, A).

The Court previously released funds from the CTF account of the minor child for costs associated with orthodontic procedures. The petitioner failed to submit accounting to demonstrate that the funds were expended as required. Therefore, the Court demanded accounting.

In the Interest of Minor Child: S.L.A., DOB 03/12/1996, by Jamie Funmaker v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-23 Order (Demanding Accounting) (HCN Tr. Ct., Mar. 10, 2014) (WhiteEagle, A).

The Court previously released funds from the CTF account of the minor child for costs associated with orthodontic procedures. The petitioner failed to submit accounting to demonstrate that the funds were expended as required. Therefore, the Court demanded accounting.

In the Interest of Minor Child: A.F., DOB 01/16/2003, by Shannon Thompson v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-17 Order (Demanding Accounting) (HCN Tr. Ct., Mar. 10, 2014) (WhiteEagle, A).

The Court previously released funds from the CTF account of the minor child for costs associated with orthodontic procedures. The petitioner failed to submit accounting to demonstrate that the funds were expended as required. Therefore, the Court demanded accounting.

In the Interest of Minor Child: A.R., DOB 11/18/2009, by Carrie Winneshiek v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-20 Order (Demanding Accounting) (HCN Tr. Ct., Mar. 10, 2014) (WhiteEagle, A).

The Court previously released funds from the CTF account of the minor child for costs associated with dental procedures. The petitioner failed to submit accounting to demonstrate that the funds were expended as required. Therefore, the Court demanded accounting.

In the Interest of Minor Child: C.R.L., DOB 01/22/1997, by Georgianna Lonetree v. Ho-Chunk Nation Office of Tribal Enrollment, CV 12-77 Order (Demanding Accounting) (HCN Tr. Ct., Mar. 10, 2014) (WhiteEagle, A).

The Court previously released funds from the CTF account of the minor child for costs associated with orthodontic procedures. The petitioner failed to submit accounting to demonstrate that the funds were expended as required. Therefore, the Court demanded accounting.

In the Interest of Minor Child: M.J.T., DOB 03/18/2001, by Felicia Wanna v. Ho-Chunk Nation Office of Tribal Enrollment, CV 12-06 Order (Demanding Accounting) (HCN Tr. Ct., Mar. 10, 2014) (WhiteEagle, A).

The Court previously released funds from the CTF account of the minor child for costs associated with orthodontic procedures. The petitioner failed to submit accounting to demonstrate that the funds were expended as required. Therefore, the Court demanded accounting.

In the Interest of Minor Child: L.T., DOB 12/21/2001, by Lottie Tucker v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-37 Order (Show Cause) (HCN Tr. Ct., Mar. 10, 2014) (WhiteEagle, A).

The Court previously released money from the minor child's CTF account for costs associated with dental procedures. The petitioner failed to submit the required accounting despite a series of requests and demands to do so. Therefore, the Court scheduled a *Show Cause Hearing* to afford the petitioner an opportunity to explain why the Court should not hold her in contempt.

In the Interest of Minor Children: C.W., DOB 02/21/1997 and S.P., DOB 06/30/2001, by Stacy WhiteCloud v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-23 Order (Demanding Accounting) (HCN Tr. Ct., Mar. 10, 2014) (WhiteEagle, A).

The Court previously released funds from the CTF accounts of the minor children for costs associated with orthodontic procedures. The petitioner failed to submit accounting to demonstrate that the funds were expended as required. Therefore, the Court demanded accounting.

In the Interest of Minor Child: N.L.W., DOB 10/22/1996, by Robert White Wing v. Ho-Chunk Nation Office of Tribal Enrollment, CV 10-27 Order (Demanding Accounting) (HCN Tr. Ct., Mar. 10, 2014) (WhiteEagle, A).

The Court previously released funds from the CTF account of the minor child for costs associated with orthodontic procedures. The petitioner failed to submit accounting to demonstrate that the funds were expended as required. Therefore, the Court demanded accounting.

In the Interest of Minor Child: M.G., DOB 04/21/1998, by Elizabeth Rodriguez v. Ho-Chunk Nation Office of Tribal Enrollment, CV 12-41 Order (Demanding Accounting) (HCN Tr. Ct., Mar. 10, 2014) (WhiteEagle, A).

The Court previously released funds from the CTF account of the minor child for costs associated with dental procedures. The petitioner failed to submit accounting to demonstrate that the funds were expended as required. Therefore, the Court demanded accounting.

In the Interest of Adult CTF Beneficiary: Clarissa Gordon, DOB 11/05/1991 v. Ho-Chunk Nation Office of Tribal Enrollment, CV 11-19 Order (Contempt) (HCN Tr. Ct., Mar. 10, 2014) (WhiteEagle, A).

The Court needed to determine whether to hold the petitioner in contempt of court for knowingly violating the express terms of several judgments. The petitioner failed to attend the *Show Cause Hearing*, resulting in an inability to rebut the *prima facie* showing of contempt. The Court, therefore, held the petitioner in contempt and imposed a reasonable remedial sanction.

MARCH 12, 2014

In the Interest of Adult CTF Beneficiary: Clarissa Gordon, DOB 11/05/1991 v. Ho-Chunk Nation Office of Tribal Enrollment, CV 11-19 Order (Erratum) (HCN Tr. Ct., Mar. 12, 2014) (WhiteEagle, A).

The Court previously entered an order holding the petitioner in contempt and imposing a remedial sanction. A review of the order showed that the Court incorrectly stated that the Court shall fine the petitioner \$10.00 for each day from the date of the decision. This sentence should have read that the Court shall fine the petitioner \$10.00 for each day from the date of the *Show Cause Hearing*.

MARCH 13, 2014

In the Interest of Minor Child: J.W., DOB 04/08/2002, by Joseph WhiteEagle, Sr. v. Ho-Chunk Nation Office of Tribal Enrollment, CF 14-08 Order (Pet. Granted) (HCN Tr. Ct., Mar. 13, 2014) (Lowe, J).

The Court needed to determine whether the petitioner could access the minor children's CTF accounts to pay

for costs associated with orthodontic care. The Court employed the standard enunciated in the PER CAPITA DISTRIBUTION ORDINANCE, 2 HCC §12.8c to assess the merit of the request. The Court granted the release of funds to the petitioner.

In the Interest of Minor Child: M.A., DOB 06/11/2001, by Erin Pettibone v. Ho-Chunk Nation Office of Tribal Enrollment, CF 14-07 Order (Pet. Granted) (HCN Tr. Ct., Mar. 13, 2014) (Lowe, J).

The Court needed to determine whether the petitioner could access the minor children's CTF accounts to pay for costs associated with orthodontic care. The Court employed the standard enunciated in the PER CAPITA DISTRIBUTION ORDINANCE, 2 HCC §12.8c to assess the merit of the request. The Court granted the release of funds to the petitioner.

MARCH 14, 2014

In the Interest of Minor Child: D.T.J., DOB 11/23/1996, by Toby Lowe Jones v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-25 Order (Accepting Accounting) (HCN Tr. Ct., Mar. 14, 2014) (WhiteEagle, A).

On May 16, 2013, the Court released funds from the CTF account of the minor child for costs associated with attending an educational, pre-college program. The petitioner submitted a *Payment History Report* confirming the proper use of the funds. The Court accepted this accounting.

In the Interest of Minor Child: B.P.S., DOB 11/21/2000, by Jamie Stott v. Ho-Chunk Nation Office of Tribal Enrollment, CV 08-29 Order (Accepting Accounting) (HCN Tr. Ct., Mar. 14, 2014) (WhiteEagle, A).

On November 14, 2012, the Court released funds from the CTF account of the minor child for costs associated with orthodontic procedures. The petitioner submitted an *Account Financial History* confirming the proper use of the funds. The Court accepted this accounting.

In the Interest of Minor Child: J.H., DOB 02/09/1999, by Rachel Winneshiek v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-40 Order (Accepting Accounting) (HCN Tr. Ct., Mar. 14, 2014) (WhiteEagle, A).

On September 5, 2013, the Court released funds from the CTF account of the minor child for costs associated with dental treatment. The petitioner submitted a *Patient Ledger* confirming the proper use of the funds. The Court accepted this accounting.

In the Interest of Minor Child: O.R.C., DOB 01/03/2002, by Kelly A. Funmaker v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-11 Order (Partially Accepting Accounting) (HCN Tr. Ct., Mar. 14, 2014) (WhiteEagle, A).

On March 8, 2013, the Court released funds from the CTF account of the minor child for costs associated with dental care. The petitioner submitted a *Patient Ledger* partially confirming the proper use of the funds. The Court accepted this accounting. However, the Court released an additional check for dental care that was not accounted for. Therefore, the Court demanded that the petitioner submit the remaining required accounting by April 12, 2014.

In the Interest of Minor Child: C.R.L., DOB 01/22/1997, by Georgianna Lonetree v. Ho-Chunk Nation Office of Tribal Enrollment, CV 12-77 Order (Accepting Accounting) (HCN Tr. Ct., Mar. 14, 2014) (WhiteEagle, A).

On December 17, 2012, the Court released funds from the CTF account of the minor child for costs associated with orthodontic procedures. The petitioner submitted an *Account Financial History* confirming the proper use of the funds. The Court accepted this accounting.

MARCH 18, 2014

In the Interest of Minor Child: A.L., DOB 06/02/2009, by Amber Dowling v. Ho-Chunk Nation Office of Tribal Enrollment, CF 14-06 Order (Pet. Granted) (HCN Tr. Ct., Mar. 18, 2014) (WhiteEagle, A).

The Court needed to determine whether the petitioner could access the minor child's CTF account to pay for costs associated with dental care. The Court employed the standard enunciated in the PER CAPITA DISTRIBUTION ORDINANCE, 2 HCC §12.8c to assess the merit of the request. The Court granted the release of funds to the petitioner.

In the Interest of Minor Child: S.I.B., DOB 10/26/2000, by Stephanie Begay v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-14 Order (Accepting Accounting) (HCN Tr. Ct., Mar. 18, 2014) (WhiteEagle, A).

On April 25, 2013, the Court released funds from the CTF account of the minor child for costs associated with orthodontic procedures. The petitioner submitted an *Invoice* confirming the proper use of the funds. The Court accepted this accounting.

In the Interest of Minor Child: A.G.G., DOB 05/02/1997, by Kimberly Bubert v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-15 Order (Partially Accepting Accounting) (HCN Tr. Ct., Mar. 18, 2014) (WhiteEagle, A).

On April 25, 2013, the Court released funds from the CTF account of the minor child for costs associated with

orthodontic procedures. The petitioner submitted a *Ledger* confirming the proper use of the funds. The Court accepted this accounting. However, the Court additionally released funds as a reimbursement for initial fees expended for the orthodontic care of the minor child. Therefore, the Court asked that the petitioner submit a written correspondence indicating whether she received the reimbursement by April 18, 2014.

In the Interest of Minor Child: J.V.L., DOB 09/03/2003, by Elaina S. Lopez v. Ho-Chunk Nation Office of Tribal Enrollment, CF 14-04 Order (Accepting Accounting) (HCN Tr. Ct., Mar. 18, 2014) (WhiteEagle, A).

On February 6, 2014, the Court released funds from the CTF account of the minor child for costs associated with orthodontic procedures. The petitioner submitted a *Single Patient Ledger* confirming the proper use of the funds. The Court accepted this accounting.

In the Interest of Minor Child: A.L., DOB 06/02/2009, by Amber Dowling v. Ho-Chunk Nation Office of Tribal Enrollment, CF 14-06 Order (Pet. Granted) (HCN Tr. Ct., Mar. 18, 2014) (WhiteEagle, A).

The Court needed to determine whether the petitioner could access the minor child's CTF account to pay for costs associated with dental care. The Court employed the standard enunciated in the PER CAPITA DISTRIBUTION ORDINANCE, 2 HCC §12.8c to assess the merit of the request. The Court granted the release of funds to the petitioner.

MARCH 25, 2014

In the Interest of Minor Child: E.H., DOB 01/28/2004, by Tara Heiser v. Ho-Chunk Nation Office of Tribal Enrollment, CF 14-05 Order (Pet. Granted) (HCN Tr. Ct., Mar. 25, 2014) (WhiteEagle, A).

The Court needed to determine whether the petitioner could access the minor child's CTF account to pay for costs associated with vision therapy. The Court employed the standard enunciated in the PER CAPITA DISTRIBUTION ORDINANCE, 2 HCC §12.8c to assess the merit of the request. The Court granted the release of funds to the petitioner.

APRIL 7, 2014

In the Interest of Minor Child: S.B., DOB 12/20/1997, by Daryll Bird, Sr. v. Ho-Chunk Nation Office of Tribal Enrollment, CV 11-64 Order (Mot. Granted) (HCN Tr. Ct., Apr. 7, 2014) (WhiteEagle, A).

The Court needed to determine whether the petitioner could access the minor child's CTF account to pay for costs associated with private school tuition. The Court earlier approved a release of monies for costs associated

with private school tuition, but the petitioner submitted a request for further release of CTF monies to cover an additional unmet obligation. The Court employed the standard enunciated in the PER CAPITA DISTRIBUTION ORDINANCE, 2 HCC §12.8c to assess the merit of the request. The Court granted the release of funds to the petitioner.

In the Interest of Minor Child: A.A.C., DOB 09/21/2001, by Elissa B. Smith v. Ho-Chunk Nation Office of Tribal Enrollment, CF 14-12 Order (Pet. Granted) (HCN Tr. Ct., Apr. 7, 2014) (WhiteEagle, A).

The Court needed to determine whether the petitioner could access the minor child's CTF account to pay for costs associated with orthodontic care. The Court employed the standard enunciated in the PER CAPITA DISTRIBUTION ORDINANCE, 2 HCC §12.8c to assess the merit of the request. The Court granted the release of funds to the petitioner.

APRIL 10, 2014

In the Interest of Minor Child: W.R.H., DOB 03/14/2001, by Shawnee Hunt v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-16 Order (Requesting Accounting) (HCN Tr. Ct., Apr. 10, 2014) (WhiteEagle, A).

The Court previously released money from the minor child's CTF account for costs associated with dental procedures. The petitioner failed to submit the required accounting. Therefore, the Court requested that the petitioner submit accounting by May 10, 2014.

In the Interest of Minor Child: G.J.W. II, DOB 08/11/1997, by Glen J. White v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-38 Order (Show Cause) (HCN Tr. Ct., Apr. 10, 2014) (WhiteEagle, A).

The Court previously released money from the minor child's CTF account for costs associated with orthodontic procedures. The petitioner failed to submit the required accounting despite a series of requests and demands to do so. Therefore, the Court scheduled a *Show Cause Hearing* to afford the petitioner an opportunity to explain why the Court should not hold him in contempt.

In the Interest of Minor Child: W.C., DOB 10/11/1988, by Michelle Cloud v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-34 Order (Show Cause) (HCN Tr. Ct., Apr. 10, 2014) (WhiteEagle, A).

The Court previously released money from the minor child's CTF account for costs associated with orthodontic procedures. The petitioner failed to submit the required accounting despite a series of requests and demands to do so. Therefore, the Court scheduled a *Show Cause*

Hearing to afford the petitioner an opportunity to explain why the Court should not hold her in contempt.

In the Interest of Minor Child: S.R., DOB 03/30/2000, by Candace Ringham v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-33 Order (Show Cause) (HCN Tr. Ct., Apr. 10, 2014) (WhiteEagle, A).

The Court previously released money from the minor child's CTF account for costs associated with dental procedures. The petitioner failed to submit the required accounting despite a series of requests and demands to do so. Therefore, the Court scheduled a *Show Cause Hearing* to afford the petitioner an opportunity to explain why the Court should not hold her in contempt.

In the Interest of Adult CTF Beneficiary: Joshua P. Funmaker, DOB 11/17/1993 v. Ho-Chunk Nation Office of Tribal Enrollment, CV 11-80 Order (Show Cause) (HCN Tr. Ct., Apr. 10, 2014) (WhiteEagle, A).

The Court previously released money from the CTF account of Joshua Funmaker for costs associated with orthodontic procedures. The petitioner failed to submit the required accounting despite a series of requests and demands to do so. Therefore, the Court scheduled a *Show Cause Hearing* to afford the petitioner an opportunity to explain why the Court should not hold him in contempt.

In the Interest of Minor Child: K.F., DOB 11/29/2000, by Harry Funmaker v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-35 Order (Show Cause) (HCN Tr. Ct., Apr. 10, 2014) (WhiteEagle, A).

The Court previously released money from the minor child's CTF account for costs associated with orthodontic procedures. The petitioner failed to submit the required accounting despite a series of requests and demands to do so. Therefore, the Court scheduled a *Show Cause Hearing* to afford the petitioner an opportunity to explain why the Court should not hold him in contempt.

In the Interest of Minor Child: K.H.W., DOB 08/18/2000, by Kathy S. White v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-08 Order (Show Cause) (HCN Tr. Ct., Apr. 10, 2014) (WhiteEagle, A).

The Court previously released money from the minor child's CTF account for costs associated with orthodontic procedures. The petitioner failed to submit the required accounting despite a series of requests and demands to do so. Therefore, the Court scheduled a *Show Cause Hearing* to afford the petitioner an opportunity to explain why the Court should not hold her in contempt.

In the Interest of Minor Children: A.R., DOB 05/05/1997, S.R., DOB 04/04/1999, and I.R., DOB 06/10/2000, by Julie Rodriguez v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-12 Order (Show Cause) (HCN Tr. Ct., Apr. 10, 2014) (WhiteEagle, A).

The Court previously released money from the minor children's CTF accounts for costs associated with orthodontic procedures. The petitioner failed to submit the required accounting despite a series of requests and demands to do so. Therefore, the Court scheduled a *Show Cause Hearing* to afford the petitioner an opportunity to explain why the Court should not hold her in contempt.

In the Interest of Minor Child: L.T., DOB 12/21/2001, by Lottie Tucker v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-37 Order (Contempt) (HCN Tr. Ct., Apr. 10, 2014) (Lowe, J).

The Court needed to determine whether to hold the petitioner in contempt of court for knowingly violating the express terms of several judgments. The petitioner failed to attend the *Show Cause Hearing*, resulting in an inability to rebut the *prima facie* showing of contempt. The Court, therefore, held the petitioner in contempt and imposed a reasonable remedial sanction.

APRIL 11, 2014

In the Interest of Minor Children: D.L.O.-G., DOB 04/05/1996, K.A.O.-G., DOB 03/30/1998, M.E.O.-G., DOB 02/18/2004, M.A.O.-G., DOB 10/05/2005, A.D.Y.O.-G., DOB 05/17/2010, by Vicky Ontiveros-Gallegos v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-43 Order (Pet. Granted) (HCN Tr. Ct., Apr. 11, 2014) (Lowe, J).

The Court needed to determine whether the petitioner could access the minor children's CTF accounts to pay for costs associated with the purchase of a vehicle. The Court employed the standard enunciated in the PER CAPITA DISTRIBUTION ORDINANCE, 2 HCC §12.8c to assess the merit of the request. The Court granted the release of funds to the petitioner.

APRIL 23, 2014

In the Interest of Minor Child: M.L.D., DOB 04/05/2001, by Terry Deloney v. Ho-Chunk Nation Office of Tribal Enrollment, CF 14-09 Order (Pet. Granted) (HCN Tr. Ct., Apr. 23, 2014) (WhiteEagle, A).

The Court needed to determine whether the petitioner could access the minor child's CTF account to pay for costs associated with dental care. The Court employed the standard enunciated in the PER CAPITA DISTRIBUTION ORDINANCE, 2 HCC §12.8c to assess the merit of the request. The Court granted the release of funds to the petitioner.

APRIL 24, 2014

In the Interest of Adult CTF Beneficiary: John Garcia, DOB 12/28/1988 v. Ho-Chunk Nation Office of Tribal Enrollment, CV 12-52 Order (Show Cause) (HCN Tr. Ct., Apr. 24, 2014) (WhiteEagle, A).

The Court previously released money from the CTF account of John Garcia for costs associated with dental care. The petitioner failed to submit the required accounting despite a series of requests and demands to do so. Therefore, the Court scheduled a *Show Cause Hearing* to afford the petitioner an opportunity to explain why the Court should not hold him in contempt.

In the Interest of Minor Child: A.R., DOB 11/18/2009, by Carrie Winneshiek v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-20 Order (Show Cause) (HCN Tr. Ct., Apr. 24, 2014) (WhiteEagle, A).

The Court previously released money from the minor child's CTF account for costs associated with dental procedures. The petitioner failed to submit the required accounting despite a series of requests and demands to do so. Therefore, the Court scheduled a *Show Cause Hearing* to afford the petitioner an opportunity to explain why the Court should not hold her in contempt.

In the Interest of Minor Child: N.L.W., DOB 10/22/1996, by Robert White Wing v. Ho-Chunk Nation Office of Tribal Enrollment, CV 10-27 Order (Show Cause) (HCN Tr. Ct., Apr. 24, 2014) (WhiteEagle, A).

The Court previously released money from the minor child's CTF account for costs associated with orthodontic procedures. The petitioner failed to submit the required accounting despite a series of requests and demands to do so. Therefore, the Court scheduled a *Show Cause Hearing* to afford the petitioner an opportunity to explain why the Court should not hold him in contempt.

In the Interest of Minor Children: C.W., DOB 02/21/1997 and S.P., DOB 06/30/2001, by Stacy WhiteCloud v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-41 Order (Show Cause) (HCN Tr. Ct., Apr. 24, 2014) (WhiteEagle, A).

The Court previously released money from the minor children's CTF accounts for costs associated with orthodontic procedures. The petitioner failed to submit the required accounting despite a series of requests and demands to do so. Therefore, the Court scheduled a *Show Cause Hearing* to afford the petitioner an opportunity to explain why the Court should not hold her in contempt.

In the Interest of Minor Child: A.R., DOB 01/16/2003, by Shannon Thompson v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-17 Order (Show Cause) (HCN Tr. Ct., Apr. 24, 2014) (WhiteEagle, A).

The Court previously released money from the minor child's CTF account for costs associated with orthodontic procedures. The petitioner failed to submit the required accounting despite a series of requests and demands to do so. Therefore, the Court scheduled a *Show Cause Hearing* to afford the petitioner an opportunity to explain why the Court should not hold her in contempt.

In the Interest of Minor Child: S.L.A., DOB 03/12/1996, by Jamie Funmaker v. Ho-Chunk Nation Office of Tribal Enrollment, CF 13-23 Order (Show Cause) (HCN Tr. Ct., Apr. 24, 2014) (WhiteEagle, A).

The Court previously released money from the minor child's CTF account for costs associated with orthodontic procedures. The petitioner failed to submit the required accounting despite a series of requests and demands to do so. Therefore, the Court scheduled a *Show Cause Hearing* to afford the petitioner an opportunity to explain why the Court should not hold her in contempt.

APRIL 28, 2014

In the Interest of Minor Child: M.L.D., DOB 04/05/2001, by Terry Deloney v. Ho-Chunk Nation Office of Tribal Enrollment, CF 14-09 Order (Erratum) (HCN Tr. Ct., Apr. 28, 2014) (WhiteEagle, A).

The Court issued this *Erratum Order* to correct a clerical mistake in its April 23, 2014 *Order (Pet. Granted)*. A review of the record revealed that the *Order* was incorrectly dated March 23, 2014.

 **CONTRACTS**

NO DECISIONS AT THIS TIME.

 **ELECTION MATTERS**

NO DECISIONS AT THIS TIME.

 **ENROLLMENT****FEBRUARY 24, 2014**

Peter J. Nuetzel v. Ho-Chunk Nation Enrollment Committee, CV 13-01 Order (Final Judgment) (HCN Tr. Ct., Feb. 24, 2014) (WhiteEagle, A).

The Court needed to determine whether to dismiss the petitioner's administrative appeal as untimely and whether uphold the findings of the HCN Committee on Tribal Enrollment. The Enrollment Committee argued that the late filing of the petitioner's appeal and initial brief required a dismissal of the case. The petitioner had

initially attempted to file an appeal to the Court using means equivalent to those used to file with the Enrollment Committee. Had that attempt been successful, it would have been timely, but it was returned as deficient due to the lack of a filing fee and due to an insufficient pleading. The petitioner then filed a complete appeal ten days after the filing deadline. Additionally, the Court's directives concerning the deadline for the petitioner's brief were unclear, resulting in an untimely filing of that brief. Relying on Supreme Court precedent accommodating *pro se* representation and cautioning against rigid application of procedural rules to self-represented litigants, the Court declined to dismiss the case due to the untimely filings and proceeded to the merits of the case. Therein, the petitioner argued that the Enrollment Committee should accept documentation of blood quantum from the Winnebago Tribe of Nebraska. However, the Court held that the Enrollment Committee's decision to accept official Bureau of Indian Affairs records over a resolution from the Winnebago Tribe of Nebraska was not arbitrary or capricious and upheld the determination of the Enrollment Committee.

HOUSING

JANUARY 24, 2014

Ho-Chunk Nation Department of Housing and Community Development Agency & Ho-Chunk Nation v. Melody Whiteagle-Fintak, CV 12-79 Amended Eviction Order (Default J.) (HCN Tr. Ct., Jan. 24, 2014) (WhiteEagle, A).

The Court needed to determine whether to grant the plaintiff's request of an award of damages representing past due rent and late charges. The defendant failed to answer the *Amended Complaint* despite proper service of process. The Court, therefore, rendered a default judgment against the defendant, awarding the plaintiffs permissible relief sought in the *Amended Complaint*.

Incompetent's Trust Fund (ITF)

JANUARY 9, 2014

In the Interest of Adult Incompetent: W.E.S., DOB 12/23/1936, by Frank Bichanich v. Ho-Chunk Nation Office of Tribal Enrollment, CV 04-22 Order (Mot. Granted) (HCN Tr. Ct., Jan. 9, 2014) (WhiteEagle, A).

The Court needed to determine whether the petitioner could access the adult incompetent's ITF account to pay for costs associated with an ongoing allowance to address miscellaneous personal expenses. The Court earlier approved a release of monies for costs associated with an ongoing allowance, but the petitioner submitted a request for further release of ITF monies to cover additional unmet personal expenses. The Court employed the standard enunciated in the PER CAPITA DISTRIBUTION

ORDINANCE, 2 HCC §12.8c to assess the merit of the request. The Court granted the release of funds to the petitioner.

JANUARY 23, 2014

In the Interest of N.C., by Rita Gardner v. Ho-Chunk Nation Office of Tribal Enrollment, IF 13-03 Order (Pet. Granted) (HCN Tr. Ct., Jan. 23, 2014) (Lowe, J).

The Court needed to determine whether the legal guardian could access monies from the ward's ITF account to pay costs associated with utilities, the filing of the petition, and to implement a personal allowance for the ward. The Court employed the standard enunciated in the PER CAPITA DISTRIBUTION ORDINANCE, 2 HCC § 12.8c to assess the merit of the petitioner's request. The Court granted the release of funds to satisfy the guardian's request.

JANUARY 28, 2014

In the Interest of Ward: M.F., DOB 06/28/1929 by Teresa Iverson v. Ho-Chunk Nation Office of Tribal Enrollment, CV 12-50 Order (Accepting Accounting and Requesting Status Update/Hearing) (HCN Tr. Ct., Jan. 28, 2014) (WhiteEagle, A).

The Court previously released funds from the ITF account of the adult incompetent for costs associated with long-term care. The petitioner submitted a written correspondence and *Invoice* confirming the proper use of the funds. The Court accepted this accounting. However, within the written correspondence, the petitioner indicated that the ward had a change in circumstances. Therefore, the Court scheduled a *Status Hearing*.

JANUARY 29, 2014

In the Interest of Adult Incompetent: H.C., DOB 01/31/1931 by Barbara Meltesen v. Ho-Chunk Nation Office of Tribal Enrollment, CV 05-72 Order (Ceasing Payment until Further Order of the Court) (HCN Tr. Ct. Jan 29, 2014) (WhiteEagle, A).

The Court previously released funds from the ITF account of the adult incompetent for costs associated with ongoing nursing home care. The respondent filed a *Motion to Cease Payment*, along with an attached invoice. The Court directed Fifth Third Bank to cease payments until further order of the Court.

JANUARY 30, 2014

In the Interest of Ward: M.S.W., DOB 01/05/1922, by Frank Bichanich v. Ho-Chunk Nation Office of Tribal Enrollment, IF 13-02 Order (Pet. Granted, Mot. Granted) (HCN Tr. Ct. Jan. 30, 2014) (WhiteEagle, A).

The Court needed to determine whether the legal guardian could access monies from the adult

incompetent's ITF account to pay costs associated with utility expenses and an outstanding debt for room and board. The Court employed the standard enunciated in the PER CAPITA DISTRIBUTION ORDINANCE, 2 HCC § 12.8c to assess the merit of the petitioner's request. The Court granted the release of funds to satisfy the guardian's request.

JANUARY 31, 2014

In the Interest of Adult Incompetent: H.C., DOB 01/31/1931, by Barbara Meltesen v. Ho-Chunk Nation Office of Tribal Enrollment, CV 05-72 Order (Accepting Accounting) (HCN Tr. Ct., Jan. 31, 2014) (WhiteEagle, A).

The Court previously released funds from the ITF account of the adult incompetent for costs associated with ongoing nursing home care and professional guardianship service fees. The petitioner submitted a series of invoices and attestations confirming the proper use of the funds. The Court accepted this accounting.

In the Interest of Adult Incompetent: K.S.B., DOB 02/19/1960, by Jon B. Bahr v. Ho-Chunk Nation Office of Tribal Enrollment, CV 05-110 Order (Accepting Accounting) (HCN Tr. Ct., Jan. 31, 2014) (WhiteEagle, A).

The Court previously released funds from the ITF account of the adult incompetent for fees associated with ongoing guardianship services. The petitioner submitted a *payment history statement* confirming the proper use of the funds. The Court accepted this accounting.

In the Interest of Ward: C.M.R., DOB 11/23/1988, by Mignon Harris v. Ho-Chunk Nation Office of Tribal Enrollment, CV 11-70 Order (Requesting Accounting) (HCN Tr. Ct., Feb. 3, 2014) (WhiteEagle, A).

The Court previously released money from the ward's ITF account for costs associated with housing. The petitioner failed to submit the required accounting. Therefore, the Court requested that the petitioner submit accounting by March 3, 2014.

FEBRUARY 3, 2014

In the Interest of Adult Incompetent: B.N.F., DOB 09/03/1986, by Darla McGaffic v. Ho-Chunk Nation Office of Tribal Enrollment, CV 05-59 Order (Requesting Accounting) (HCN Tr. Ct., Feb. 3, 2014) (WhiteEagle, A).

The Court previously released money from the ward's ITF account for costs associated with orthodontic procedures. The petitioner failed to submit the required accounting. Therefore, the Court requested that the petitioner submit accounting by March 3, 2014.

FEBRUARY 4, 2014

In the Interest of L.P., DOB 08/03/1984, by Lionel Pettibone, Sr. v. Ho-Chunk Nation Office of Tribal Enrollment, CV 12-69 Order (Requesting Accounting) (HCN Tr. Ct., Feb. 4, 2014) (WhiteEagle, A).

The Court previously released money from the ward's ITF account for costs associated with an automobile purchase and automobile insurance. The petitioner failed to submit the required accounting. Therefore, the Court requested that the petitioner submit accounting by March 4, 2014.

FEBRUARY 10, 2014

In the Interest of T.M.A., DOB 05/13/1986, by Pamela Anderson v. Ho-Chunk Nation Office of Tribal Enrollment, CV 09-36 Order (Accepting Accounting) (HCN Tr. Ct., Feb. 10, 2014) (WhiteEagle, A).

The Court previously released funds from the ITF account of the adult incompetent for costs associated with dental care and living expenses. The petitioner submitted a series of invoices and receipts confirming the proper use of the funds. The Court accepted this accounting.

In the Interest of Ward: B.N.F., DOB 09/03/1986, by Darla McGaffic v. Ho-Chunk Nation Office of Tribal Enrollment, CV 05-59 Erratum Order (Requesting Accounting) (HCN Tr. Ct., Feb. 10, 2014) (WhiteEagle, A).

The Court previously released money from the ward's ITF account for costs associated with a quarterly personal allowance. The petitioner failed to submit the required accounting. Therefore, the Court requested that the petitioner submit accounting by March 10, 2014. The Court also noted that it had previously issued an order erroneously stating that the release had been made to pay for orthodontic procedures.

FEBRUARY 11, 2014

In the Interest of D.P.G., DOB 08/28/1982, by Jo Doig v. Ho-Chunk Nation Office of Tribal Enrollment, CV 05-15 Order (Mot. Granted) (HCN Tr. Ct. Feb. 11, 2014) (WhiteEagle, A).

The Court needed to determine whether the legal guardian could access monies from the adult incompetent's ITF account to pay costs associated with utility expenses, a personal allowance, and the filing fee for the petition. The Court employed the standard enunciated in the PER CAPITA DISTRIBUTION ORDINANCE, 2 HCC § 12.8c to assess the merit of the petitioner's request. The Court granted the release of funds to satisfy the guardian's request.

FEBRUARY 18, 2014

In the Interest of L.P., DOB 08/03/1984, by Lionel Pettibone, Sr. v. Ho-Chunk Nation Office of Tribal Enrollment, CV 12-69 Order (Partially Accepting Accounting) (HCN Tr. Ct., Feb. 18, 2014) (WhiteEagle, A).

The Court previously released funds from the ITF account of the adult incompetent for costs associated with an automobile purchase, automobile insurance and a personal allowance. The petitioner submitted a purchase contract confirming the proper use of the funds for the automobile purchase. The Court accepted this accounting, but still requires documentation for the insurance and personal allowance.

FEBRUARY 20, 2014

In the Interest of Adult Incompetent: L.L., DOB 12/22/1944, by Angela Lowe, Guardian of Estate and Lenore Sweet, Guardian of Person v. Ho-Chunk Nation Office of Tribal Enrollment, CV 10-19 Order (Granting Telephonic Appearance) (HCN Tr. Ct., Feb. 20, 2014) (Lowe, J).

The Court granted the Ms. Sweet and her attorneys' request to appear telephonically at the March 3, 2014 Status Hearing.

FEBRUARY 21, 2014

In the Interest of: K.S.B., DOB 2/19/1960, by Jon B. Bahr v. Ho-Chunk Nation Office of Tribal Enrollment, CV 05-110 Order (Granting Telephonic Appearance) (HCN Tr. Ct., Feb. 21, 2014) (WhiteEagle, A).

The Court granted the petitioner's request to appear telephonically at the March 4, 2014 Status Hearing.

FEBRUARY 27, 2014

In the Interest of Ward: K.K.R., DOB 10/09/1996, by Stone Winter Guardians, Inc. v. Ho-Chunk Nation Office of Tribal Enrollment, CV 09-10 Order (Requesting Accounting) (HCN Tr. Ct., Feb. 27, 2014) (WhiteEagle, A).

The Court previously released money from the ward's ITF account for costs associated with residency. The petitioner failed to submit the required accounting. Therefore, the Court requested that the petitioner submit accounting by March 27, 2014.

MARCH 5, 2014

In the Interest of B.G.S., DOB 02/07/1980, by Teresa Iverson v. Ho-Chunk Nation Office of Tribal Enrollment, CV 06-34 Order (Mot. Granted) (HCN Tr. Ct., Mar. 5, 2014) (Lowe, J).

The Court needed to determine whether the legal guardian could access monies from the ward's ITF account to pay costs associated with assisted vacation expenses. The Court employed the standard enunciated in the PER CAPITA DISTRIBUTION ORDINANCE, 2 HCC §

12.8c to assess the merit of the petitioner's request. The Court granted the release of funds to satisfy the guardian's request.

MARCH 12, 2014

In the Interest of Adult Incompetent: K.S.B., DOB 02/19/1960, by Jon B. Bahr v. Ho-Chunk Office of Tribal Enrollment, CV 05-110 Order (Status Hr'g) (HCN Tr. Ct., Mar. 12, 2014) (WhiteEagle, A).

On March 4, 2014, the Court convened a Status Hearing. The Court scheduled the hearing upon review of the case file, which contained requests from the ward and raised questions of potentially unmet needs. At the hearing, the ward's guardian informed the Court that all needs were being met. The Court determined that any future correspondences from the ward to the Court shall be returned to the ward, and that a copy of any such correspondence shall also be forwarded to the guardian.

MARCH 14, 2014

In the Interest of Adult Incompetent: C.M.R., DOB 11/23/1988, by Mignon Harris v. Ho-Chunk Nation Office of Tribal Enrollment, CV 11-70 Order (Mot. Granted) (HCN Tr. Ct., Mar. 14, 2014) (WhiteEagle, A).

The Court needed to determine whether the legal guardian could access the adult incompetent's ITF account to pay for costs associated with housing expenses. The Court earlier approved a release of monies to pay rent for the ward's housing, but the petitioner submitted a request for further release of ITF monies to cover additional unmet obligations. The Court employed the standard enunciated in the PER CAPITA DISTRIBUTION ORDINANCE, 2 HCC §12.8c to assess the merit of the request. The Court granted the release of funds to the petitioner.

MARCH 18, 2014

In the Interest of Decedent: E.H.D., DOB 02/13/1943, DOD 09/22/2013, by Frank Bichanich v. Ho-Chunk Nation Office of Tribal Enrollment, IF 14-04 Order (Releasing Decedent's Per Capita Distribution) (HCN Tr. Ct., Mar. 18, 2014) (WhiteEagle, A).

The Court had to determine whether to release the balance of an ITF account to the personal representative of an estate of a decedent tribal member. The Ho-Chunk Nation Legislature has not enacted a probate code. However, the Court continues to rely upon the probate procedures established by the state in which the decedent resided. As such, the Court granted the release to the personal representative of the decedent's estate.

MARCH 20, 2014

In the Interest of: C.P.P., DOB 01/19/1961, by Dorothy Will v. Ho-Chunk Nation Office of Tribal Enrollment, IF 14-02 Order (Pet. Granted in Part) (HCN Tr. Ct., Mar. 20, 2014) (Lowe, J).

The Court needed to determine whether the legal guardian could access monies from the ward's ITF account to pay costs associated with the principal on a housing loan, home improvement, taxation, and utilities. The Court employed the standard enunciated in the PER CAPITA DISTRIBUTION ORDINANCE, 2 HCC § 12.8c to assess the merit of the petitioner's request. The Court granted the release of funds for the requests to which the respondent agreed and scheduled a hearing for the remainder.

MARCH 31, 2014

In the Interest of: B.P.O., DOB 04/03/1934, by Steve Garvin v. Ho-Chunk Nation Office of Tribal Enrollment, CV 96-46 Order (Closing Case) (HCN Tr. Ct., Mar. 31, 2014) (WhiteEagle, A).

The Court routinely and previously entered several judgments to assist the ward since 1996. The Court became aware that the ward had passed away. Therefore, the Court closed the instant matter.

APRIL 7, 2014

In the Interest of: M.F., DOB 06/28/1929, by Teresa Iverson v. Ho-Chunk Nation Office of Tribal Enrollment, CV 12-50 Order (Modification of Judgment) (HCN Tr. Ct., Apr. 7, 2014) (WhiteEagle, A).

The Court needed to determine whether the legal guardian could access the adult incompetent's ITF account to pay for costs associated with housing expenses. The Court earlier approved a release of monies for the ward's housing, but the Court received a correspondence indicating that funds needed to begin to be dispersed from Providence Trust rather than Fifth Third Bank. The Court employed the standard enunciated in the PER CAPITA DISTRIBUTION ORDINANCE, 2 HCC §12.8c to assess the merit of the request. The Court granted the release of funds to the petitioner.

APRIL 14, 2014

In the Interest of Adult: M.J.L. DOB 07/10/1934, by April Link, IF 14-01 Order (Granting Telephonic Appearance) (HCN Tr. Ct., Apr. 14, 2014) (WhiteEagle, A).

The Court granted the petitioner's request to appear telephonically at the April 15, 2014 Status Hearing.

RECALL/REMOVAL

NO DECISIONS AT THIS TIME.

DOMESTIC ABUSE

ALL DOMESTIC ABUSE DECISIONS SHALL REMAIN CONFIDENTIAL. NO ORDERS WERE ISSUED FROM JANUARY 2014 TO MARCH 2014.

FAMILY

NO DECISIONS AT THIS TIME.

DIVORCE

FEBRUARY 11, 2014

In re the Marriage of Cynthia Cloud-Smith and Virgil H. Smith, FM 13-05 Order (Requesting Status Update) (HCN Tr. Ct., Feb. 11, 2014) (WhiteEagle, A).

The Court previously received a correspondence from the petitioner suggesting that that the parties may attempt to transfer the case to state court. However, the Court had not received any subsequent communication from the petitioner. The Court requested that a written status update be submitted to it by February 25, 2014.

APRIL 28, 2014

In re the Marriage of: Stephen P. Thorpe and Lyra M. De Cora, FM 13-02 Order (Division of Debts) (HCN Tr. Ct., Apr. 28, 2014) (WhiteEagle, A).

On December 3, 2013 the Court entered a Judgment for Divorce, reserving debt division. The Court therefore divided the total debts of the parties.

ADULT GUARDIANSHIP

JANUARY 2, 2014

In the Interest of Adult Guardianship: R.T., DOB 05/25/1951, GU 13-04 Order (Appointing Counsel) (HCN Tr. Ct., Jan. 2, 2014) (WhiteEagle, A).

Upon the recommendation of the Guardian ad Litem for R.T. and the request of the proposed ward herself, the Court appointed an attorney to serve as counsel for R.T. in the above-captioned case.

JANUARY 9, 2014

In the Interest of Adult Guardianship: R.T., DOB 05/25/1951, GU 13-04 Order (Granting Telephonic Appearance) (HCN Tr. Ct., Jan. 9, 2014) (WhiteEagle, A).

The Court granted the respondent's counsel's request to appear telephonically at the January 13, 2014 Status Hearing.

JANUARY 29, 2014

In the Interest of Adult Guardianship: I.C., DOB 10/14/1974, GU 13-03 Scheduling Order (HCN Tr. Ct., Jan. 29, 2014) (WhiteEagle, A).

The Court scheduled a six-month review of the temporary guardianship to determine the current status of the ward and evaluate the necessity of extending the guardianship for another six-month period.

JANUARY 30, 2014

In the Interest of Adult-at-Risk: J.H.-R., DOB 01/09/1995, AR-GU 13-01 Order (Demanding Guardian of the Estate Inventory Report) (HCN Tr. Ct., Jan. 30, 2014) (WhiteEagle, A).

The guardian of the adult-at-risk failed to submit an *Inventory Report* in the time period prescribed by the Court. Therefore, the Court demanded submission of the *Inventory Report*.

FEBRUARY 24, 2014

In the Interest of Adult Guardianship: I.C., DOB 10/14/1974, GU 13-03 Order (Termination of Temporary Guardianship) (HCN Tr. Ct., Feb. 24, 2014) (Lowe, J).

The Court terminated the temporary adult guardianship over the captioned individual, as the individual had recovered from the temporary disability which had justified the guardianship. The Court did so without a hearing upon the request of the petitioner and pursuant to 4 HCC § 14.28.

MARCH 25, 2014

In the Interest of: C.R., DOB 11/23/1988, GU 13-05 Order (Requesting Case File) (HCN Tr. Ct., Mar. 25, 2014) (WhiteEagle, A).

The Tribal Court of the Confederated Salish and Kootenai Tribes of the Flathead Reservation entered a judgment releasing jurisdiction to this Court. In furtherance of the full transfer of this case, the Court requested a certified copy of its sister jurisdiction's case file in this matter.

APRIL 1, 2014

In the Interest of Adult Guardianship: W.W., DOB 05/27/1978, GU 13-02 Order (Granting Telephonic Appearance) (HCN Tr. Ct., Apr. 1, 2014) (WhiteEagle, A). The Court granted the request to appear telephonically at the April 10, 2014 *Trial*.

APRIL 4, 2014

In the Interest of Adult Guardianship: W.W., DOB 05/27/1978, GU 13-02 Order (Granting Telephonic Appearance) (HCN Tr. Ct., Apr. 4, 2014) (WhiteEagle, A). The Court granted the request to appear telephonically at the April 10, 2014 *Trial*.

In the Interest of Adult Guardianship: W.W., DOB 05/27/1978, GU 13-02 Order (Granting Telephonic Appearance) (HCN Tr. Ct., Apr. 4, 2014) (WhiteEagle, A). The Court granted the request to appear telephonically at the April 10, 2014 *Trial*.

APRIL 10, 2014

In the Interest of: W.W., DOB 05/27/1978, GU 13-02 Order (Addressing Motions for Expedited Consideration) (HCN Tr. Ct., Apr. 10, 2014) (WhiteEagle, A).

The respondent filed a *Motion for Expedited Consideration* and *Motion to Adjourn Trial*. The request did not meet the elements of the rule for expedited consideration under the *Ho-Chunk Nation Rules of Civil Procedure*. However, the petitioner later filed a *Request to Withdraw Motion to Adjourn Trial*.

APRIL 11, 2014

In the Interest of: W.W., DOB 05/27/1978, GU 13-02 Order (Appointment of Temporary Guardian) (HCN Tr. Ct., Apr. 11, 2014) (WhiteEagle, A).

The Court appointed a temporary guardian of the person and temporary guardian of the estate for the ward.

**CITATIONS****JANUARY 22, 2014**

Ho-Chunk Nation v. Dana L. Pettibone, CIT 14-01-03 Order (Regarding Citations) (HCN Tr. Ct., Jan. 22, 2014) (WhiteEagle, A).

The Court had to determine whether to impose a fine or penalty as a result of three citations issued against the defendant. Based upon the agreement of the parties, the Court dismissed citations CIT 14-01 and CIT 14-02 and proceeded with CIT 14-03, a running at large violation related to the actions of the defendant's dog. The Court ordered that a fine be imposed against the defendant.

FEBRUARY 28, 2014

Ho-Chunk Nation v. Dana L. Pettibone, CIT 14-01-03 Order (Satisfaction of Judgment) (HCN Tr. Ct., Feb. 28, 2014) (WhiteEagle, A).

Upon the filing of a *Satisfaction of Judgment* by the Nation, the Court recognized that the debt in these matters had been paid in full and informed the parties of its intent to close the files absent a timely objection from the parties.

**JUVENILE CASES**

ALL JUVENILE CASE DECISIONS SHALL REMAIN CONFIDENTIAL. ONE-HUNDRED AND THREE (103) ORDERS WERE ISSUED FROM JANUARY 1, 2014 THROUGH APRIL 30, 2014. OF THESE ONEHUNDRED AND THREE, SIXTY-SIX (66)

ORDERS WERE ISSUED BY HON. AMANDA L. WHITEEAGLE, THIRTY-THREE (33) ORDERS WERE ISSUED BY HON. JO DEEN B. LOWE, AND FOUR (4) ORDERS WERE ISSUED BY HON. KIMBERLY VELE.



RECENT SUPREME COURT DECISIONS

FEBRUARY 4, 2014

Money Centers of America, Inc. and MCA of Wisconsin, Inc. v. Ho-Chunk Nation, SU 13-07 Reissued Order (Granting Mot. for Reconsideration).

The full Court considered Appellee's Motion for Reconsideration filed on October 25, 2013. An order was issued promptly on November 13, 2013. However, due to the absence of a full-time Supreme Court Clerk, the earlier order was not filed upon receipt. As such, the Court reissued this Order (Granting Mot. for Reconsideration).

Money Centers of America, Inc. and MCA of Wisconsin, Inc. v. Ho-Chunk Nation, SU 13-07 Order (Rescheduling Oral Argument).

The parties must be allowed the time to comply with the briefing schedule as set forth in the *Ho-Chunk Nation Rules of Appellate Procedure*. Therefore, the Court rescheduled Oral Argument due to the reissuance of the Order (Granting Mot. for Reconsideration) and a desire to hear both appeals.

MARCH 20, 2014

Steven Radkte v. Tricia Zunker, SU 14-02 Order (Denying Appeal).

The Court deemed that the appellant had not satisfied the appellate requirements regarding the content of a notice of appeal. The appellant failed to articulate exactly how the lower court erred as a matter of law, and provided no grounds for the appeal. Therefore, the Court denied the appeal.

APRIL 3, 2014

Money Centers of America, Inc. and MCA of Wisconsin, Inc. v. Ho-Chunk Nation, SU 13-07 Order (Staying Proceedings; Suspending the Briefing Schedule).

The appellants filed a Suggestion of Bankruptcy and Notice of Automatic Stay indicating Money Centers of America, Inc. filed a petition under Chapter 11 of Title 11 of the United States Code (the "Bankruptcy Code"). Upon inquiry, appellee responded that it would not be

filing a response to the appellant's filing. Given the lack of response filed by appellee, the Court stayed the matter and suspended the briefing schedule as currently set.

APRIL 11, 2014

Daniel Topping v. Georgette Martin, Ho-Chunk Nation Food and Beverage, and Ho-Chunk Nation Grievance Review Board, SU 14-03 Order (Granting Extension of Time to File Brief)

The Court granted the appellant's Motion for Extension of Time to File Brief, extending the briefing schedule for thirty (30) days from the original date.

ALL JUVENILE CASE DECISIONS SHALL REMAIN CONFIDENTIAL. TWO (2) ORDERS WERE ISSUED BY THE SUPREME COURT FROM JANUARY 1, 2014 TO APRIL 30, 2014.



RECENT TRIAL COURT FILINGS



CHILD SUPPORT CASES

JANUARY 13, 2014

State of Wisconsin v. Justina C. Hindsley, CS 14-01 (WhiteEagle, A).

State of Wisconsin, ex rel. v. Kelly Jean Blackhawk, CS 14-02 (Lowe, J).

Stephanie Ann Peake v. Gregory Jay Madigan, CS 14-03 (Lowe, J).

JANUARY 17, 2014

Erica J. Hawpetoss v. Brandon Cloud Sr., CS 14-04 (Lowe, J).

JANUARY 21, 2014

State of Wisconsin and Larry A. Fanning v. Maureen J. Bighorn, CS 14-07 (WhiteEagle, A).

State of Wisconsin and Melissa M. Ennis v. John P. Ennis II, CS 14-08 (WhiteEagle, A).

JANUARY 23, 2014

Sauk Co. Child Support Agency and Casey You v. Dana Lonetree, CS 14-05 (WhiteEagle, A).

JANUARY 29, 2014

State of Wisconsin v. Patrick D. Hall, CS 14-06 (Lowe, J).

FEBRUARY 11, 2014

Andrea N. Currie and Milwaukee County v. Antwanio D. Jackson, CS 14-10 (Lowe, J).

FEBRUARY 12, 2014

State of Wisconsin and Bonita L. Roy v. Meredith P. Rave, CS 14-09 (WhiteEagle, A).

State of Wisconsin and Morgan White Eagle v. Marcus E. White Eagle, CS 14-11 (Lowe, J).

FEBRUARY 18, 2014

State of Wisconsin-Jackson Co. v. Elan WhiteEagle, CS 14-12 (WhiteEagle, A).

FEBRUARY 20, 2014

State of Wisconsin and Karla E. Clark v. Jonah H. Decorah, CS 14-13 (WhiteEagle, A).

FEBRUARY 24, 2014

Artaska Kirk, Milwaukee County v. Michael Devan, CS 14-14 (Lowe, J).

FEBRUARY 28, 2014

State of Wisconsin v. Nikki S. Thundercloud, CS 14-15 (Lowe, J).

MARCH 5, 2014

State of Wisconsin and Eau Claire Co. Child Support Agency v. Skye A. Ashley, CS 14-16 (WhiteEagle, A).

MARCH 7, 2014

Ashley D. Thompson v. Troy L. Crain, CS 14-17 (WhiteEagle, A).

MARCH 12, 2014

Malory Towell by Waukesha Co. Child Support Agency v. Rickey Allen, CS 14-18 (WhiteEagle, A).

State of Wisconsin v. Waylon R. Pettibone, CS 14-19 (Lowe, J).

MARCH 13, 2014

Lac Courte Oreilles Child Support v. Venessa M. Blackdeer, CS 14-20 (Lowe, J).

APRIL 7, 2014

State of Wisconsin and David A. Cranfield v. Ginger A. Goodbear, CS 14-21 (WhiteEagle, A).

APRIL 9, 2014

Terrie Littlegeorge v. Erik J. Littlegeorge, CS 14-22 (Lowe, J).

APRIL 16, 2014

Melinda Monoessy v. Caleb Funmaker, CS 14-23 (WhiteEagle, A).

APRIL 18, 2014

State of Wisconsin and Sandra J. White Eagle v. Francis P. Rave Jr., CS 14-24 (Lowe, J).

APRIL 28, 2014

Jennifer L. Tipton v. Johnny A. Tipton, CS 14-25 (WhiteEagle, A).

APRIL 29, 2014

State of Wisconsin v. Benjamin W. Basswood, CS 14-26 (WhiteEagle, A).


CIVIL CASES
JANUARY 3, 2014

Karen WhiteEagle v. The Ho-Chunk Nation, CV 14-01 (Lowe, J).

FEBRUARY 19, 2014

Ho-Chunk Nation, HCN Health Department, Veronica Espinoza, Gary Ilminen, and Kyle Berra v. Daniel J. Libke, et al, CV 14-02 (WhiteEagle, A).

Veronica Espinoza, Gary Ilminen, Kyle Berra and HCN Health Department v. Nina Garvin, CV 14-03 (WhiteEagle, A).

MARCH 17, 2014

Janice L. Tourtillott v. Grievance Review Board and HCN Compliance Department, CV 14-04 (WhiteEagle, A).

MARCH 27, 2014

Caroline R. Koukos v. Grievance Review Board, Marie Lewis and Lucy Vargas, CV 14-05 (Lowe, J).


CIVIL GARNISHMENT CASES
JANUARY 10, 2014

State of Wisconsin v. Craig R. Sechser, CG 14-01 (WhiteEagle, A).

JANUARY 23, 2014

Ford Motor Credit Company LLC v. Ronald E. Pretsch, CG 14-02 (WhiteEagle, A).

Ford Motor Credit Company LLC v. Deb L. Pettibone, CG 14-03 (WhiteEagle, A).

JANUARY 29, 2014

Alliance Collection Agencies, Inc, Tamara Kumm v. John Whitewing, CG 14-04 (WhiteEagle, A).

Cottonwood Financial Wisconsin LLC DBA The Cash Store A Foreign Limited Liability Company v. Brittany Keller, CG 14-05 (WhiteEagle, A).

FEBRUARY 18, 2014

State of Wisconsin v. Vincent J. Davis, CG 14-06 (WhiteEagle, A).

FEBRUARY 19, 2014

Gundersen Clinic, Ltd. et. al. v. Laurel Meek, CG 14-07 (WhiteEagle, A).

Speed Cash v. Gina WhiteEagle, CG 14-08 (WhiteEagle, A).

Speed Cash v. Alana Greengrass, CG 14-09 (WhiteEagle, A).

Speed Cash vs. Darcy Spangler, CG 14-10 (WhiteEagle, A).

FEBRUARY 24, 2014

Alliance Collection Agencies, Inc., Tamara Kumm v. Mark S. Houghton, CG 14-11 (WhiteEagle, A).

Alliance Collection Agencies, Inc., Tamara Kumm v. Eugene Topping, Jr., CG 14-12 (WhiteEagle, A).

MARCH 4, 2014

Gundersen Clinic, Ltd. v. Heather Green, CG 14-13 (WhiteEagle, A).

Gundersen Clinic, Ltd. v. Karen M. Green, CG 14-14 (WhiteEagle, A).

Black River Memorial Hospital v. Darcy Johnson, CG 14-15 (WhiteEagle, A).

Gundersen Clinic, Ltd. v. Amber Dowling, CG 14-16 (WhiteEagle, A).

Gundersen Clinic, Ltd. v. Rebecca E. Nambo, CG 14-17 (WhiteEagle, A).

Gundersen Clinic, Ltd. v. Scott Baker, CG 14-18 (WhiteEagle, A).

Alliance Collection Agencies, Inc., Tamara Kumm v. Shelley Wilkinson, CG 14-19 (WhiteEagle, A).

Alliance Collection Agencies, Inc., Tamara Kumm v. Lanette R. Walker, CG 14-20 (WhiteEagle, A).

MARCH 12, 2014

Alliance Collection Agencies, Inc., Tamara Kumm v. Judy K. Warner, CG 14-21 (WhiteEagle, A).

MARCH 13, 2014

Black River Memorial Hospital v. Terri Clemmerson, CG 14-22 (WhiteEagle, A).

MARCH 21, 2014

Barclays Bank Delaware v. Michelle C. Kudlacik, CG 14-23 (WhiteEagle, A).

Capitol One Bank (USA), N.A. v. Angela M. Carrimon, CG 14-24 (WhiteEagle, A).

IDT Carmel, Inc. as successor in interest to Household Bank v. Pamela Kasper, CG 14-25 (WhiteEagle, A).

Terry J. Lafler v. Sherry R. Chick a.k.a. Kirkland, CG 14-26 (WhiteEagle, A).

MARCH 28, 2014

Black River Falls Dentistry v. Elizabeth Haller, CG 14-27 (WhiteEagle, A).

Heights Finance v. Richard Szarfinski, CG 14-28 (WhiteEagle, A).

APRIL 4, 2014

Unifund CCR Partners Assignee of Direct Merchants Credit Card Bank NA v. Clarice J. Jackson, CG 14-29 (WhiteEagle, A).

APRIL 10, 2014

Discover Bank Issuer of the Discover Card c/o DB Servicing Corporation v. Michael J. Nauman, CG 14-30 (WhiteEagle, A).

RCB Properties L.L.C. v. Daniel Whitfield, CG 14-31 (WhiteEagle, A).

APRIL 18, 2014

Alliance Collection Agencies, Inc. v. Rose Ann Walker, CG 14-32 (WhiteEagle, A).

 **JUVENILE CASES**

ALL JUVENILE CASES SHALL REMAIN CONFIDENTIAL.
THIRTEEN (13) CASES WERE FILED FROM JANUARY 1, 2014 THROUGH APRIL 30, 2014.

 **FAMILY CASES**

JANUARY 10, 2014

Eunice G. Mallory v. Ronald W. Mallory, FM 14-01 (WhiteEagle, A).

FEBRUARY 3, 2014

Francis Steindorf v. Pamila Belgarde, FM 14-02 (WhiteEagle, A).

APRIL 7, 2014

Jeanine F. Heffner-McEvens v. Donald McEvens, FM 14-03 (WhiteEagle, A).



DOMESTIC VIOLENCE

ALL DOMESTIC VIOLENCE CASES SHALL REMAIN CONFIDENTIAL. ONE (1) CASE WAS FILED FROM JANUARY 1, 2014 THROUGH APRIL 30, 2014.



RECENT SUPREME COURT FILINGS

FEBRUARY 14, 2014

Steven Radkte v. Tricia Zunker, SU 14-02 (Matha, T).

MARCH 14, 2014

Daniel Topping v. Georgette Martin, HCN Food & Beverage, and HCN Grievance Review Board, SU 14-03 (Hunter, M).

ALL JUVENILE CASES SHALL REMAIN CONFIDENTIAL. ONE (1) CASE WAS FILED FROM JANUARY 1, 2014 THROUGH APRIL 30, 2014.



**HO-CHUNK NATION COURT SYSTEM
JUDICIARY AND STAFF**

Supreme Court – Mary Jo B. Hunter, Chief Justice
 Todd R. Matha, Associate Justice
 Tricia Zunker, Associate Justice

Traditional Court – Earl Blackdeer
 Wayne Falcon
 Dennis Funmaker
 Cecil Garvin
 Conroy Greendeer
 Roy Greengrass
 Thomas Hopinkah
 Richard Mann
 Desmond Mike
 Andrew Thundercloud
 Morgan Whiteeagle
 Clayton Winneshiek

Trial Court – Jo Deen B. Lowe, Chief Judge
 Amanda L. WhiteEagle, Associate Judge
 Clerk of Court – Mary Thunder
 Assistant Clerk of Court, Trial Court – Jamie Stark
 LTE Assistant Clerk of Court, Trial Court – Martin Roundstone
 LTE Records Clerk, Trial Court – Jennifer Orozco
 Bailiff/Process Server – Vacant
 Law Clerk/Staff Attorney – Noah Lentz
 Law Clerk/Staff Attorney – Kallie Seifert

* The Ho-Chunk Nation Judiciary and its officers are active participants in the following organizations:

WISCONSIN TRIBAL JUDGES ASSOCIATION
 (Eleven federally recognized tribes within the State of Wisconsin)

NATIONAL AMERICAN INDIAN COURT JUDGES ASSOCIATION
 (Region 10 — Illinois, Indiana, Michigan, Minnesota, and Wisconsin)

HCN Judiciary Fee Schedule

Filing Fees

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<i>Motion to Appear Pro Hac Vice</i>	\$35.00
Appellate Filing Fee.....	\$50.00
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Legal Citation Forms

The following are example citation forms by legal reference and citation description.

Ho-Chunk Nation Constitution

Constitution, Article Number, Section, Subsection.
 HCN CONST., Art. II, Sec. (or §) 1(a).

Ho-Chunk Nation Code

Ordinance/Act Name Title Number HCC Section.
 ELDER PROTECTION ACT, 4 HCC § 1.
 EMPLOYMENT RELATIONS ACT, 6 HCC § 5.
 (for detailed citation information consult LEGISLATIVE ORGANIZATION ACT, 2 HCC § 11.36)

HCN Supreme Court Case Law

Case Name, Case Number (HCN S. Ct., month, day, year).
Johnson v. Department, Inc., SU 96-21 (HCN S. Ct. Aug. 14, 1996).

HCN Trial Court Case Law

Case Name, Case Number, (HCN Tr. Ct., month, day, year).
Jane Doe v. Bob Smith, CV 99-01 (HCN Tr. Ct., Nov. 1, 1999).

Ho-Chunk Nation Rules of Civil Procedure

HCN R. Civ. P. 19(B)

HO-CHUNK NATION COURT BULLETIN

April – December 2014

Issue



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Catching up with the Ho-Chunk Nation Judiciary



The bulletin for the April - December 2014 is here. The Judiciary staff prepares these bulletins to keep everyone informed about the cases that are heard before the Ho-Chunk Nation Trial Court, and the Ho-Chunk Nation Supreme Court. The Court would like to update the community on what occurred in the Judiciary for the year 2014 in this case digest.



RECENT TRIAL COURT DECISIONS

Decisions are separated between Trial Court and Supreme Court decisions and categorized by subject matter. The following is a case digest that summarizes the number of cases for which the Courts issued orders. Cases are categorized and docketed as one of the following within the Trial Court: Child Support (CS or if filed prior to 1998, CV), Civil Garnishment (CG), Civil (CV), Criminal (CR), Child Trust Fund (CTF), Adult Incompetent Trust Fund (ITF), Citations (CIT), Adult Guardianship (GU), Domestic Violence (DV), Family (FM), or Juvenile (JV).

The following civil case summaries include decisions in which the Court discussed substantive legal issues, and excludes purely procedural and repetitive orders that retain little persuasive authority. The case summaries also exclude a majority of child support and civil garnishment decisions, but these orders appear within other compilations. Furthermore, the public may access all non-confidential orders through direct access to the case file. The syllabus constitutes no part of the opinion, judgment or order of the Court, but has been prepared by the Staff Attorneys and Paralegal of the Trial Court for the purposes of facilitating research on various topics. Individuals should not rely upon the below summaries, but rather utilize the summaries as a starting point for further research.



CHILD SUPPORT CASES

THE TRIAL COURT ISSUED 167 ORDERS FROM APRIL 2014 – DECEMBER 2014

The Court issued 39 *Orders (Motion to Modify)* included in the Motions are Motions to Amend, Reinstate, Cease or Suspend child support and/or arrears, adding or removing Equitable Adjustment, Consolidate Cases, Update, Release of Impounded funds and Granting of Attorney fees.

18 *Orders (Enforcing Child Support Against Per Capita)* the Court had to determine whether to enforce a standing foreign child support order against per capita.

2 *Orders (Enforcing Child Support against Wages)* the Court had to determine whether to enforce a standing foreign child support order against wages.

3 *Procedural Orders* which include Scheduling, Closing Cases, Granting Telephonic Appearances and Reissued Orders.

46 *Orders (Registration of a Foreign Judgment or Order for Child Support)* in which a newly filed foreign Order for support is registered with the Court for recognition and enforcement.

59 *Orders (Motion to Intervene)* The Court granted third party requests to intervene.



CITATION CASES

THE TRIAL COURT ISSUED 4 ORDERS FROM APRIL 2014 – DECEMBER 2014

The Court issued 1 *Order (Default Judgment)* as the respondent failed to make an appearance or timely answer.

3 *Orders (Satisfaction of Judgment)* recognizing fulfillment of respondents' debt obligations.



CIVIL GARNISHMENT CASES

THE TRIAL COURT ISSUED 78 ORDERS FROM APRIL 2014 – DECEMBER 2014

The Court issued 40 *Orders (Default Judgment)* the Court had to determine whether to grant full faith and credit and/or comity to a foreign judgment.

9 *Orders (Granting Motion to Modify)* where Petitioner indicated Respondent owed additional interest on recognized Judgment, Extension of Full Faith and Credit, Request to Court to Reinstate Withholding Due to Failure to Pay as Agreed Upon, Suspension of Activity, and Requesting Court to Suspend Case.

4 *Orders (Satisfaction of Judgment)* which upon the filing of a Satisfaction of Judgment, the Court recognized that the debt in these matters had been paid in full and informed the parties of its intent to close the file, absent a timely objection.

2 *Procedural Orders* included Erratum Orders, and Granting Telephonic Appearance.

6 *Orders for Dismissal* the Court indicated its intent to release the current garnishment in the case and dismissing without prejudice.



CIVIL CASES

THE TRIAL COURT ISSUED 53 ORDERS FROM APRIL 2014 – DECEMBER 2014

15 *Orders (Petition Granted)* parties stipulated to payment and the Court granted the stipulation as proposed and the Court determining to maintain the status quo.

2 *Orders (Enforcing Foreign Judgment)* in which the Court grants enforcement of a foreign Order.

Black River Memorial Hospital v. Anna Reichenbach, Order (Amending Motion to Modify), CG 10-138 (HCN Jul. 21, 2014) (WhiteEagle, A).

The Court had to decide on respondent's motion to split the post-judgment interest responsibility between the respondent and her husband. The Court found that, "when parties are married, a debt is considered a joint debt and a creditor can have the entire balance garnished from the wages of one of the parties. It is then the responsibility of that party to seek reimbursement of the debt or half of that debt from the other party."

Credit Acceptance Corporation v. Angela Cohoon, Order (Granting Post-Judgment Motion), CG 13-59 (HCN Tr. Ct., Sep. 10, 2014) (WhiteEagle, A).

The respondent filed a post-judgment *Motion to Modify* to suspend wage garnishment as her income decreased to below the federal poverty line and she received FoodShare benefits. The Court found that receiving FoodShare benefits exempts people from having their wages garnished for debts owed pursuant to Wis. Stat. Section 812.44(5)(2). The Court therefore granted the motion.

Unifund CCR Partners Assignee of Palisade Acquisition XVI v. Robin L. Spatz, Order (Petition Granted), CG 14-81 (HCN Tr. Ct., Dec. 0, 2014) (WhiteEagle, A.)

Here, the Court had to decide whether to grant full faith and credit to a foreign judgment. Respondent disputed the allegation that she owed debt to Unifund and alleged that someone had stolen her identity. The Court found that Respondent had received notice of the proceedings in the foreign jurisdiction but had not contested them there. The Court therefore rejected respondent's allegations and granted the petitioner's *Petition to Register and Enforce a Foreign Judgment or Order*.



The Court issued 13 *Orders (Granting Motion)* to extend deadlines, expedite consideration, and staying proceedings.

7 *Orders for Dismissal* due to absence of valid subject matter jurisdiction over dispute, lack of standing, untimely filing of Complaint per statutory limitations, failure to comply with briefing deadlines, and dismissal due to the parties reaching an amicable resolution.

27 *Procedural Orders* included Granting Telephonic Appearances, Notices, Scheduling Orders, and Orders to Amend Pleadings.

5 *Orders (Denying Motion)* the Court denied motions to supplement.

1 *Order (Satisfaction of Judgment)* the Court recognized that the debt in this matter had been paid in full and informed the parties of its intent to close the file absent a timely objection.

Melodie Cleveland v. Mathew Mullen et. al, Order (Motion to Dismiss), CV 12-78 (HCN Tr. Ct., Jun. 20, 2014) (Lowe, J).

The Court had to determine whether the petitioner had standing to bring the case. The Court determined that the petitioner did not have standing because she did not articulate specific harm. The Court noted that monetary relief is not available against an official when the complaint is that he/she acted outside his/her official capacity. The Court therefore granted the motion to dismiss.

Patricia Boyles v. Wesley Boyles, Order (Partially Granting Motion), CV 09-70 (HCN Tr. Ct., Aug. 19, 2014) (WhiteEagle, A).

The Court had to decide whether to allow petitioner to recover an alleged debt from respondent. The Court found that the respondent did owe the petitioner for the purchase of a vehicle, but not for rent. The Court ordered withholding from the respondent's per capita as the debt was owed to an Elder. See CLAIMS AGAINST PER CAPITA ORDINANCE, 2 HCC § 8.5a(5).

Rita A. Gardner v. Tracy Littlejohn, Ronald Anwash, Jeremy P. Rockman, Nettie J. Kingsley, Order (Dismissal)

for Lack of Subject Matter Jurisdiction), CV 10-47 (HCN Tr. Ct., Nov. 25, 2014) (WhiteEagle, A).

The Court had to determine whether the court has subject matter jurisdiction over cases involving defamation. The Court found that, "a cause of action for defamation is not established by statute or by the Constitution of the Ho-Chunk Nation, and the previously established cause of action under Ho-Chunk custom and tradition was extinguished by the Supreme Court's decision." Therefore, the Court dismissed the case for lack of subject matter jurisdiction.



ADMINISTRATIVE APPEALS

THE TRIAL COURT ISSUED 8 ORDERS FROM APRIL 2014 – DECEMBER 2014

The Court issued 8 *Procedural Orders* including Scheduling Orders, Notice of Oral Arguments, and Granting Motion for Extension.

Caroline Koukos v. Lucy Vargas and Marie Lewis, Order (Granting Motion to Dismiss), CV 14-05 (HCN Tr. Ct., Aug. 19, 2014) (WhiteEagle, A).

The Court had to determine whether to grant the Respondents' *Motion to Dismiss the Petition for Administrative Review*. The Court granted the motion since Petitioner filed the Petition thirty-six (36) days following the Grievance Review Board's decision. Most interestingly, the Court decided not to apply the doctrine of constructive knowledge against employees of the Nation, but the Court decided to uphold the Supreme Court precedent adhering to established statute of limitations.

Lisa Harrison v. Alec Thundercloud, Jess Thill, and Ho-Chunk Nation Department of Health, Order (Granting Motion to Dismiss), CV 13-21 (HCN Tr. Ct., Oct. 14, 2014) (WhiteEagle, A).

The Respondent filed a *Motion to Dismiss* since the Petitioner filed a *Petition for Administrative Review* thirty-one (31) days after the Grievance Review Board issued a final decision. The Court found that the Petitioner filed the petition one day late and thus granted the *Motion to Dismiss*.



CHILDREN'S TRUST FUND (CTF)

THE TRIAL COURT ISSUED 154 ORDERS FROM APRIL 2014 – DECEMBER 2014

The Court issued 28 *Orders (Motion/Petition Granted)* for costs associated with orthodontic/dental care, for unmet costs and obligations, granting an Amended Petition, and granting Motion for Extension of Time to File Response.

5 *Orders (Requesting Accounting)* the Petitioner failed to submit the required accounting. Therefore, the Court requested that the Petitioner submit accounting.

56 *Orders (Accepting Accounting)* the Court previously released money from the minor child's CTF account. A Financial History was submitted for the minor child. Therefore, the court accepted the accounting.

7 *Procedural Orders* include Erratum Order, Scheduling, Granting Telephonic Appearance, Expiration of Consent Decree, Minute Orders and Recusal.

13 *Orders (Demanding Accounting)* the Petitioner failed to submit accounting to demonstrate that the funds were expended as required. Therefore, the Court demanded accounting.

6 *Orders (Dismissal)* Conditional Dismissal, and Dismissal without Prejudice due to petitioners' failures to appear at hearings, and a voluntary dismissal.

20 *Orders (Requesting Accounting)* the Petitioner failed to submit the required accounting. Therefore, the Court requested that the Petitioner submit accounting.

1 *Order (Requesting Additional Accounting)* the petitioner submitted documentation for a portion of the funds but failed to show how the remaining \$2,000 was used appropriately, thus the Court requested additional accounting.

7 *Orders (Show Cause)* the Petitioner failed to submit the required accounting despite a series of requests and demand to do so. Therefore, the Court scheduled a Show Cause Hearing to afford Petitioner an opportunity to explain why the Court should not find contempt.

8 *Orders (Contempt)* The Petitioner failed to submit accounting to demonstrate that the funds were expended as required. Reasonable opportunities to address the issue were afforded to the Petitioner. Following notice and a hearing, the Court held the Petitioner in contempt and imposed a reasonable remedial sanction.

1 *Order (Release of Contempt)* the Court accepted the offered untimely accounting and purged the contempt after release of a portion of the Contempt Fine.

2 *Orders (Motion/Petition Denied)* the Court denied Motions for Summary Judgment and Dismissal.

In the Interest of Minor Children: R.E.D., DOB 05/17/1999 and P.J.D., DOB 03/23/2002 v. Ho-Chunk Nation Office of Tribal Enrollment, Order (Contempt), CV 12-61 (HCN Tr. Ct., Jun. 2, 2014) (WhiteEagle, A).

The Court released funds to the petitioner to cover costs associated with orthodontics. The Court requested an accounting to ensure the funds were spent for orthodontics. The petitioner failed to provide an accounting, failed to appear at the Show Cause Hearing, and failed to contact the Court. Therefore, the Court found the petitioner in contempt and imposed a fine of \$10.00 for each day from the date of the order that the petitioner "remains in non-compliance with the standing judicial directives."

In the Interest of Adult CTF Beneficiary: Heather Youngthunder and Daniel Youngthunder v. Ho-Chunk Nation Office of Tribal Enrollment, Order (Petition Granted in Part), CF 14-33 (HCN Tr. Ct., Aug. 28, 2014) (WhiteEagle, A).

This case concerns a petition for the release of funds from an adult's Child Trust Fund for private school tuition and a computer. The petitioner was over 18 years of age but had not yet earned a diploma, thus the CTF was still intact. The Court granted a release of the funds for private school expenses as the petitioner demonstrated an exhaustion of public educational opportunities. The Court declined to grant a release for the purchase of a computer.

Incompetent's Trust Fund (ITF) **THE TRIAL COURT ISSUED 13 ORDERS FROM APRIL 2014 – DECEMBER 2014**

The Court issued 8 *Orders (Motion Granted)* the Court needed to determine whether the legal guardian could access monies from the adult incompetent ITF account, the Court granted the request, *Petition Granted in Part, Reinstating Monthly Stipend & Guardian Fees, Outstanding Motion, and Suspending Release of ITF.*

1 Order (Requesting Accounting) the Petitioner failed to submit the required accounting. Therefore, the Court requested that the Petitioner submit accounting.

2 *Procedural Orders* which include *Scheduling Status Hearings.*

1 Order (Suspending Release) as the parties requested that the Court suspend the release of funds so that the ward remained eligible for medical benefits.

1 Order (Show Cause) the Petitioner failed to submit the required accounting despite a series of requests and demand to do so. Therefore, the Court scheduled a Show Cause Hearing to afford Petitioner an opportunity to explain why the Court should not hold the Petitioner in contempt.

In the Interest of Adult Incompetent: A.F., DOB 05/10/1979 v. Ho-Chunk Nation Office of Tribal Enrollment, Order (Motion Granted in Part), CV 97-79 (HCN Tr. Ct., May 27, 2014) (WhiteEagle, A).

The Court had to decide whether to release funds of an adult incompetent member's trust fund for a vehicle and installation of a wheelchair lift. The Court releases funds for buying vehicles in limited circumstances. The Court granted the motion to release funds for the purchase of a van because it satisfied the four-part test. However, the Court declined to release funds for installation of a wheelchair lift for insufficient details regarding the cost of installing the lift.

In the Interest of Adult Incompetent: L.L., DOB 12/22/1944 v. Ho-Chunk Nation Office of Tribal Enrollment, Order (Accepting Accounting and Denying Motion), CV 10-19 (HCN Tr. Ct., Jun. 2, 2014) (Lowe, J).

The Court had to determine whether to allow petitioner to submit an annual accounting of quarterly released funds from the Incompetent Trust Fund instead of an accounting every quarter. The Court found that providing an accounting for each disbursement is not an undue burden and therefore denied petitioner's motion for an annual accounting.

In the Interest of Adult Incompetent: O.S.R., DOB 05/14/1968 v. Ho-Chunk Nation Office of Tribal Enrollment, CV 97-117 Order (Removing Protective Payee; Joining CFS) (HCN Tr. Ct., Jul. 2, 2014) (Lowe, J).

The Court had to decide how to proceed in light of the appointed protective payee's failure to communicate. The Court removed her from the position. The Court permitted joinder of the Ho-Chunk Nation Child and Family Services as an interested party and scheduled a *Status Hearing* to determine what means would best meet the needs of the tribal member, and whether a

further appointment was necessary and appropriate in accordance with Ho-Chunk culture and traditions.

In the Interest of D.P.G., DOB 08/28/1982 v. Ho-Chunk Nation Office of Tribal Enrollment, Order (Motion Granted in Part), CV 05-15 (HCN Tr. Ct., Aug. 13, 2014) (Lowe, J).

The Court had to decide whether to release funds for ward's living costs, a personal allowance, guardian/conservator fees, and attorney fees for defending the guardian/conservator. The Court granted a release of the funds for living costs, a personal allowance, and for guardian/conservator fees as those disbursements passed the four-part test. However, the Court denied the request to release funds to pay for the guardian's attorney fees since "the attorney benefited the guardian, but not the ward directly."



THE TRIAL COURT ISSUED 21 ORDERS FROM APRIL 2014 – DECEMBER 2014

The Court issued 15 *Procedural Orders* including Granting Telephonic Appearance, Erratum, Minute Order, Appointment of Guardian ad Litem, Notices, and Scheduling Orders.

4 *Orders (Dismissal)* including Voluntary Dismissals and Conditional Dismissals.

1 *Order (Denying Motion)* in which the Court denied the party's motion for Expedited Consideration for failure to document the efforts made to resolve the issue with opposing party prior to filing the motion.

5 *Orders (Final Judgment of Divorce)*, the Court granted the parties' requested divorce.

In re the Marriage of: Eunice G. Mallory v. Ronald W. Mallory, Final Judgment of Divorce, FM 14-01 (HCN Tr. Ct., May 14, 2014) (WhiteEagle, A).

In re the Marriage of: Francis W. Steindorf v. Pamila J. Belgarde, Final Judgment of Divorce, FM 14-02 (HCN Tr. Ct., May 15, 2014) (WhiteEagle, A).

In re the Marriage of: Jeanine F. Heffner-McEuans v. Donald McEuans, Final Judgment of Divorce, FM 14-03 (HCN Tr. Ct., Aug. 12, 2014) (WhiteEagle, A).

In re the Marriage of: Janet Muir v. Gary Muir, Final Judgment of Divorce, FM 14-04 (HCN Tr. Ct., Oct. 14, 2014) (WhiteEagle, A).

In re the Marriage of: Ken Littlegeorge v. Cheryl Littlegeorge, Final Judgment of Divorce, FM 14-08 (HCN Tr. Ct., Oct. 22, 2014) (WhiteEagle, A).



ADULT GUARDIANSHIP

THE TRIAL COURT ISSUED 11 ORDERS FROM APRIL 2014 – DECEMBER 2014

The Court issued 10 *Procedural Orders*, including Appointment of Permanent Guardian, Accepting Stipulation, Scheduling Status Hearing, Minute Order, and Requesting Case File.

1 *Order (Granting Motion to Intervene)* in which the Court granted the Ho-Chunk Nation Child and Family Services' request to intervene.

In the Interest of: C.R., Order (Conditional Acceptance of Transfer), GU 13-05 (HCN Tr. Ct., Jun. 2, 2014) (WhiteEagle, A).

The Court had to decide whether to acceptance transfer of guardianship from another jurisdiction. The Court inferred authority to exercise jurisdiction over a transfer of guardianship from the Nation's ADULT GUARDIANSHIP ORDINANCE, 4 HCC § 14.14(d)(6). Therefore, the Court concluded that it had jurisdiction to accept a transfer of a foreign guardianship assuming the court finds transfer would be in the interests of the foreign ward.



JUVENILE CASES

ALL JUVENILE CASE DECISIONS SHALL REMAIN CONFIDENTIAL. TWO HUNDRED THIRTY-EIGHT (238) ORDERS WERE ISSUED FROM APRIL 1, 2014 THROUGH DECEMBER 31, 2014.



DOMESTIC VIOLENCE

ALL DOMESTIC VIOLENCE CASES SHALL REMAIN CONFIDENTIAL.



RECENT SUPREME COURT DECISIONS

THE SUPREME COURT ISSUED 10 ORDERS FROM APRIL 2014 – DECEMBER 2014

The Court issued 6 *Procedural Orders*, Accepting Appeal, Denying Appeal, Scheduling Order, and Rescheduling Oral Argument.

3 *Orders (Granting Motion)* for brief extension and motion for reconsideration.

1 *Order (Decision)* affirming the decision of the Trial Court.

Money Centers of America, Inc. and MCA of Wisconsin, Inc. v. Ho-Chunk Nation, Order (Granting Motion for Reconsideration)(Reissued), SU 13-07 (HCN S. Ct., Feb. 4, 2014).

The Court considered Appellee's *Motion for Reconsideration* filed on October 25, 2013 and issued an order on November 13, 2013. However, the earlier order was not filed promptly upon receipt due to the absence of a full-time Supreme Court Clerk. The Court, therefore, reissued this order granting Appellee's *Motion for Reconsideration*.

Steven W. Radtke v. Tricia Zunker, Order (Denying Appeal), SU 14-02 (HCN S. Ct., Mar. 20, 2014).

Appellant filed a timely *Petition for Interlocutory Appeal*, which the Court had to decide whether to grant. The Court found that appellant failed to "include a short statement of the reason or grounds for the appeal," and "articulate exactly how the lower court erred as a matter of law" as required by *Ho-Chunk Nation Rules of Appellate Procedure*, Rule 11(b). The Court thus decided to deny the appeal.

Daniel Topping v. Georgette Marvin and Ho-Chunk Nation Food and Beverage and Ho-Chunk Nation Grievance Review Board, Order (Granting Extension of Time to File Brief), SU 14-03 (HCN S. Ct., Apr. 11, 2014).

The Court had to decide whether to grant appellant's *Motion for Extension of Time to File Brief*. The Court decided to grant the motion and extend the deadline for the brief by thirty (30) days.

Mary Ellen Blackdeer Anwash v. Ho-Chunk Nation Enrollment Committee, Order (Accepting Appeal), SU 14-04 (HCN S. Ct., Jul. 14, 2014).

The Court had to decide whether to accept the interlocutory appeal. The appellant filed a timely *Notice of Appeal* and therefore the Court accepted the appeal.

Mary Ellen Blackdeer Anwash v. Ho-Chunk Nation Enrollment Committee, Order (Partially Granting Motion for Brief Extension), SU 14-04 (HCN S. Ct., Aug. 12, 2014).

Appellant came before the Court asking for a fifteen (15) day extension for the briefing schedule. The Court agreed to extend the briefing schedule by nine (9) days but kept the original date for oral arguments.

General Council Agency; Michael Sallaway; Roberta Funmaker; Wilma Thompson; Muriel Whiteeagle-Lee; Rosetta Hunt; Francis Decorah; Roger Brinegar; Marvin Decorah, Sr.; Andi Jo Cloud; Matthew Mullen; and Mary Lopez v. Ho-Chunk Nation Legislature and Ho-Chunk Office of President, individually and in their official capacities, Order (Denying Appeal), SU 14-05 (HCN S. Ct., Oct. 28, 2014)

The Court had to decide whether to grant the interlocutory appeal. The Court found that the appellant failed to specify "why an immediate appeal may materially advance the termination of the litigation" as required by *Ho-Chunk Nation Rules of Appellate Procedure*, Rule 8. The Court therefore denied the appeal.

Wesley Boyles v. Patricia Boyles, Order (Accepting Appeal and Partially Granting Stay of Withholding of Per Capita Income), SU 14-07 (HCN S. Ct., Nov. 26, 2014).

The appellant filed a deficient *Notice of Appeal* as it did not conform to the requirements in Rule 11 of the *Ho-Chunk Rules of Appellate Procedure*. The Court, however, allowed appellant to cure the *Notice of Appeal* as he was appearing *pro se*. Appellant obtained an attorney and filed a correct *Notice* along with a request to stay the Trial Court's order garnishing his per capita income. The Court decided to accept the appeal and issue a partial stay of the Trial Court orders.

ALL JUVENILE CASE DECISIONS SHALL REMAIN CONFIDENTIAL. TWO (2) JUVENILE ORDERS WERE ISSUED BY THE SUPREME COURT FROM APRIL 1, 2014 TO DECEMBER 31, 2014.



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JUDICIARY AND STAFF**

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Tricia Zunker, Associate Justice

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Cecil Garvin
Conroy Greendeer*
Roy Greengrass
Thomas Hopinkah
Richard Mann
Andrew Thundercloud
Preston L. Thompson, Jr.*
Morgan Whiteeagle
Clayton Winneshiek

*The Court notes the community lost these valuable members of the Traditional Court this year.

Trial Court – Jo Deen B. Lowe, Chief Judge
Amanda L. (Rockman) WhiteEagle, Associate Judge
Court Administrator/Clerk of Court – Mary Thunder

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