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IN THE

HO-CHUNK NATION TRIAL COURT

IN THE INTEREST OF AUTUMN WHITEAGLE
By Anne E. Johnson,

ORDER (Dismissal)

Plaintiff,

v.

HO-CHUNK NATION ENROLLMENT DEPARTMENT,

Defendant.

Case No.: **CV 98-53**

On September 8, 1998, Anne E. Johnson filed a *Petition for Release of Per Capita Disbursement* on behalf of the minor, Autumn Sun Whiteagle. The defendant, through Paralegal Kari Kilday answered the petition on September 16, 1998. The defendant requested more information proving that the plaintiff has exhausted all other programs and services before attempting to access the minor’s Children Trust Fund account, pursuant to HO-CHUNK NATION AMENDED AND RESTATED PER CAPITA DISTRIBUTION ORDINANCE, Sec. 6.01(b). On October 5, 1998, the plaintiff responded to the defendant’s answer and moved the Court to dismiss this matter since she did not hold sufficient documentation to show that this suit is an action of last resort. Therefore, this Court **grants** the plaintiff’s *Motion to Dismiss*.

IT IS SO ORDERED on this 6th day of October 1998 at the Ho-Chunk Nation Trial Court in Black River Falls, Wisconsin from within the sovereign lands of the Ho-Chunk Nation.

Hon. Joan Greendeer-Lee
HCN Associate Trial Court Judge