

Chairman of all prior executive authority delegated to him by the Tribal Council pursuant to Article I, Section 1 of the Bylaws, and otherwise barring his unlawful exercise of un-delegated executive authority..."

- a. Please identify the specific Council Resolutions by which executive authority had been delegated to Chairman Darden by the Tribal Council.

ANSWER: The documents referenced in the answer to Interrogatory No. 4, marked **Exhibits A-D** are responsive to this question.

- b. Please state if executive authority had been delegated to Chairman Darden other than by Council Resolution, and if so, identify the date, time, and method of that delegation of authority and the substance of the authority delegated.

ANSWER: See, the Response to Interrogatory No. 4(b).

- c. Please specifically identify the unlawful exercise of un-delegated authority and abuse of delegated authority you claim to have been exercised by Chairman O'Neil Darden.

ANSWER: See, the Response to Interrogatory No. 13.


- 15) How do you reconcile the affirmative statement in Paragraph 9 of your Response in Opposition to Petition for Injunction "...that they [the Tribal Council] have not placed the Chairman on 'a leave of absence' with Exhibit A to your response which states "As of February 16, 2016, the Tribal Council met with the Chairman and asked that he take a temporary leave of absence...?"

ANSWER: Our reference in the Exhibit A documents to the Chairman being "asked ... [to] take a temporary leave of absence" was imprecise. This was a kind way of informing the community that he would no longer be exercising executive authority as Council Chairman. He was actually told that he would be placed on leave with pay prior to enactment of Resolution CHI-TC-12-16. The language in ¶9 of our Response assumed that the allegation included the notion that the Chairman was being placed on a leave of absence without pay. There is no contradiction in these responses.

- 16) What personal knowledge, information, or other evidence do you have to support the statement in the *Third Affirmative Defense* of your Response in Opposition to Petition for Injunction that "Petitioner [Chairman Darden] comes before this Court with unclean hands sufficient to otherwise bar any grant of equitable (injunctive) relief"?


ST. MARY PARISH) ss.
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APRIL C. WYATT, being first duly sworn, on oath, deposes and states: That she is one of the Respondents in the above-entitled cause; that she has read the foregoing Answers to Interrogatories Propounded to April C. Wyatt; and that the same are true to the best of her knowledge and belief, except as to matters asserted on information and belief and, as to those matters, she believes them to be true.



APRIL C. WYATT

15th SUBSCRIBED AND SWORN TO and acknowledged before me this day of August, 2016.



Notary Public ID# 53253

My Commission Expires:
@ Death

