

NOTICE OF JURISDICTIONAL REMOVAL

Case No: MET-NJR-2025-001

Mathias El Tribe Supreme Court

State of Mathias El – Tribal Trust Territory

CL-101 Reference: Pursuant to Common Law 101 – Alignment Protocol

Jurisdictional Objection and Removal of Foreign Authority

The Mathias El Tribe are a creative people experiencing and expressing within and throughout this life form, through creative alignment as a form of internal alignment and harmony. Politically, we are a self-governing American Indian tribal government operating under inherited sovereignty, treaty authority, and constitutional protection, and hereby issue this Notice of Jurisdictional Removal. This action is formally authorized and enforced by the Mathias El Tribe Supreme Court (MET-SC) and is binding upon all foreign entities—public or private—attempting to assert unauthorized authority over:

- Tribal trust lands and property
- Protected tribal citizens
- Treaty-based legal identities
- Instruments of tribal governance

No state, federal agency, court, or private actor has lawful authority to override the Tribe's jurisdiction, interfere in its affairs, or mischaracterize its identity, land, or trust operations.

Foundational Legal Authority

Treaty and Constitutional Foundations

- **Article VI, U.S. Constitution – Supremacy Clause**

"All Treaties made... shall be the supreme Law of the Land."

- **Treaty of Dancing Rabbit Creek (1830)**

- Article I – Recognizes perpetual peace and nation-to-nation status
- Articles II & III – Confirm land guarantees and full tribal jurisdiction
- Article IV – Affirms governance and protection of tribal property
- Article XIV – Affirms continued status of remaining Choctaws under treaty protection

- **Worcester v. Georgia, 31 U.S. 515 (1832)**

Held: "The Cherokee nation... is a distinct community... in which the laws of Georgia can have no force."

- **25 U.S.C. § 177 – Indian Trade and Intercourse Act**

All conveyances, encumbrances, or claims against Indian land made without tribal consent are void. Congress cannot authorize interference where none is permitted by treaty or trust.

Statutory and Internal Legal Authority

- **CL-101 – Common Law 101: Alignment Protocol**

"Whatever we do, it has to make sense."

This is the Tribe's internal legal compass affirming sovereign rhythm, lawful coherence, and ancestral continuity. CL-101 harmonizes with the Indian Self-Determination and Education Assistance Act (Public Law 93-638) and the Indian canon of construction.

Formal Jurisdictional Removal and Objection

The Mathias El Tribe objects to and removes any jurisdictional claim, process, or enforcement attempt issued without proper recognition of the Tribe's lawful status, treaty rights, or jurisdictional autonomy. This includes, but is not limited to:

¹ Any attempt to abuse or deceive a tribal person without conscious consent or clarity—under color of law—is void. Any code or agreement that enables such conduct is defective from the moment of recognition.

1. **Reclassification Attempts**

Attempts to reclassify this matter as a “private civil suit” under U.S. jurisdiction, including via Rule 8 or Local Rule 231

2. **IFP Form Mischaracterization**

In forma pauperis forms presuppose private citizen status and do not apply to tribal governments acting in a fiduciary capacity

3. **Agency Overreach**

Fines, liens, or penalties imposed under unconsented codes are void within this jurisdiction

4. **Unauthorized Enforcement**

Any private or public actor operating on tribal trust property without express tribal authorization is engaged in unlawful conduct

Affirmation of Original and Final Jurisdiction

The Mathias El Tribe Supreme Court exercises original and final jurisdiction over:

- The Tribe’s legal identity
- Trust-enforced property and lands
- Tribal records, titles, or classifications
- All matters involving ancestral treaty status and protections

This jurisdiction is not delegated by Congress, the Bureau of Indian Affairs, or any federal or state court. It arises from inherent sovereignty, treaty law, and trust responsibility.

Invocation of CL-101 – Alignment Protocol

“Whatever we do, it has to make sense.” – CL-101

This principle governs all legal conduct within the Tribe and affirms:

- All coercive or misaligned actions by outside entities are void
- Jurisdictional clarity and treaty fidelity are governing law
- Coherent self-governance begins within and radiates outward

Standing Legal Status and Notice to All Parties

This Notice of Jurisdictional Removal is not a petition for reconsideration. It is a lawful and final declaration of jurisdiction. All parties in receipt are ordered to cease interference, claims, or assumptions over tribal land, titles, or status without written tribal authorization under CL-101.

Filed and Certified

This Notice is filed, recorded, and published by the Jurisdictional Enforcement Division of the Mathias El Tribe Supreme Court, with full legal effect under tribal, constitutional, treaty, and statutory authority.

Certified under seal and rhythmic alignment authority,

June 19, 2025



Chief Mathias El - By: Mathew-Allen: McCaster

Chief Justice, Mathias El Tribe Supreme Court
Trustee, Mathias El Tribe Trust
Jurisdictional Enforcement Division

² A Notice of Jurisdictional Removal is a Notice of Self-Determination. It affirms the Tribe’s right to define and exercise its own legal identity in accordance with Public Law 93-638, UNDRIP, and all instruments of international and constitutional recognition of Indigenous self-determination.