



P.O. Box 85, Campti, LA 71411

This notice is being sent to:

Brett Scott Anderson
3528 Ragweed Valley Road
Royal, AR 71968

From: Fred D. Simon
President – Primary Chief
305 Third Street
Pioneer, Louisiana 71266

cc: All involved Parties of Interest

July 15, 2025

RE: Response to “Notice of Impeachment Proceedings and Formal Charges”

INTRODUCTION TO REPLIES

A certified letter, identified on the postage stamp \$4.85 paid on July 2, 2025, was mailed through the U.S. Postal Service and left in outside postbox at 305 Third Street Street, Pioneer, LA 71266, where it stayed for several days due to 4th of July weekend, and was found by a home resident, who brought the letter into the house and put it on desk of Fred Simon, to whom the envelope was addressed, without mentioning it to Fred Simon. There was no envelope identification as to the “importance” of the letter. The return address was not familiar to Fred Simon, being listed as 3528 Ragweed Valley Road, Royal, Arkansas 71968, without a sender’s name. No signature was required for acceptance of the letter.

Fred Simon did not open and read this letter until July 11, and then he reported it to the Board of Directors of Natchitoches Tribe of Louisiana at Board meeting that night. The letter itself was addressed to Fred Simon, Natchitoches Tribe of Louisiana Chief. This letter was dated May 28, 2025. The Subject: “Notice of Impeachment Proceedings and Formal Charges.” The ending paragraph on page 2 stated: “10 days from the receipt of this letter, per Constitutional Article 11.01G you are suspended from the exercise of the duties of your office until the impeachment proceedings are concluded.”

This letter has numerous statements quoted from “Tribal Constitution Article 11” and “constitutional Article 11.01B” as well as from Louisiana State Non-profit Corporation law “R.S. Section 12:226(A)...R.S. Section 12:223...R.S. Section 12:223A...” There is also a claim relating to “US Code 5 U.S.C. 552a...Privacy Act of 1974...”

Due to the confusing and contradictory selection of legal citations, the response to these allegations will take several forms:

- 1) Statement from Fred Simon and Peggy Smith, the only two (2) remaining Tribal individuals with legal roles relating to a “constitution” which was never ratified by the tribal citizens as required in the “constitution” itself, nor ever filed and accepted by the Bureau of Indian Affairs as required in the “constitution” itself;
- 2) Response from the Board of Directors of the Louisiana State Non-profit Corporation Natchitoches Tribe of Louisiana regarding Non-profit Corporation law violation allegations; and
- 3) A statement from the Officers of the Louisiana State Non-profit Corporation Natchitoches Tribe of Louisiana about the Privacy Act of 1974 and “misconduct” charges about the duties of these Officers (President, Vice-President, Treasurer, Secretary) as these duties apply to records keeping, financial actions, and accepting of Officer positions.
- 4) The only item in this letter which will not be addressed in the response is the charge of “Unauthorized and inappropriate use of Tribal property for personal use. Living out of the Tribal office violating fire and city code.” The authority for this property use dates back to June 6, 2015 (refer to “Statement from Fred Simon and Peggy Smith” for access to documentation proofs).



Statement from Fred Simon and Peggy Smith

Date: 14 July 2024

To Whom It May Concern:

Fred Simon and Peggy Smith are the only two (2) remaining Tribal individuals with legal roles relating to a “constitution.” The reader will find transparency documents on website: <https://natchitochestribeoflouisiana.org/> and download available to “Governing Document” wherein the reader is directed to Page One, Part One, History of the Governing of the Tribe. The entirety of that section is hereby incorporated into this response which pertains to all allegations of Constitution violations. In addition, our response hereby incorporates Attachment 1 & 2, Attachment 3, Attachment 4 & 5, and Attachment 6 on that same website.

Attachment 6 introduction “Board Directors and President Fred Simon objections to this Constitution” is vital to understanding “why” that particular constitution was never affirmed; it is illegal in many ways. Therefore, the use of this document as grounds for “impeachment” are invalid, as this version of the constitution was rejected for ratification.

Furthermore, that “constitution” version, Section 7.03 states that no one can occupy the office of Vice-Chief or Principal Chief unless they are “...at least forty (40) years of age, and at least one-sixteenth (1/16) degree American Indian blood...” Section 8.11 states that “Regular sessions of the NTL Council shall be held once every three months, at a time and place to be designated by the NTL Council.” There is no section in this constitutional version that allows a “pick this; ignore that” type of Tribal interaction with the rules. In particular, Mr. Anderson’s charge of “Gross neglect of duties” 1a, 1b, 1c is “picked” from this constitution, while Mr. Anderson “ignored” the major legal violations of civil rights detailed in this constitution and “ignored” his lack of Native American blood heritage to qualify for the office he has assumed, as defined in that “constitution.” Furthermore, without revealing personal data (which will be made known to any legal court), Mr. Anderson’s date of birth precluded him from being installed as Vice-Chief or Tribal Council in January, 2024, and makes illegal all actions he carried out until he actually met the age requirement. This pertains to most of the decisions which have created the current crises in the Tribal business. But, even when he became of “legal age,” the blood degree requirement would have prevented him from ever being able to hold this office.

It is acknowledged that one constitution (Attachment 3) pre-dated the incorporation of the non-profit business, which occurred on January 12, 2016. This constitution is reflective of the transition from an “unincorporated association” of the name “Lac Noir” to the non-profit corporation of the “Lac Noir” name. It was assumed (based upon legal items in the Louisiana Nonprofit Corporation law) that the nonprofit corporation would be the governing business entity

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once that legal transition was made. The above discussed constitution (relied upon by Mr. Anderson) was proposed “after” that corporation governing change. Multiple versions have been proposed since, with no other version being ratified, as they were all “works-in-progress” towards the Federal Tribal Recognition Application, and none of them were ever assumed to be the governing business model. There was never a vote by the Board of Directors of the legal Nonprofit Corporation Natchitoches Tribe of Louisiana to accept any constitution as being primary to corporation ByLaws.

Perhaps, in historical time-line, it may be argued that this prior “constitution” (Attachment 3) holds more legal authority than the one chosen by Mr. Anderson to use as rationale for his impeachment charges. However, though this specific “constitution” was approved on June 6, 2015, by the informal council (not ratified by entire membership), it was never accepted by the Nonprofit Corporation as taking the place of ByLaws. No constitution was submitted to the State of Louisiana as primary to Articles of Incorporation. If there is any legal authority to the “Attachment 3 constitution,” then the following issues must be litigated and reconciled before any one section can be judged valid over any other section. That same argument applies to any legal authority being given to the version chosen by Mr. Anderson (Attachment 6).

Attachment 3: CONSTITUTION of the LAC NOIR TRIBE

ARTICLE III - Membership of the Tribe Section 1. Members of the Tribe shall be any person who possesses at least one sixty-fourth (1/64) degree or more of any American Indian, and at least one of their ancestors was the slave of an EuroAmerican...” **NEVER ENFORCED**

Article IV – Voting – Section 2. Upon approval of this Constitution by the Secretary of the Interior, all elections will be done with mail in ballots. **NEVER ENFORCED**

Section 3. Tribal Council representatives shall be elected by voting members of each distinct family unit, the Chairman (Primary Chief) and Vice-Chairman will be appointed be the Tribal Council. **NO ONE ELECTED BY THE FAMILY UNIT.**

Section 4. Tribal elections and appointments will be conducted by secret ballot and voting results shall be certified by an independent organization. **FROM 2016 TO THIS DATE THERE HAS NOT BEEN AN ELECTION.**

Section 6. The Tribal Council shall establish a Tribal Election Board, and appoint voting members, which shall be responsible for...” **NEVER ENFORCED**

ARTICLE VI - Powers and Organization of the Tribal Government Section 1. Subject to any and all enactments of laws of the United States of America and upon **approval of this Constitution by the Secretary of the Interior...** **NEVER SUBMITTED TO BUREAU OF INDIAN AFFAIRS**

ARTICLE VII - Section 3. Any voting member of the Tribe who is at least forty (40) years of age, and at least **one-eighth (1/8) degree American Indian blood...** shall be deemed eligible to hold the office of Chairman or Vice-Chairman of the Tribe. **Mr. Anderson is forever**

disqualified from holding this office under this rule, vital data to be revealed in court confidence.

ARTICLE VIII - The Legislative Branch Section 3. Members of the Tribal Council must be at least forty (40) years of age, voting members of the Tribe, and at **least one-eighth (1/8) degree Indian blood. Mr. Anderson is forever disqualified from being a member of the Tribal Council under this rule, vital data to be revealed in court confidence.**

Section 11. Regular sessions of the Tribal Council shall be held once every three months, at a time and place to be designated by the Tribal Council. **VIOLATED by Mr. Anderson in this constitution version as well as the version he has personally chosen to follow.**

Section 14. Tribal members shall be welcome to attend and participate, subject to procedural constraints, in proceedings of the Tribal Council..." **VIOLATION BY MR. ANDERSON OF THIS RULE IS A MAJOR REASON FOR THE CURRENT SITUATION; he created a "cult" following of hand-picked tribal members.**

ARTICLE XI - Removal of Tribal Officials Section 1. Impeachment – B. Any elected official of the Tribe who is found by the Tribal Council to be guilty of improper conduct or gross neglect of duty or to have failed to perform the duties of his office for a period of one hundred (100) days unless previously excused therefrom by the Tribal Council, may be expelled by the affirmative vote of not less than one-half (1/2) of installed Tribal Council representatives, provided that the accused official shall first be given full and fair opportunity to answer to any and all charges at a special meeting of the Tribal Council. **IN REGARDS TO FRED SIMON, HE WAS ELECTED PRESIDENT OF THE NON-PROFIT CORPORATION IN JANUARY, 2016, AND REMAINS THE PRESIDENT TO THIS DATE. HE REPORTS TO THE BOARD OF DIRECTORS ONLY. PLEASE READ THEIR STATEMENTS.**

F. The terms, "improper conduct", "crime involving moral turpitude" and "gross neglect of duty" shall be defined and rules of procedure for impeachment proceedings determined by enactment of the Tribal Council. **LOUISIANA NONPROFIT CORPORATION LAW IS PRIMARY TO ANY OPINIONS OF VOLUNTEERS PROVIDING SERVICES TO THE "TRIBAL COUNCIL." PLEASE READ STATEMENTS FROM BOARD OF DIRECTORS.**

Section 2. Recall A. Every elected official of the Tribe shall be subject to recall by voters of the distinct family unit from which he or she is elected subject to the following...". **DOES NOT APPLY TO CORPORATION BOARD OR OFFICERS (also see above "Article IV, Section 3").**

In Summary, on January 12, 2016, the "unincorporated association" ceased to exist. The name of Natchitoches Tribe of Louisiana was the sole proprietorship business name of Fred Simon, which was given, by Fred Simon, to the Lac Noir nonprofit corporation, and such transfer of name accepted by the Board of Directors of the nonprofit corporation, and has become their official name. Name protection is covered by Louisiana Nonprofit Corporation laws as well as by Federal Trademark filing under the Nonprofit Corporation.

There was never any prior filings made in Louisiana State for a Tribal Council business under any name. The below attached document shows that there is no legal evidence of an “unincorporated association” entity named “Natchitoches Tribe of Louisiana” which has any legal standing.

The rest of this legal discussion of Non-profit corporation violations will be provided by the Board of Directors of the only entity entitled in the State of Louisiana to call itself “Natchitoches Tribe of Louisiana.”

Concerning the mailing of this current “Notice of Impeachment”: It is a violation of copyright law and trademark law for Mr. Anderson to have used the corporation logo and a violation of Louisiana State Corporation laws to use the corporation mailing address as the letterhead for his alleged charges of impeachment. Furthermore, the above referenced “Corporation” with any legal standing states in Article 11(1)(C): “A written statement of the charges against such official shall be mailed certified and return receipt...” THIS CRITERIA HAS BEEN GROSSLY VIOLATED, as described in the opening paragraphs of the “Introduction to Replies.”

Both Fred Simon and Peggy Smith are submitting this statement on the constitutional history of the nonprofit corporation as the only individuals who have been in both positions of pre-corporation Council Members and post-corporation Officers (without break in duties) to understand how distrust and misinformation, along with manipulation by erroneously informed “legal advisors” can lead to a situation which can only harm everyone if the legal corporation business laws of Louisiana State are not allowed to prevail in the resolution of this conflict.

Fred Simon, President of Natchitoches Tribe of Louisiana

Fred Simon

07 / 15 / 2025

Peggy Smith, Treasurer of Natchitoches Tribe of Louisiana

Peggy Smith

07 / 14 / 2025



Nancy Landry
SECRETARY OF STATE

As Secretary of State of the State of Louisiana, I do hereby Certify that

a search of our records fails to reveal an entity presently qualified by the exact name

NATCHITOCHE TRIBE OF LOUISIANA, AN UNINCORPORATED ASSOCIATION

In testimony whereof, I have hereunto set my hand and caused the Seal of my Office to be affixed at the City of Baton Rouge on,

May 29, 2025

Nancy Landry

Secretary of State

SN 37101026D



Certificate ID: 12041876#MVM73

To validate this certificate, visit the following web site, go to **Business Services, Search for Louisiana Business Filings, Validate a Certificate**, then follow the instructions displayed.
www.sos.la.gov

Page 1 of 1 on 5/29/2025 11:45:43 AM



Date: 14 July 2025

To: Whom It May Concern

Response from the Board of Directors of the Louisiana State Non-profit Corporation Natchitoches Tribe of Louisiana

This “Notice of Impeachment Proceedings and Formal Charges” falls under the authority of the Federal Government, 18 U.S. Code Section 876: Mailing Threatening Communications.

Whereas many people believe that this law only refers to kidnapping threats, it actually protects the Board members and Officers of Corporations who become a “target” for certain individuals and/or groups of people. “Person” is defined broadly to refer to “corporations.” If the letter is sent to damage a corporation’s property or harm its reputation, and this is done by singling out an important individual of the Corporation, then this behavior comes under 18 U.S.C 876. The communication can take the form of letters, emails, or social media posts.

Therefore, we, the duly elected and installed Board Members of the Natchitoches Tribe of Louisiana, take this “Notice of Impeachment” very seriously, especially when sections of the Louisiana State Nonprofit Corporation Law are quoted by Mr. Brett Anderson as being direct violations by this corporation. With this reply, we are hereby activating the Umbrella liability coverage provided to the Corporation by the State of Louisiana. If these issues are not resolved without further harm to the reputation of this Corporation, steps will next be taken to file actions with both the Federal Government and with Louisiana State Attorney General’s Office.

In light of compromise and limiting further damage to anyone, we are hereby responding to only the complaints listed in this Threatening Letter. We give no further evidence or statutory proof as most materials are already posted on the legal required “public disclosure” website of:

<https://natchitochestribeoflouisiana.info/>

Issue: “R.S. Section 12:226(A): Relation of directors and officers to corporation and members; liability of officers and directors; A. Officers and directors shall be deemed to stand in a fiduciary relation to the corporation and its members and shall discharge the duties of their respective positions in good faith and with that diligence, care, judgment, and skill which ordinarily prudent men would exercise under similar circumstances in like positions.”

Under the “authority” of R.S. Section 12:226(A), Mr. Anderson makes a “veiled” accusation that the Board members of the Natchitoches Tribe of Louisiana, via a “gross neglect of duties” of the Board Member and President Fred Simon, have not performed the duties that Mr. Anderson lists in this letter: “attend meetings, read board reports, stay informed about the organization’s

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activities, ensure that the organization has adequate resources, make short-term and long-term strategic plans for the organization, seek advice from experts, and provide proper financial oversight.”

Firstly, R.S. Section 12:226(A) addresses “shares” and “memberships”. The Nonprofit Corporation Natchitoches Tribe of Louisiana is a “non-share, non-membership” organization. This section of the law does not apply to the Nonprofit Corporation.

Mr. Anderson does not identify the source of his claims that the Board of the Corporation nor Fred Simon have not performed their/his duties. This Nonprofit Corporation has been the legal umbrella cover for all volunteer activities (performed by “tribal council” volunteer committee under the direct authority of the Officers of the Nonprofit Corporation, as required by Louisiana Nonprofit Corporation Law) since its formation in January, 2016. If it is Mr. Anderson’s claim that the volunteer-created Constitution by the “tribal council” has legal authority to replace the Louisiana State Nonprofit Corporation Laws authority over the duly formed Natchitoches Tribe of Louisiana Nonprofit Corporation, then he must specify that as his intent. The Board DENIES THE ALLEGATIONS.

Issue: “Breach of Fiduciary Duty. Violation of Louisiana State Law R.S. 12 Section 223 and 223.A. Corporate records and reports; A. Every corporation shall keep at its registered office (1) records of the meetings of its members and directors, and of committees of the board, share and membership records giving the names and addresses of the members in alphabetical order by classes and series and the number of shares held by each, and records of its assets, liabilities, receipts, disbursements, gains, losses, capital and surplus; and (2) separate records of all trust funds held by it. Whenever membership is terminated, this fact shall be recorded in the share or membership record together with the date on which the membership ceased, and transfers of shares shall similarly be recorded.”

Mr. Anderson “interprets” this law as applying to “...withholding the tribal records in personal possession and not placing or keeping those records in the tribal office as required by RS. 12:223.A.”

Again, we, the Board, answer that the Nonprofit Corporation Natchitoches Tribe of Louisiana is a “non-share, non-membership” organization. This section of the law does not apply as to Section C. “Every shareholder and voting member may examine in person, or by agent or attorney, at any reasonable time, the records of the corporation listed in subsection A of this section.” The Board minutes and Committee minutes (all of which are under Board control) are only shared with itself, as the Board members themselves ARE the entirety of the “membership.” There are no “shareholders.”

Mr. Anderson does not identify “what tribal office” to which he is referring as being a “registered office.” All public disclosure records indicate the Corporate office address. All Corporate records are maintained as required by Louisiana State Nonprofit Corporation Law.

He does not identify what he means by “personal possession” as the “Corporation” is a “person” by law; thus any records in its possession could be termed in its “personal possession.” The Board DENIES THE ALLEGATIONS.

It appears he might be confusing the roles and duties of the Officers of the Corporation with the legal obligations of the Nonprofit Corporation. Therefore, his remaining allegations will be addressed by each of the Officers, in so far as his allegations impact their roles and duties.

The Board of Directors agree to the foregoing statement.

Dr. Danette Vercher

Dr. Danette Vercher

07 / 14 / 2025

David Stevenson

David Stevenson

07 / 14 / 2025

Frank Perot

Frank Perot

07 / 15 / 2025

Fred Simon

Fred Simon

07 / 15 / 2025

Glen Henson

Glen Henson

07 / 14 / 2025

Kenneth Rachal

Kenneth Rachal

07 / 14 / 2025

Peggy Smith

Peggy Smith

07 / 14 / 2025

Tom Alemond

Thomas Alemond

07 / 14 / 2025



Date: 14 July 2025

To: Whom It May Concern

Statement from the Officers of the Louisiana State Non-profit Corporation Natchitoches Tribe of Louisiana

The following Officers of this Corporation hereby jointly answer the allegations pertaining to violations of the Privacy Act of 1974 and various “misconduct” charges: Fred Simon, President; David Stevenson, Vice-President; Kenneth Rachal, Secretary; Peggy Smith, Treasurer.

We certify that all corporation records relating to the fulfilling of our officers duties are kept in the manner as directed by the Louisiana Nonprofit Corporation Law.

As to the release of “PII when requested in writing by affected persons...”, all forms used for communication purposes was handled through the primary website www.ntl-tribe.org

Unfortunately, Brett Anderson took over this website, by unknown means, sometime between July 2, and July 11, 2025. No notice was sent to any Board members nor Officers. It was discovered by a person seeking such information and reported to the Board on July 11, 2025. The entire contact list for official Board members and Officers has been removed by him. The only contact left available to the public is the email for Brett Anderson. Here is the government page as now presented: <https://ntl-tribe.org/tribal-government/> with his email of: ntltribe.brett@gmail.com

He is now the sole contact point for anyone seeking information on PII, therefore he is also solely responsible for any violations of the Privacy Act. It remains to be seen if he is going to be requesting that interested members must go through him in order to be “vetted” for Tribal Registry genealogy tracking, as he has also removed all these documents.

In short, all the “misconduct” issues he is claiming as being done by the duly elected Officers of the official Nonprofit Corporation Natchitoches Tribe of Louisiana is currently being done by him.

There will be no further discussions between any Officers and Brett Anderson without Board involvement and with legal advice as he has created a severe condition of “fraud” and “misrepresentation” of a legal entity which has been supervising and supplying all Officers for the volunteer operations since 2016. Each year, an annual report is filed with the State of Louisiana giving all the information on all the Officers: name, personal addresses. Thus, the

take-over of the official website has created an “identity theft” situation wherein NOTHING APPEARS IN ANY OFFICIAL STATE RECORDS to trace him nor confront him over any illegal activities.

Furthermore, he has replaced duly elected Officers of the Nonprofit Corporation with individuals who are not listed on the official Louisiana State Report, which cause the very “gross neglect of duties” described by Mr. Anderson as: “attend meetings, read board reports, stay informed about the organization’s activities, ensure that the organization has adequate resources, make short-term and long-term strategic plans for the organization, seek advice from experts, and provide proper financial oversight.” Under Louisiana Nonprofit Corporation Law, it is required that at least two (2) of the Board members/Officers must be present at every single committee meeting, else the committee is illegal and cannot perform any duties related to the management of the Nonprofit Corporation. It is the duty of those two over-seeing Officers to report back to the full Board for final approval on all matters.

That, in a short summary, is why all financial transactions have been stopped, as illegal decisions were being made, and illegal access to financial accounts was occurring, which put everyone at risk for IRS tax problems. Despite a “cease and desist” letter being sent to his chosen legal representative, he decided to violate Louisiana Nonprofit Corporation Laws, leaving no other protective measures than “shut-down” to ensure the safety of all Registered Tribal members, not just Mr. Anderson’s chosen few followers.

Fred Simon	<i>Fred Simon</i>	07 / 15 / 2025
David Stevenson	<i>David Stevenson</i>	07 / 14 / 2025
Peggy Smith	<i>Peggy Smith</i>	07 / 14 / 2025
Kenneth Rachal	<i>Kenneth Rachal</i>	07 / 14 / 2025

See attachment for letter from Brett Anderson to which these formal statements are made.



P. O. Box 85 - Campti, LA 71411

May 28, 2025

To: Fred Simon
Natchitoches Tribe of Louisiana Chief
305 Third St.
Pioneer, LA 71268

Subject: Notice of Impeachment Proceedings and Formal Charges

Dear Chief Fred Simon,

This letter serves as formal notification that the Tribal Council of the Natchitoches Tribe of Louisiana (NTL) has initiated impeachment proceedings against you, Fred Simon, in your capacity as Primary Chief of the NTL. This action is taken pursuant to the authority vested in the Tribal Council of the NTL by the Tribal Constitution Article 11, which outlines the grounds and procedures for the impeachment of tribal officials.

Grounds for Impeachment:

The grounds for the impeachment proceedings are based on alleged dereliction of duty, breach of fiduciary duty, and gross misconduct committed during your tenure. The specific charges are as follows:

1) Gross neglect of duties

- a) A council member may be subject to impeachment under the constitutional Article 11.01 B for "gross neglect of duties, including failure to perform the duties of the office for more than 100 consecutive days."
- b) The aforementioned member has failed to attend duly scheduled council meetings on the second Tuesday of each month at 7:30 pm, as has been recorded in the roll-call, for a concurrent period of more than 100 days.
- c) This prolonged absence has impaired the effective functioning of our tribal government with the necessary reports for the committees and activities going unrecorded for a period exceeding 100 days, thereby constituting gross neglect of duty.
- d) The duty of care requires board members to discharge the duties of their respective positions in good faith, and with that diligence, care, judgment and skill which ordinarily prudent people would exercise under similar circumstances in like positions. See La. R.S. § 12:226(A). This means that board members must (at a minimum): attend meetings, read board reports, stay informed about the organization's activities, ensure that the organization has adequate resources, make short-term and long-term strategic plans for the organization, seek advice from experts, and provide proper financial oversight

2) Breach of Fiduciary Duty



P. O. Box 85 - Campti, LA 71411

- a) Violation of Louisiana State Law LA R.S. 12§223 by with holding the tribal records in personal possession and not placing or keeping those records in the tribal office as required by LA R.S. 12§223.A
- b) Violation of US Code 5 U.S.C 552a also known as the Privacy Act of 1974 by:
 - i) Not keeping records in a proper and secure location (The Tribal Office as required by State Law)
 - ii) Not disclosing use and purpose of collected Personally Identifying Information or PII when requested in writing by affected persons.
 - iii) Allowing unauthorized persons to access tribal members' PII contained within the tribal files.

3) Misconduct

- a) Disregarding expert advice in jeopardizing the tribal financial credibility by:
- b) Falsely reporting a change of officers.
- c) The unauthorized closing, moving, and opening of financial accounts.
- d) And insufficient and improper reporting of financial activities.
- e) Unauthorized and inappropriate use of Tribal property for personal use. Living out of the Tribal office violating fire and city code.

10 days from the receipt of this letter, per Constitutional Article 11, a special meeting will be scheduled in which you will be given full and fair opportunity to make a rebuttal of the charges brought against you. As per constitutional Article 11.01G you are suspended from the exercise of the duties of your office until the impeachment proceedings are concluded.

Cordially on behalf of the Tribal Council of the Natchitoches Tribe of Louisiana,
Brett Anderson

Natchitoches Tribe of Louisiana
Tribal Council Vice Chief and Speaker of the Council
ntltribe.brett@gmail.com
501-282-7732

CERTIFICATE *of* SIGNATURE

REF. NUMBER
VW95E-RC7ES-G8QNV-BYANY

DOCUMENT COMPLETED BY ALL PARTIES ON
16 JUL 2025 03:40:03 UTC

SIGNER

KENNETH RACHAL

EMAIL
RACHALKENNETH@GMAIL.COM

TIMESTAMP

SENT
15 JUL 2025 01:50:22 UTC

VIEWED
15 JUL 2025 02:04:07 UTC

SIGNED
15 JUL 2025 02:04:35 UTC

SIGNATURE



IP ADDRESS
99.64.180.92

LOCATION
LITTLE ROCK, UNITED STATES

RECIPIENT VERIFICATION

EMAIL VERIFIED
15 JUL 2025 02:04:07 UTC


PEGGY SMITH

EMAIL
PA2000SMITH@GMAIL.COM

SENT
15 JUL 2025 01:50:22 UTC

VIEWED
15 JUL 2025 02:10:07 UTC

SIGNED
15 JUL 2025 02:10:55 UTC



IP ADDRESS
104.243.163.43

LOCATION
NATCHITOCHEs, UNITED STATES

RECIPIENT VERIFICATION

EMAIL VERIFIED
15 JUL 2025 02:10:07 UTC



CERTIFICATE *of* SIGNATURE

REF. NUMBER
VW95E-RC7ES-G8QNV-BYANY

DOCUMENT COMPLETED BY ALL PARTIES ON
16 JUL 2025 03:40:03 UTC

SIGNER

GLEN HENSON

EMAIL
GLENHARLEYHENSON@YAHOO.COM

TIMESTAMP

SENT
15 JUL 2025 01:50:22 UTC

VIEWED
15 JUL 2025 03:13:40 UTC

SIGNED
15 JUL 2025 03:14:18 UTC

SIGNATURE

Glen Henson

IP ADDRESS
108.250.105.55

LOCATION
FORT WORTH, UNITED STATES

RECIPIENT VERIFICATION

EMAIL VERIFIED
15 JUL 2025 03:13:40 UTC

DR. DANETTE VERCHER

EMAIL
DR.DANETTEVERCHER@GMAIL.COM

SENT
15 JUL 2025 01:50:22 UTC

VIEWED
15 JUL 2025 09:03:39 UTC

SIGNED
15 JUL 2025 09:04:16 UTC

Dr. Dauette Vercher

IP ADDRESS
71.0.115.194

LOCATION
ANGIER, UNITED STATES

RECIPIENT VERIFICATION

EMAIL VERIFIED
15 JUL 2025 09:03:39 UTC



CERTIFICATE *of* SIGNATURE

REF. NUMBER
VW95E-RC7ES-G8QNV-BYANY

DOCUMENT COMPLETED BY ALL PARTIES ON
16 JUL 2025 03:40:03 UTC

SIGNER

DAVID STEVENSON

EMAIL
REBEL71292@YAHOO.COM

TIMESTAMP

SENT
15 JUL 2025 01:50:22 UTC

VIEWED
15 JUL 2025 12:38:59 UTC

SIGNED
15 JUL 2025 12:40:50 UTC

SIGNATURE

David Stevenson

IP ADDRESS
75.65.183.129

LOCATION
WEST MONROE, UNITED STATES

RECIPIENT VERIFICATION

EMAIL VERIFIED
15 JUL 2025 12:38:59 UTC

THOMAS ALEMOND

EMAIL
TALEMOND@YAHOO.COM

SENT
15 JUL 2025 01:50:22 UTC

VIEWED
16 JUL 2025 01:21:56 UTC

SIGNED
16 JUL 2025 01:27:58 UTC

Thomas Alemond

IP ADDRESS
174.85.18.148

LOCATION
O'FALLON, UNITED STATES

RECIPIENT VERIFICATION

EMAIL VERIFIED
16 JUL 2025 01:21:56 UTC



CERTIFICATE *of* SIGNATURE

REF. NUMBER
VW95E-RC7ES-G8QNV-BYANY

DOCUMENT COMPLETED BY ALL PARTIES ON
16 JUL 2025 03:40:03 UTC

SIGNER

FRED SIMON

EMAIL
FREDDSIMON1@AOL.COM

TIMESTAMP

SENT
15 JUL 2025 01:50:22 UTC

VIEWED
16 JUL 2025 02:28:03 UTC

SIGNED
16 JUL 2025 03:00:28 UTC

SIGNATURE



IP ADDRESS
107.115.207.6

RECIPIENT VERIFICATION

EMAIL VERIFIED
16 JUL 2025 02:28:03 UTC

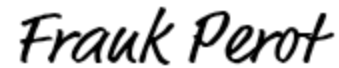
FRANK PEROT

EMAIL
FPEROT1953@GMAIL.COM

SENT
15 JUL 2025 01:50:22 UTC

VIEWED
16 JUL 2025 03:38:02 UTC

SIGNED
16 JUL 2025 03:40:03 UTC



IP ADDRESS
174.244.18.86

LOCATION
DALLAS, UNITED STATES

RECIPIENT VERIFICATION

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