PASSED

Cherokee Council House Cherokee, Qualla Boundary (NC)

Date: SEP 0 8 2015

RESOLUTION NO. 727 (2015)

- WHEREAS, the Eastern Band of Cherokee Indians (Tribe) has the sovereign authority to exclude persons from lands of the Tribe in order to protect the integrity and law and order of those lands or the welfare of the members of the Tribe; and
- WHEREAS, the Tribal Council has codified its authority to exclude persons from the lands of the Tribe at Chapter 2 of the Cherokee Code; and
- WHEREAS, DONOVAN EDWARD COLEMAN is not a member of the Eastern Band of Cherokee Indians and is or has been entering or residing on Tribal lands; and
- WHEREAS, DONOVAN EDWARD COLEMAN was temporarily excluded on August 5, 2015 due to violation of Cherokee Criminal Code and North Carolina General Statutes for the following drug related offenses:

a. Cherokee Code 14-95.5(a)
b. Cherokee Code 14-95.11(c)
c. Cherokee Code 14-95.23(j)
d. NCGS 90-95(D)(2)
e. NCGS 90-113.22(A)
Possessing a controlled substance classified in Schedule II
Using, possessing with intent to use drug paraphernalia
Possession in the sensory perception of a child 13 years of age or younger
Felony Possession of Cocaine
Drug Possession paraphernalia not for marijuana

- WHEREAS, Tribal Council has good reason to believe that DONOVAN EDWARD COLEMAN is a threat to the law and order on Tribal lands and a threat to the welfare of enrolled members by engaging in drug related conduct.
- NOW THEREFORE, BE IT RESOLVED by the Tribal Council, in Council assembled, with a quorum present and with the number of votes required by Tribal law that DONOVAN EDWARD COLEMAN is hereby <u>permanently</u> excluded from all Tribal lands and is hereby notified and ordered to vacate all tribal lands.

BE IT FURTHER RESOLVED that this permanent exclusion prohibits DONOVAN EDWARD COLEMAN from entering on or being present on Tribal lands for any purpose except as required by a subpoena issued by Tribal Council or Tribal Court.

BE IT FURTHER RESOLVED that if DONOVAN EDWARD COLEMAN is found improperly on Tribal lands at any time after the effective date of this resolution, he shall be treated as a trespasser and appropriate legal action shall be taken against him.

BE IT FINALLY RESOLVED that all resolutions inconsistent with this resolution are rescinded, and that this resolution shall become effective when ratified by the Principal Chief.

> Submitted by: the Office of the Attorney General on behalf of those authorized under Chapter 2 of the Cherokee Code

The attached Resolution/Ordinance No. 727 dated SEPTEMBER 8, 2015 was:

PASSED (X) KILLED ()

and ratified in open Council on _____ September 8, 2015 ____ by 93 voting for the act and ____ members voting against it as follows:

VOTE	FOR	AGAINST	ABSTAIN	ABSENT
Teresa McCoy	Х			
Perry Shell	Х			
Tunney Crowe	Х			
B Ensley	Х			
David Wolfe			and the second second	Х
Bill Taylor	Х	1		
Terri Henry	Х			
Brandon Jones	Х			
Adam Wachacha	Х			
Bo Crowe	Х			
Albert Rose	Х			
Tommye Saunooke	Х	1. 1. 1.		
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TRIBAL COUNCIL CHAIRW

PRI

VETO UPHELD () VETO DENIED ()

michul Thompson **ENGLISH CLERK**

VETOED () APPROVED (V

9-30-15 DATE:

I hereby certify that the foregoing act of the Council was duly:

PASSED () KILLED ()

and ratified in open Council after the same has been interpreted by the Official Interpreter and has been fully and freely discussed.

In testimony, whereof, I have hereunto set my hand and affixed the seal of the said Band of Indians. Superintendent, Cherokee Indian Agency.