## PASSED

Cherokee Council House Cherokee, Qualla Boundary (NC)

Date: JAN 07 2016

RESOLUTION NO. 94 (2016)

- WHEREAS, the Eastern Band of Cherokee Indians has the sovereign authority to exclude persons from lands of the Eastern Band in order to protect the integrity, law and order of those lands and 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 Eastern Band at Chapter 2 of the Cherokee Code; and
- WHEREAS, JUSTIN REEVES LAMBERT is not a member of the Eastern Band of Cherokee Indians and is or has been entering or residing on Tribal lands; and
- WHEREAS, on 12/23/15 a Writ of Emergency Temporary Exclusion was issued by the Tribal Court to JUSTIN REEVES LAMBERT due to the probable cause of a violation of Cherokee Criminal Code for the following drug related offenses:
  - a. Cherokee Code 14-95.5(a, b) Possessing a controlled substance classified in Schedule I as Felony for Possession of Methamphetamine; and
- WHEREAS, due to the extensive criminal history of JUSTIN REEVES LAMBERT, of which contains acts of violence, theft, and possession of drugs the Tribal Council has good reason to believe that JUSTIN REEVES LAMBERT is a threat to the law and order on Tribal lands and a threat to the welfare of enrolled members.
- NOW THEREFORE, BE IT RESOLVED by the Tribal Council, in Council assembled, with a quorum present that JUSTIN REEVES LAMBERT 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 JUSTIN REEVES LAMBERT 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 JUSTIN REEVES LAMBERT 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- BE IT FINALLY RESOLVED that all resolutions inconsistent with this resolution are rescinded, and that this resolution shall become effective when ratified by the Principal Chief.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 pursuant to Cherokee Code 2-9.

The attached Resolution/Ordinance No. <u>94</u> dated <u>JANUARY 7, 2016</u> was:

PASSED (x)

KILLED ()

VOTE	FOR	AGAINST	ABSTAIN	ABSENT
Teresa McCoy	Х			
Richard French	Х			
Travis Smith	Х			
B Ensley	Х			
Anita Lossiah	Х			
Brandon Jones	Х			
Bill Taylor	Х			
Bo Crowe				Х
Adam Wachacha	Х			
Albert Rose	Х			24
Marie Junaluska	Х			Star
Tommye Saunooke	Х			
	88	0	0	12

TRIBAL COUNCIL CHAIRMAN

PRINCIPAL CHIEF

VETO UPHELD ( ) VETO DENIED ( )

michule Thompson

APPROVED ( VETOED ()

DATE: 1-19-16

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.