**KICKAPOO TRADITIONAL TRIBE OF TEXAS**

**TRIBAL DISTRICT COURT**

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ § **CAUSE NO.** \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**Plaintiff** §

§

v. §

§

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ §

**Defendant** §

**JUDGMENT DISCHARGING GARNISHEE**

On the \_\_\_\_\_ day of\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, 20\_\_\_\_, the court reviewed the sworn answer of the Garnishee-Defendant to the writ of garnishment in the above docketed cause number.

It appears to the court from the answer that the Garnishee-Defendant was not indebted to \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, the Defendant, when the writ of garnishment was served on Garnishee-Defendant. It further appears from the answer that the Garnishee-Defendant does not have any effects of the Defendant in its possession and did not have any effects in its possession when the writ was served. In its answer, the Garnishee-Defendant has denied having knowledge of any other persons who are indebted to Defendant or who have effects in their possession that belong to Defendant. Garnishee-Defendant’s answer is satisfactory in all respects and has not been controverted by Plaintiff; it is therefore

**ORDERED** that\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, Garnishee-Defendant, is discharged from this writ;

**IT IS FURTHER ORDERD** that Garnishee-Defendant shall recover from Plaintiff its costs in the amount of $\_\_\_\_\_\_\_\_\_\_\_\_\_\_ for filing the answer;

**ISSUED AND SIGNED** this the day of , 20 .

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

PRESIDING JUDGE