THE SAGINAW CHIPPEWA TRIBAL COURT CIVIL DIVISION 6954 Fast Broadway

6954 East Broadway Mt. Pleasant, MI 48858 Telephone: (989)775-4800

SUMMONS TO APPEAR FOR SHOW CAUSE HEARING

Case NO.:_		
_		

: (989)775-4800 Honorable

Plaintiff: (List full name, address & telephone number) Plaintiff's Attorney: (List full name, address & telephone number)		umber)	Defendants: (List full name, address & telephone number) Defendant's Attorney: (list full name, address & telephone number)		
		number)			
			THE DEFENDANT:		
1.	You are being sued in	n the Saginaw Chippewa	Tribal Court.		
2.	copy on the other par	rty or take other lawful a	ummons to file an answer with the court and to serve a ction. Please note that if you were served by certified mail have 28 days to answer attached complaint.		
3.	Failure to file an answer or take other action within the time allowed may result in a default Judgment being entered against you for the relief requested in Plaintiff's complaint.				
	eclare that the information formation, knowledge and		the attached complaint is true to the best of my		
D	Pate		Signature of Plaintiff/Plaintiff's Attorney		
	IE COMPLAINT IS STA EQUIRED.	TED ON THE ATTACE	HED PAGE(S) AND EXHIBIT(S) ARE ATTACHED AS		
	Issued:	This Summons Expires:	Court Clerk:		

NOTICE TO POLICE OFFICER/OR DISINTERESTED PARTY:

YOU ARE HEREBY ORDERED TO SERVE THE SUMMONS AND COMPLAINT TOGETHER WITH ALL ATTACHMENTS UPON THE DEFENDANT NO LATER THAN 91 DAYS AFTER THE DATE OF THE FILING OF THIS COMPLAINT. IF YOU ARE UNABLE TO COMPLETE SERVICE, YOU MUST RETURN THIS ORIGINAL AND ALL COPIES TO THE COURT CLERK.

THE SAGINAW CHIPPEWA INDIAN TRIBAL COURT 6954 E. BROADWAY MT. PLEASANT, MICHIGAN 48858 TELEPHONE (989) 775-4800

	FILE NO:
Plaintiff:	Defendant:
Attorney:	Attorney:
1. Whereas the undersigned Plaintiff obtained a va 2. Whereas said judgment (Court & File Number): on:, is final, conclusive 3. Whereas said judgment was rendered on a jurisc of the Saginaw Chippewa Indian Tribal Court; a 4. Whereas there was personal jurisdiction over the 5. Whereas the plaintiff cannot enforce this judgment under Tribal Code Section 4.201, 6. Therefore, the Plaintiff seeks a Show Cause Hear relief: a) The balance due with principal and in	diction which grants full recognition of judgments and orders and, e Defendant, and jurisdiction over the matter; and, ent against the Defendant without recognition as allowed aring to enforce the Judgment and to obtain the following nterest with all payments and set offs is: \$
d) On-going child support in a weekly a per month, where they were allowed.	amount of \$ and statutory fees, of \$, along with an arrearage now due of \$ □ is employed by the Saginaw Chippewa Indian Tribe.

TO THE DEFENDANT:

TAKE NOTICE THAT A HEARING TO ENTER THE JUDGMENT WILL BE HELD 21 DAYS AFTER YOU ARE SERVED. YOU WILL BE SUBJECT TO GARNISHMENT UNLESS YOU APPEAR TO SEEK A PAYMENT PLAN GRANTED ENFORCEMENT BECAUSE OF ANY OF THE FOLLOWING:

(Please see next page or reverse of this form)

- 1. This judgment was not validly obtained as stated above;
- 2. The judgment is currently on appeal;
- 3. There was no personal or subject matter jurisdiction;
- 4. The judgment was obtained by fraud;
- 5. The judgment is repugnant to tribal policy;
- 6. The judgment is no longer effective in the jurisdiction;
- 7. Other good cause; such as the wrong party.

I swear the above is true to the best of my knowledge, inform	ation and benef.
Date	Signature of Plaintiff/Plaintiff's Attorney

(This Petition and a Summons must be served upon the Defendant by the Tribal Police. It may be sent by Certified Mail with a restricted delivery, and with the return receipt personally signed by the Defendant. A Proof of Service form must be filed with the court clerk before the 21-day period will begin and before a hearing is scheduled. You must attach a "Certified" copy of the judgment to the original Petition along with any other relevant information, and attach a photocopy along with all attachments to the Defendant's copy to be served. You must prepare another copy to be stamped for your records.)

(The Defendant must file a written Answer form, which is available from the court clerk or from an attorney if you object to any of the statements. You may also contest the matter by appearing at the hearing, either in person or by an attorney or a community advocate. It is your responsibility to notify the court if you change addresses after being served. A Judgment will be entered by Non-Appearance Default if no action is taken)