

FILED

2012 OCT -1 PM 4: 15

CHEROKEE NATION
SUPREME COURT
KENDALL BIRD, COURT CLERK

IN THE SUPREME COURT OF THE CHEROKEE NATION

**IN THE MATTER OF THE ELECTRONIC)
RECORDINGS OF DISTRICT COURT HEARINGS)
INVOLVING MINOR CHILDREN)**

SC-AD-2012-05


ORDER

COMES NOW the Chief Justice of the Cherokee Nation Supreme Court and enters the following Order:

In order to maintain the integrity and confidentiality of court proceedings of the Cherokee Nation involving minor children, all electronic recordings of these proceeding shall not be duplicated, transcribed and/or distributed to any parties without the District Court's Order. These recording shall remain in the custody of the Clerk of the Courts of the Cherokee Nation. Upon proper request, any attorney or child welfare worker involved in the case wishing to review the video proceeding may do so in a place designated at the Cherokee Nation Courthouse under a protective order granted by the District Court.

Parties who determine that a proceeding may be appealed are encouraged to have a Certified Court Reporter present at the court hearing in order that a certified transcript of the proceeding can be produced under a protective order granted by the District Court.

IT IS SO ORDERED this 1 day of October, 2012.



Darell R. Matlock, Jr., Chief Justice
Cherokee Nation Supreme Court