

FILED

IN THE SUPREME COURT OF THE CHEROKEE NATION

2018 SEP 10 PM 3:46

IN RE: the Amendment and Adoption of)
Supreme Court Rules and Procedures)

SC-AD-2018-03

CHEROKEE NATION
SUPREME COURT
RENDALL BIRD, COURT CLERK

ORDER

The Supreme Court of the Cherokee Nation hereby amends provisions of the Court Rules of the Supreme Court. The amended provisions are the following:

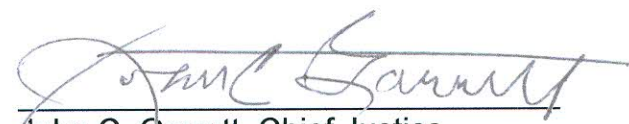
SUPREME COURT RULE AMENDMENT: SECTION XV, RULE 136

Rule 136. Choice of Counsel and Attorney Attendance

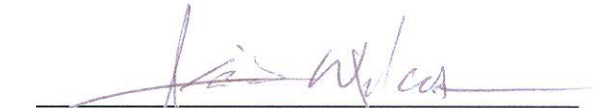
- a. Parties may manage, prosecute, or defend their own suits, and by such counsel as they see fit. CNCA 5 § 5
- b. In every hearing before the Supreme Court, there shall be in attendance, an attorney of record that has filed an Entry of Appearance in the case, unless a party is pro se, in which case the party is bound by this rule. No electronic or telephonic participation may occur by counsel, parties, or witnesses except upon written motion by an attorney of record or pro se party, with written consent from opposing counsel or party, unless otherwise provided by law. Continuances may be granted in accordance with the rules of the Supreme Court as established.

IT IS SO ORDERED.

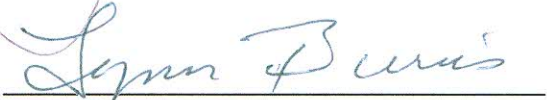
DATED this 10th day of September, 2018.



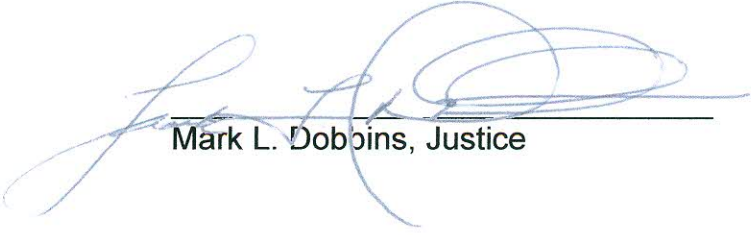
John C. Garrett, Chief Justice



James G. Wilcoxon, Justice



Lynn Burris, Justice



Mark L. Dobbins, Justice