

IN THE SUPREME COURT
OF THE
MISSISSIPPI BAND OF CHOCTAW INDIANS

FILED

DEC 19 2001

CHOCTAW SUPREME COURT
BY: Carol G. Hill
COURT CLERK

2001-14

Ramsey King)
Appellee,)
v.)
Mississippi Band of Choctaw Indians)
Appellant.)

ORDER

Appellant's brief, oddly captioned "Response of Rubuttle", was filed by lay advocate Rowena Alex on September 20, 2001. The brief does not identify to any specific error of law allegedly made at trial and does not made reference to any law enacted by the Mississippi Band of Choctaw Indians or cite any case law. The thrust of Appellant's argument is simply that the trial court got all the "facts" wrong. In the absence of the identification of specific legal issues where the trial court allegedly erred and made a mistake of law, it is not the job of an Appellate Court to grant defendant *de novo* review of each and every fact and reverse a trial court's decision.

For all these reasons and other good cause shown, the Appellant's appeal is dismissed with prejudice.

IT IS SO ORDERED, this the 19th day of December, 2001.

Rae Nell Vaughn
Rae Nell Vaughn, Chief Justice