IN THE SUPREME COURT OF THE MISSISSIPPI BAND OF CHOCTAW INDIANS

SARRICA LEANN ANDERSON) v.) IN THE MATTER OF THE GUARDIANSHIP OF K.T.H. AND R.L.H., MINORS AARON YORK, AND URSULA YORK PETITIONERS AND AS NEXT FRIENDS))) APPELLANT) MEMORANDUM OPINION) AND ORDER
)	
))	3C,-2002-1
))	

It having come before the court on the appellant's notice of withdrawal of appeal filed on January 06, 2003 and appellant's objection to hearing filed on April 14, 2003, the court finds from the referenced pleadings that the notice of withdrawal of appeal was based upon the consent and request of Sarrica Anderson that her appeal be withdrawn due to the fact that the relief sought by the appeal had been successfully obtained through the Trial Court after a review hearing.

It is therefore hereby ordered and adjudged that this appeal proceeding be and hereby is dismissed at the request of the appellant.

IT IS SO ORDERED, this 19th Day of April, 2003.

Rae Nell Vaughn, Chief Justice

FILED

APR 1 9 2003

CHOCTAW TRIBAL COURT
BY: Malacad inland
COURT CLERK