

**IN THE CHOCTAW TRIBAL SUPREME COURT
MISSISSIPPI BAND OF CHOCTAW INDIANS**

FILED

APR 9 1 2011
CHOCTAW SUPREME COURT
BY:
COURT CLERK
APPELLEE

MISSISSIPPI BAND OF CHOCTAW INDIANS

VS.

CAUSE NO. SC 2008-04

IN THE INTEREST OF: FARMER MINORS

APPELLANT

AGREED ORDER OF DISMISSAL

ON THIS DAY CAME Appellants, Randall and April Farmer ("Appellant"), represented by James L. Lane, Jr., and Appellee, the MISSISSIPPI BAND OF CHOCTAW INDIANS ("MBCI"), by and through the Office of the Attorney General. On or about April 9, 2008, the Appellants perfected their Notice of Appeal with this Court. Due to the record of this cause not being recorded or duly preserved, an official transcript of the proceedings is not available for either party to review and rely upon in preparing for oral argument before this Honorable Court, thus prejudicing both parties in their preparation for pursuing this appeal to completion.

The Appellants seek relief from one of two orders entered by the Youth Court in CW-07-74, specifically the order entered March 17, 2008.

The parties have agreed this matter should be dismissed. MBCI agrees that upon the dismissal of this cause, the Appellant shall not be required to fulfill any sanctions or punishment which were stayed pursuant to *Choctaw Tribal Code* § 7-1-5.

IT IS, THEREFORE, ORDERED AND ADJUDGED that the appeal filed on April 9, 2008, shall be dismissed, thus the order of March 17, 2008 entered by the lower court is dismissed.

IT IS FURTHER ORDERED AND ADJUDGED that any sanctions or punishment ordered in the lower court ruling against the Appellant shall be dismissed.

ORDERED AND ADJUDGED this 4th day of April, 2011.

Yvonne Nickey
CHIEF JUSTICE

AGREED:

James J. [Signature]
Attorney for Appellant

[Signature]
Attorney for Appellee