NON-REMOVABLE MILLE LACS BAND OF CHIPPEWA

In the Court of Central Jurisdiction
District of

In the matter of:	
Plaintiff(s) Address of Plaintiff:	
Phone number:	
Vs.	Case #
Defendant(s) Address of Defendant	
Phone number:	
COMPLAINT FOR CULTURAL CA	AUSE OF ACTION
Name(s) Being duly sworn says that (I am) (we are) the Plaintif	f(s) named above that the
Defendant(s) is/are not currently in the Military Servic subject to the jurisdiction of this Court pursuant to 5 M	ce, that the Defendant(s) is/are

A cultural cause of action is defined by Mille Lacs Band Statutes as the following:

legal subject matter jurisdiction to hear this dispute pursuant to 5 MLBSA 111, and that a Cultural Cause of Action is available to an aggrieved party pursuant to 24 MLBSA 601.

24 MLBSA 601 Action for causing cultural harm

And person shall have a right to bring a cultural action against another for causing cultural harm.

24 MLBSA 602 Cultural harm

Cultural harm is established by showing that the defendant has engaged in conduct which:

- (a) Tends to harm the good health of the community by producing physical or moral degradation;
- (b) Raises fears and apprehension in the community.

20	
Subscribed and sworn before me on this _	day of
Signature	Signature
The above statement is true and correct to	the best of my/our knowledge
	,
Relief sought (what you want the Court to	do):
violation of cultural law. Please explain what basis there is for the cultural law or transfer to the cultural law.	