NON-REMOVABLE MILLE LACS BAND OF CHIPPEWA INDIANS IN THE COURT OF CENTRAL JURISDICTION COURT OF APPEALS

☐ District I	☐ District II	☐ District III
In the Matter of:		District Court Case File No
		Appellate Court Case File No
	Appellant.	
v. Non-Removable Mille Lacs B Chippewa Indians,	and of Respondent.	NOTICE OF APPEAL (CRIMINAL DEFENDANT)
NOTICE is given that I,	(Appellant'	the Defendant in the District Court s Name)
Case listed above hereby app	eals to the Non-Rem	ovable Band of Chippewa Indians Court of Appeals
from the conviction and /or se	entence on the charg	e(s) of(Title of Charge(s))
issued by District Court 🗆 Ju	dge 🏻 Special Magi	strate on (Name)
the day of	, 2	0 I state that this Notice of Appeal is being filed
no later than 30 days after the	e date the conviction	and/or sentence being appealed was issued.
\square Check here if the required of Appeal.	certified copy of the	judgment, order, or decision is attached to this Notice

conclusions of law, but cannot hold a new trial or hear additional evidence. I also understand that the conviction and/or sentence is not stayed unless I file an Application for Stay of Judgment or Order.

I state that I understand that the Court of Appeals can review the District Court's findings of fact and

В	ASIS FOR APPEAL				
	Provide a short statement of the reasons or basis for the appeal:				
	RROR(S) OF THE DISTRICT COURT				
	Explain why the decision of the District Court was in error:				
	ECISION REQUESTED				
E	xplain what decision is being requested of the Court of Appeals:				

IV. BRIEFS AND ORAL ARGUMENT

The Appellant shall file and serve an appellate brief within twenty (20) days after the date this Notice of Appeal is filed. The Respondent shall file and serve a response brief within twenty (20) days of service of the Appellant's brief. Ten (10) days after the Respondent's brief is served, the Appellant may file a reply brief.

Oral argument is the spoken presentation to the Court of Appeals of the Appellant's position and the reasoning behind it. It is an opportunity to further explain the arguments made in the briefs and gives the Justices the opportunity to ask the parties clarifying questions. The Respondent also will have the opportunity to respond to the Appellant's arguments.

and gives the Justices the opportunity will have the opportunity to respond	y to ask the parties clarifying questions. The Respondent also I to the Appellant's arguments.
Is oral argument requested for this a	ppeal? 🗆 Yes 🗆 No
	VERIFICATION
I declare under penalty of perjury that every rect.	thing I have stated in this Notice of Appeal is true and cor-
Dated:	Appellant's Signature
	Appellant's Printed Name
Appellant's Address:	
Street:	
P.O. Box:	
City, State, Zip Code	
Telephone Number:	

CERTIFICATE OF SERVICE

, , –	, 202, I sent by first class U.S.				
mail, postage prepaid a true and correct copy	of this Notice of Appeal to the Mille Lacs Band Office of				
the Solicitor General addressed as follows:					
Name of Deputy/Solicitor General:					
Mills I are Bond Office of the Calistan Consul					
Mille Lacs Band Office of the Solicitor General					
Street Address:					
City, State, Zip Code					
	Appellant's Signature				
	Appellant's Printed Name				