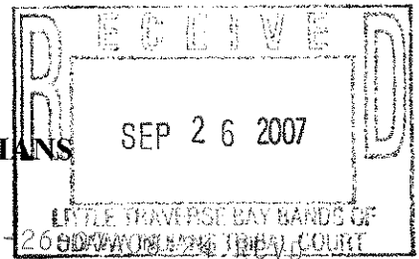


**LITTLE TRAVERSE BAY BANDS OF ODAWA INDIANS  
TRIBAL COURT-CIVIL DIVISION**



FREDERICK ROY HARRINGTON, JR.,  
Plaintiff,

Case No. C-023-1200  
Hon. Pat Sekaquaptewa

v.

AUDREY PERRY, GERALD CHINGWA AND  
THE TRIBAL COUNCIL OF THE LITTLE  
TRAVERSE BAY BANDS OF ODAWA INDIANS,  
Defendants.

---

AND

FREDERICK ROY HARRINGTON, JR.,  
Plaintiff,

Case No. C-024-0101  
Hon. Pat Sekaquaptewa

v.

THE TRIBAL COUNCIL OF THE LITTLE  
TRAVERSE BAY BANDS OF ODAWA INDIANS,  
Defendant.

---

AND

THE TRIBAL COUNCIL OF THE LITTLE  
TRAVERSE BAY BANDS OF ODAWA INDIANS,  
Plaintiff,

Case No. C-035-0902  
Hon. Pat Sekaquaptewa

v.

FREDERICK ROY HARRINGTON, JR.,  
Defendant.

---

FREDERICK ROY HARRINGTON, JR.  
In Pro per  
1111 Howard  
Petoskey, MI 49770

STANLEY A. HARWOOD (P52891)  
Attorney for Perry, Chingwa, & LTBB  
Tribal Council  
316 Howard, Suite 2  
P.O. Box 285  
Petoskey, MI 49770  
Telephone: (231) 347-4800

---

## AMENDED ORDER DISMISSING MOTIONS

On July 24, 2007, Frederick Roy Harrington filed an untitled pleading seeking the following: (1) Notifying this Court of his intent to settle "all cases between the parties;" (2) Moving to "cease all ex parte communications and inform all parties in writing of all conversations, communication, and decisions concerning all cases she [Judge Jenny Lee Kronk] has recused herself from in which I am a litigant; and (3) Moving to have this Court reconsider "any and all decisions and actions taken by Judge Kronk since her recusal and appointment of Judge Petoskey."

On August 15, 2007, the Attorney for the Tribe, James A. Bransky, filed an Entry of Appearance and Response stating that the "Tribe is considering whether to enter into such negotiations, but does not seek delay in resolving pending motions in the cases, but rather requests expeditious resolution of pending matters." The Tribe further argues that Judge Kronk has never been assigned to any of these cases and has not made any decisions or taken any action pursuant to them, and that while the LTBB Rules of Civil Procedure "strongly discourages" ex parte communications, none has occurred.

### **THIS COURT FINDS:**

- (1) These three matters involve multiple adverse parties with Harrington as petitioner in two matters and the LTBB Tribal Council as petitioner in one;
- (2) Not all petitioners consent to stay proceedings and considerations in these matters by the assigned judge pending the completion of settlement talks;
- (3) Judge Jenny Lee Kronk has never been assigned as the judge of record to any of these matters and therefore has never been in a position to engage in ex-parte communications.

### **IT IS HEREBY ORDERED:**

Fred Harrington's Motions are denied.

### **IT IS SO ORDERED.**

Entered Tuesday, September 25, 2007

:

Honorable Pat Sekaquaptewa  
Judge Pro Tempore