<u>LAW AND ORDER</u> - NATURAL RESOURCES - <u>LAW AND ORDER</u> -- CRIMINAL OFFENSE AND-<u>CIVIL FINE</u>, FORFEITURE, PENALTY ACT

Ordinance # 06-400-07

Article I. Purpose; Findings

- 1.1. <u>Purpose</u>. It is the purpose of this Ordinance to identify <u>criminal offense and</u> the penalties associated with <u>these</u> violations of Tribal laws and regulations regarding the hunting, fishing (both commercial and subsistence), trapping and gathering rights of Tribal members or <u>persons assisting a Tribal member as permitted by Tribal law</u>. The Tribe recognizes that these rights are exercised as part of the sovereign rights of the Tribe, but more importantly, as a staple of many family meals and as such desires to protect the ability of members to engage in these rights in a reasonable manner.
- 1.2. Findings. The Tribal Council of the Little River Band of Ottawa Indians finds that:
 - a. the Constitution of the Little River Band of Ottawa Indians delegates to the Tribal Council the responsibility to "...exercise the inherent powers of the Little River Band by establishing laws through the enactment of ordinances and adoption of resolutions not inconsistent with this Constitution:
 - 1. to govern the conduct of members of the Little River Band and other persons within its jurisdiction;
 - 2. to promote, protect and provide for public health, peace, morals, education and general welfare of the Little River Band and its members[.]" *Article IV*, *Section 7(a)*.
 - b. the Little River Band of Ottawa Indians has the authority and responsibility to manage the natural resources within its jurisdiction in order to provide subsistence hunting, fishing, trapping and gathering resources for current and future Tribal members; and
 - c. many members of the Little River Band of Ottawa Indians utilize the ability to hunt, fish, trap, and gather to supplement family groceries and as primary resources for family meals; and
 - d. the Tribal Council desires to set <u>criminaleivil</u> fines, <u>forfeitures</u>, and <u>penalties to discourage</u> <u>un reasonable</u> or <u>unsafe resource utilization practices</u>. Such fines and <u>penalties shall be levied against those person who fail to comply at levels which identify the <u>ability towith enforce tribal laws and regulations</u>. <u>for the protection of the resources</u>, and to encourage reasonable and safe resource utilization practices.</u>

Article II. Adoption; Amendment; Repeal; Severability

- 2.1. Adoption. This Ordinance is adopted by Tribal Council resolution #-06-0830-600.
- <u>2.2.</u> *Amendment.* This Ordinance may be amended in accordance with the procedures set forth in the Administrative Procedures Act Ordinances.
 - a. This ordinance was amended by the Tribal Council by Resolution #__-___.
- 2.2.2.3. Repeal. This Ordinance may be repealed in accordance with the procedures set forth in the Administrative Procedures Act Ordinances.
- 2.3.2.4. Severability. If any provision of this Ordinance or its application to any person or circumstance is held invalid, the invalidity does not affect other provisions or applications of this Ordinance which can be given effect without the invalid provision or application, and to this end the provisions of this Ordinance are severable.

Article III. Definitions

- 3.1. *General.* As used in this Ordinance, except where otherwise specifically provided or the context otherwise requires, the following terms and expressions shall have the following meanings.
- 3.2. *Enforcement Officer* means a Public Safety Officer charged with enforcement of Tribal, federal and applicable state laws and regulations regarding hunting, fishing, gathering and trapping within the Little

River Band of Ottawa Indian's jurisdiction.

3.3. *Tribal laws and regulations* means those laws and regulations setting forth limitations, restrictions or other guidance or direction regarding the hunting, fishing, gathering and trapping activities within the Little River Band of Ottawa Indian's jurisdiction. The application of this phrase includes laws and regulations in conjunction and individually.

Article IV. Natural Resources Violations Jurisdiction and Law Enforcement

- <u>4.1 Tribal Court Jurisdiction General</u>. The Tribal Court shall have jurisdiction over all <u>criminal civil</u> penalties, violations of regulations, __licensing or permitting.
- 4.1 4.2 Law Enforcement. The Little River Band of Ottawa Indians' law enforcement and/or conservation enforcement officers, law enforcement and/or conservation enforcement officers of one of the other Tribes with whom Little River has entered into a cooperative enforcement agreement, law enforcement and/or conservation enforcement officers employed by the State of Michigan if the prerequisites stated in the 2007 Inland Consent Decree have been satisfied, and federal law enforcement and/or conservation enforcement officers are authorized to enforce the provisions of these regulations. As defined in Section 3.14, any officer authorized to enforce these regulations is an Enforcement Officer. Violations shall be processed through the Tribal Court of the Little River Band of Ottawa Indians. not otherwise specifically delegated to the Natural Resource Commission in the Natural Resource Commission Ordinance. Recognition of Cultural Significance of Hunting, Fishing, Trapping and Gathering. The use of hunting, fishing, gathering and trapping rights retained by the Tribe, and exercised by members under jurisdiction of the Tribe are subsistence hunting, fishing, trapping and gathering activities. As such, it is the policy and philosophy of the Little River Band of Ottawa Indians that exercise of these rights for that purpose should be recognized in all cases of violations of laws and regulations set forth regarding those rights. While a member is expected to know, understand and comply with those laws and regulations, it is also understood that many times these activities are the basic food gathering activities for members, and supplement limited incomes of other members. As a result, the Tribal Court is authorized to make necessary allowances in the implementation of the criminal civil penalties set forth in this ordinance.
- 4.3 Immunity of Tribal Officers. Enforcement Officers, Tribal employees, Tribal Attorneys, and Natural Resource Commissioners, and Tribal Court officers and employees shall be immune from civil liability for acts committed in connection with the enforcement of Tribal or federal conservation laws and regulations.
- 4.4 Law Enforcement Investigation. The Little River Band of Ottawa Indians' law enforcement and/or conservation enforcement officers may stop and if necessary detain any person suspected of committing an offense under these regulations to determine whether the person is a Tribal member. Any Enforcement Officer may detain any Tribal member committing an offense and may seize or confiscate any fish, game, furbearers, wild animals, their parts or hides and/or any vehicles, vessels, firearms, bows, traps, nets, lines or any other associated paraphernalia used in committing the offense. All seized or confiscated material taken under this Section shall be held as evidence pursuant to Tribal law enforcement policies.

Article VI. Criminal Offenses

- 5.1. Prosecutorial Discretion. At the discretion of the Tribal Prosecutor, the below offenses may be charged as an infraction or a misdemeanor violation. <u>Criminal Offenses and Procedures.</u> Any person subject to the criminal jurisdiction of the Little River—Band who is charged with a criminal offense under this Article shall be prosecuted under the Rules of Criminal Procedures and, if found guilty, penalized as a criminal offender as prescribed by Tribal law.
 - 5.2 Trafficking Fish and Game. A person shall be guilty of the criminal offense of trafficking fish and game

Format 0", Spac paragra stops: N

if the person:

- a. sells or barters, or has in his possession with intent to sell or barter;
- b. exposes or offers for sale or barter; or
- c. ships for commercial purposes, or has in their possession with intent to ship for commercial purposes, any big or small game or fish or parts thereof.
- d. Provided that, this section shall not apply to the sale or possession of fish lawfully taken during commercial treaty fishing season, the possession or sale of hides or antlers of game animals lawfully taken, or the sale or barter between members or descendants of any federally recognized Indian Tribes for the personal use of such members.
- 5.3 Interference with Hunting or Fishing Related Property. A person shall be guilty of the criminal offense of interference with the hunting or fishing-related property of another if the person, without the permission of the owner, uses, operates, occupies, moves, disturbs, taints or otherwise tampers with fishing gear, firearms, vehicles, boats, blinds, feed plots or other hunting or fishing-related personal property belonging to another.
- 5.4 Illegal Possession of Harvest Tags. A person shall be guilty of the criminal offense of Illegal Possession of Harvest Tags if an individual is found in possession of harvesting tags that are not their own. Harvest Tags may only be possessed or used by the recipient of the tag with the following exceptions:
 - a. A parent or guardian may be in possession of Harvest Tags assigned to their minor children under the age of eighteen (18).
 - b. An individual harvesting for a disabled hunter, in accordance to Tribal law, may possess the disabled hunter's Harvest Tags.
 - c. A person harvesting under a ceremonial permit or special needs permit may possess the harvest tag issued under the ceremonial permit or special needs permit.
- 5.5 Wanton and Willful Waste. A person shall be found guilty of the misdemeanor crime of wanton and willful waste when the individual intentionally and negligently harms a natural resource leaving it damaged against the use, taking, or enjoyment by others or when a person takes a resource and intentionally and negligently fails to utilize the resource allowing it to waste to the point that it is not useable by the taker or another individual.
 - a. Prosecutorial discretion. At the discretion of the Tribal Prosecutor, the offense of Wanton and Willful Waste may be charged as an infraction or a misdemeanor under this code or other applicable Tribal law.
- 5.6 Interference with Law Enforcement Efforts to Enforce Tribal Law. A person shall be found guilty of Interference with Law Enforcement Efforts to Enforce Tribal Law if they assault, resist, oppose, impede, intimidate, bribe, or attempt to bribe, or interfere with an Enforcement Officer engaged in enforcing this Ordinance.
- 5.7 Illegal Taking of Harvested Resource. A person shall be found guilty of Illegal Taking of Harvested Resource if they molest, disturb, or appropriate any wild animal or plant or carcass thereof, which has been lawfully reduced to possession by or is otherwise owned by another.
- 5.8 Failure to Cooperate with Law Enforcement Investigation of Harvesting Activity. A person shall be found guilty of Failure to Cooperate with Law Enforcement Investigation of Harvesting Activity if they
 - a. Fail to obey the hand, verbal command, emergency light, visual, or audible siren signal of an Enforcement Officer or other authorized law enforcement officer;
 - b. Elude, knowingly flee, or attempt to evade an Enforcement Officer following a visible or audible signal to stop (a visible or audible signal under this section may include the use of hands, voice, emergency lights or sirens);
 - c. Use unjustified force, violence, or threat of violence on an Enforcement Officer for the purpose of interfering or influencing the performance of an official duty; or

- d. Fail to consent to any lawful search as authorized.
- 5.25.9 Harvesting of Endangered Species. A person shall be found guilty of Harvesting of Endangered Species if they take, possess, or harm any threatened or endangered species except as authorized by Tribal Law.
- 5.10 Harvesting Specially Permitted Animals without a Permit. A person shall be found guilty of harvesting a specially permitted animals without a permit if an individual member harvests a bear, elk, or sturgeon without a tribally issued permit.
- 5.11 Destruction of a natural resource or property of the Tribe's Natural Resource Department.

 A person shall be found guilty of destruction of a natural resource or property of the Tribe's Natural Resource Department if an individual takes any action to damage, destroy, pollute, denigrate, or harm a natural resource or property of the Tribe's Natural Resource Department.

5.3

5.4<u>5.12</u> *Defense*.

- a. <u>HarvesterTribal Member</u> Responsibility. It shall be no defense in any criminal or civil prosecution under these regulations for a <u>Tribal Memberindividual</u> to claim a lack of awareness or understanding of these regulations or other applicable law.
- b. *Federal Prosecution*. Nothing in these regulations shall be deemed to preclude a federal prosecution for a violation of federal law. Federal prosecution may be pursued in addition to or in lieu of other enforcement procedures provided by these regulations.
- c. State Jurisdiction Preempted. It shall not be a defense to any civil infraction or criminal offense under these regulations that the alleged activity may be lawful under State law.

Article VI. Enforcement and Penalties

6.1 Civil Penalties.

Fine classifications. The following fines shall apply to the civil infractions in these Regulations:

Class A \$50

Class B \$100

Class C \$250

Class D \$500

Class E \$1000

Repeat offenders violations. A penalty of up to 3 times the amount of the base civil fine for each—offense may be imposed if the violator is found liable for a second or any subsequent violation of—the same provision.

Procedure for Civil Infractions.

Any person subject to the civil jurisdiction of the Little River Band and who is charged with an infraction under Tribal laws and regulations shall be subject to the procedures and remedies provided for in this Ordinance.

Unless expressly provided for elsewhere in these regulations, an Enforcement Officer shall issue—a civil citation for each civil infraction of Tribal laws and regulations.

Each citation shall contain the following information:

the express provision of the regulations alleged to be violated;

the substance of the violation alleged to have occurred;

the maximum forfeiture that can be imposed for the violation;

provide notice to the violator that the violator may appear at a civil hearing before the Tribal Court, on the cited infraction;

the signature of the violator acknowledging receipt of the citation, amount of fine, and notice of the hearing date, time, and place.

Upon issuance of an infraction notice, the Enforcement Officer may seize all plants, fish, wildlife, or migratory birds in the possession of the suspected violator.

Pay and forfeiture. A violator who is issued a citation may pay the fine amount indicated on the -citation in lieu

of appearing before the Tribal Court.

If the violator chooses to use the "pay and forfeit" procedure, the violator shall deliver the fine-amount, in the form of check or money order, along with the citation, by mail or in person, to the Tribal Court within 14 days as provided on the citation. No other proceedings under this Ordinance—shall be initiated against any person who pays the fine as provided in this section.

If a violator does not use the "pay and forfeit" procedure under this section, the violator shall appear before the Tribal Court on the date listed on the citation.

Upon completion of the hearing, the Tribal Court shall issue an order to pay a fine, restitution, community service, or other remedy provided set forth in this Ordinance; or if the Tribal Court determines that the suspected violator has not violated laws and regulations of the Tribe, the Tribal Court shall relieve the fine.

The Tribal Court may assess reasonable hearing costs upon any person whom the Tribal Court finds liable of the infraction cited.

Immunity of Tribal Officers. Enforcement Officers, Tribal employees, Tribal Attorneys, and Natural—Resource Commissioners, and Tribal Court officers and employees shall be immune from civil liability for—acts committed in connection with the enforcement of Tribal or federal conservation laws and regulations.

Field Bond.

Upon issuing a citation, an Enforcement Officer may demand that a suspected violator post a Field—Bond in an amount equal to the maximum penalty amount of the civil penalty plus the liquidated—damages amount for the violations in the citation.

Field Bond property may be cash or other property of the violator that the Enforcement Officer—reasonably believes is valued at an amount at least equal to the required citation and liquidated—damages amounts.

A Field Bond is justified and may be collected by an Enforcement Officer using any reasonably necessary, nondeadly force, when a violator who is issued a citation:

refuses to sign the citation; or

cannot be, or refuses to be, identified; or

is an enrolled member of the Little River Band of Ottawa Indians, Little Traverse Bay Band of Odawa Indians, Grand Traverse Band of Ottawa and Chippewa, or

any other reason that leads the Enforcement Officer to believe that the violator's presence—at the Tribal Court hearing cannot be assured, or the violator's willingness or ability to pay—the—fine—or—liquidated—damages assessment reasonably can be questioned; AND if the Enforcement Officer determines that:

seizure of the violator's property is necessary to secure the important Tribal interest of guaranteeing the presence within Tribal jurisdiction of sufficient assets of the violator to secure payment of the citation(s) and restitution to the Little River Band for any damages—determined by the Tribal Court to have resulted from civil violation of Tribal laws and regulations; and

there is a need for prompt action because it is likely that the violator will leave the jurisdiction of the Little River Band with violator's property and not return.

The Enforcement Officer shall issue a Bond Notice to a suspected violator when the officer takes possession of any bond property.

The Bond Notice shall be prepared in triplicate and shall be signed by the suspected violator.

One signed copy shall be attached to the civil citation and filed with the Tribal Court; a second copy shall be retained by the Enforcement Officer for enforcement record; and a third copy shall be given to the suspected violator.

The Bond Notice shall contain the following information:

date;

suspected violator's name and address;

complaint number;

alleged violation;

dollar amount of the fine;

estimated liquid damages amount;

identification number and signature of the issuing Enforcement Officer;

if cash bond is posted, the amount of the cash received;

if property bond is posted, a description of the property, including serial and model numbers, when available, and the Enforcement Officer's estimate of the value of the property;

information concerning the redemption or return of the Field Bond;

Within 2 business days of being posted, all cash bonds shall be deposited in a trust account established by the Tribal Court through the Tribe for that purpose.

All bond property shall be inventoried, labeled with the suspected violator's name and citation number, and placed in secured storage within 24 hours of being posted.

Bond Redemption. Non-cash bond property may be redeemed at any time during normal business—hours by posting of a cash bond, or payment for damages, with the Tribal Court.

Post-judgment redemption must occur within 60 days of the entry of the Tribal Court's final order regarding the infraction, unless an appeal is filed.

In any case of bond redemption, the Tribal Court shall issue a receipt for the cash redemption value, which receipt shall be acknowledged by the Enforcement Officer as payment for the redeemed property.

If the suspected violator is found liable for the alleged infraction, and there is no appeal, the bond—shall beapplied in satisfaction of the Tribal Court's order.

Any non-cash bond property shall be sold at auction, and the proceeds shall be applied to the judgment. Any excess proceeds shall be returned to the violator.

Failure to appear at the Tribal Court hearing shall result in entry of a default judgment and forfeiture of

If the suspected violator is found to be not liable for the alleged infraction, the Enforcement Officer shall return the bond property promptly.

Damages, Restitution, Fines, Fees, or other applicable Penalties -

- a. Restitution for Improper/Illegal Harvest or Possession.
 - 1. In addition to any other penalties provided by law, a person found liable for a criminalivil c o n d u c t infraction or forfeiting bond, upon a charge of illegal taking, killing, or possession of a plant, fish, migratory bird, or wildlife creature, shall reimburse the Tribe for each plant, fish, migratory bird, or wildlife creature, according to the schedule below:

	
<u>SPECIES</u>	<u>FINE</u>
Sturgeon, Grayling, Elk, Bear, or any	<u>\$2500</u>
endangered, threatened, or protected	
species as defined by the LRBOI Natural	
Resource Department	
Deer, Muskellunge, Tiger Muskellunge	<u>\$1000</u>
Wild turkey, beaver, mink, otter, badger,	<u>\$500</u>
bobcat mMuskellunge, tTiger muskellunge,	
<u>lLake tTrout, bBrown trout, rRainbow</u>	
trout, brook trout, lLargemouth bass,	
sSmallmouth bass, wWalleye, nNorthern	
pike, wWhitefish, mMenominee whitefish	
Rabbit, muskrat, squirrel, raccoon, Rruffed	\$100
grouse, woodcock, morning dove,	
ringneck pheasant, quail, sharptail grouse	
Any fish or game animal not named	<u>\$50</u>

SPECIES FINE

Format Format

Format

	Sturgeon, Grayling, Elk, Bear, any Endangered Species	\$2500
	Deer	\$1500
	Wild turkey, Beaver, mink, otter, badger, bobcat Muskellunge, Tiger muskellunge	\$1000 Lake
	Trout, Brown trout, Rainbow trout, brook trout, Largemouth bass, Smallmouth bass,	Walleye, Northern
-	pike, Whitefish, Menominee whitefish	\$100 Rabbit,
-	muskrat, squirrel, raccoon, Ruffed grouse, woodcock, morning dove,	
	ringneck pheasant, quail, sharptail grouse	\$100
	Any fish or game animal not named	\$50

- 4.2. When the Tribal Court enters an Order declaring bond to be forfeited, the Tribal Court may also order that some or the entire forfeited bond be paid as restitution to the Tribe according to the above schedule. A hearing to determine the amount of restitution is not required for an Order of Restitution under this section.
- b. Restitution for other damages. The Tribal Court shall prepare and annually shall review and revise, as necessary, a Schedule of Liquidated Damages (SLD) calculated to approximate the cost of equitable restitution to the Tribe for damage that is caused by a violation of Tribal laws and regulations. In calculating other liquidated damages, the Tribal Court shall consider, in addition to any other factors reasonably deemed relevant:
- 1. cost to the Tribe of producing and protecting the resource, including the costs of law enforcement that shall include the general overall costs and cost particularized to the individual violation(s) where appropriate;
- 2. cost of replacing or restoring the resource, including, but not limited to, survey of the damaged resource, damage appraisal, investigational assistance and reports, rehabilitation, reforestation, loss of future revenue, and loss of productivity;
- 3. damages for trespass;
- e.<u>b.</u> The Tribal Court shall ensure that the SLD is posted annually in the Tribal buildings, and published in local newspapers in Manistee and Mason Countyon the Tribe's website.
- c. In any hearing on a suspected <u>criminal violation infraction</u> of the laws <u>orand</u> regulations of the Tribe, the Tribal Court shall <u>presume assign that</u> the amount <u>fixed stated</u> on the <u>most current SLD as restitution represents the damages</u> owed to the Tribe as restitution if the suspected violator is found liable for the <u>criminal offenseinfraction</u>.
- 6.2 This presumption may be rebutted by evidence that shows, by clear and convincing evidence, that the amount indicated in the SLD is so excessive in a particular case as to be punitive, or so inadequate in a particular case as to result in a gross deprivation of adequate restitution.

In any case in which the presumption successfully is rebutted, the parties may introduce evidence—to prove the actual damages as in any other <u>criminal</u>civil case.

Community Service.

d. In addition to any <u>civil-criminal</u> penalty or liquidated damages imposed, or community service, set out in Tribal laws or regulations, the Tribal Court may require, in lieu of, or in addition to any fine impose, and liquidated damages, community service of a type to be determined by the Tribal Court.

a.

e. Examples of such community services may include, but may not be limited to, serving a feast for the elders, providing food and services to the membership during the spring or fall feasts, providing a feast for the membership, clean-up of Tribal lands, provide assistance to the Conservation Department biological staff, as requested.

b.

f.c. The Tribal Court may consult with the Cultural Preservation Committee Historic Preservation

Department or designated Cultural Department in an effort to determine an appropriate remedy

that best befits Aníšhinaábek traditions—for the violation.

- 6.3 For any finding of liability for a violation that occurs during a ceremonial harvest, the penalty—shall be exclusive of fines or liquidated damages, but all other provisions of criminal civil penalties may apply.
- Remedial Harvest Education Course. In addition to the <u>criminal</u>—eivil penalties set out in Tribal laws and regulations, the Tribal Court may require any violator to complete a remedial Tribal Harvest Education Course.
 - 6.4–6.4 Costs. The Tribal Court also may charge the violator with payment of all reasonable costs associated with the <u>criminal-civil</u> prosecution of Tribal laws and regulations, including collection of any settlement, fine, or restitution costs; witness expenses; accounting expenses; demand letters; hearing costs; and attorney fees.
 - 6.5 Revocation of Harvest Privileges.
 - a. In addition to any fine imposed by the Tribal Court as a result of a finding of liability for an infraction of Tribal laws or regulations, the Tribal Court may revoke a Tribal citizen's harvesting privileges if an individualthe member is found:
 - 1. to be liable for three (3) infractions during a three (3) -year period;
 - 2. to have carelessly handled a firearm, trap, bow, or crossbow that caused accident and injury to a person or property;
 - 3. to have carelessly handled a firearm, trap, bow, or crossbow that caused injury to fish, migratory birds, or wildlife;
 - 4. to have carelessly injured a human being by use of a firearm, trap, bow, or cross bow;
 - 5. to have caused accidental injury or death to a person by use of a firearm, trap, bow, or cross bow, and fled or failed to render assistance;
 - <u>6.</u> to have failed to comply with the terms of any Tribal Court order, or suspension of privileges; or
 - 6.7. to have otherwise participated in conduct highly offensive to the traditions of the Aníšhinaábek people.
 - b. Any revocation of an <u>member's individual's</u> harvesting privileges shall be for a period not to exceed <u>thirty-six</u> (36) months.
 - b. In the event that the Tribal Court is considering whether to revoke a member's harvesting privileges, the Tribal Court shall cause notice to be delivered by registered or certified mail, or personal service to the member Prior to revoking an individual's harvesting privileges, notice shall be provided by the Court or the law enforcement agency who investigated the offense.
 - 1. The notice shall be delivered at least 14 calendar days before the Tribal Court hearing—called to determine the case.
 - 2.1. The notice required by this section shall contain the following:
 - a. a elear statement that the Tribal Court will consider whether to revoke the offender's privilege of exercising harvesting privileges, and that the privilege may be revoked for up to 24 thirty-six (36) months.
 - b. a statement of the basis for the proposed action including a list of the alleged criminal offenses, infractions, or other violations involved;
 - c. the date of the Tribal Court hearing to consider the case; a statement that the member-individual has the right to appear before the Tribal Court, to present evidence, to call witnesses, and to be represented by legal counsel at their own expense.

6.6 Forfeiture. The Tribal Court may, upon conviction of any person of any civil or criminal violation of this ordinance at the Court's discretion and in addition to any other fines or penalties the Court may impose,

order any materials permanently seized from such person.

6

Article VI. Criminal Offenses

Criminal Offenses and Procedures. Any person subject to the criminal jurisdiction of the Little River—Bandwho is charged with a criminal offense under this Article shall be prosecuted under the Rules of Criminal Procedures and, if found guilty, penalized as a criminal offender as prescribed by Tribal law. Resisting or Obstructing an Enforcement Officer. A person shall be guilty of the criminal offense of resisting or obstructing an Enforcement Officer if the person:

physically assaults, or otherwise resists or obstructs any Enforcement Officer authorized to enforce the provisions of Tribal laws or regulations; or

knowingly gives any false report to any Enforcement Officer.

Eluding an Enforcement Officer. A person shall be guilty of the criminal offense of eluding an Enforcement Officer if the person knowingly flees or attempts to evade an Enforcement Officer following a visible or audible signal to stop. A visible or audible signal under this section may include the use of hands, voice, emergency lights or sirens.

Threat or Intimidation to an Enforcement Officer. Any person shall be guilty of the criminal offense—of threat or intimidation of an Enforcement Officer, who uses unjustified force or violence or threaten the—use thereof on an Enforcement Officer for the purpose of interfering or influencing the performance of an official duty shall be guilty of the criminal offense of threat or intimidation to an Enforcement Officer. False Impersonation of an Enforcement Officer. Any person shall be guilty of the criminal offense of—false impersonation of an Enforcement Officer who falsely represents themself to be an Enforcement Officer—authorized to enforce the provisions of Tribal laws and regulations, or shall assume to act as such an Enforcement Officer, without having been duly appointed.

Disorderly Conduct. Any person shall be guilty of the criminal offense of disorderly conduct if the person causes a public inconvenience, annoyance, or alarm; or creates a risk thereof by engaging in fighting or threatening to fight; or making an offensively coarse utterance, gesture or display; or creates a hazardous or physically offensive condition by behavior that is threatening, challenging to fight or fighting is prohibited. Trafficking Fish and Game. A person shall be guilty of the criminal offense of trafficking fish and game if the person:

sells or barters, or has in his possession with intent to sell or barter;

exposes or offers for sale or barter; or

ships for commercial purposes, or has in their possession with intent to ship for commercial purposes, any big or small game or fish or parts thereof.

Provided that, this section shall not apply to the sale or possession of fish lawfully taken during—commercial treaty fishing season, the possession or sale of hides or antlers of game animals lawfully—taken, or the sale or barter between members or descendants of any federally recognized Indian—Tribes for the personal use of such members.

Interference with Hunting or Fishing Related Property. A person shall be guilty of the criminal offense—of interference with the hunting or fishing related property of another if the person, without the permission—of the owner, uses, operates, occupies, moves, disturbs, taints or otherwise tampers with fishing gear, firearms, vehicles, boats, blinds, feed plots or other hunting or fishing-related personal property belonging—to another.

Illegal Possession of Harvest Tags. A person shall be guilty of the criminal offense of Illegal Possession of Harvesting Tags if an individual is found in possession of harvesting tags that are not their own. Harvesting Tags may only be used by the recipient of the tag. A guardian may only be in possession of the Harvesting Tags of minor children under the age of eighteen (18).

Wanton and Willful Waste. A person shall be found guilty of the misdemeanor crime of wanton and willful waste when the individual intentionally or negligently harms a natural resource leaving it damaged against the use, taking or enjoyment by others.