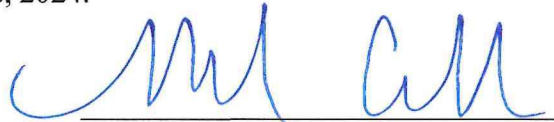


4. Service and proof of service of the Notice shall conform with the provisions for Service of Summons in CITC 620.120.2 (c) and (d).
5. No child may be held in protective custody for more than five days, excluding Saturdays, Sundays and judicial holidays, without an order of the court, that the child remain in shelter pending further investigation of the child's condition or circumstances. A child may be maintained in shelter care pursuant to an order of the court that finds there is probable cause to believe that a child is dependent and the child's condition or surroundings reasonably appear to endanger the child's welfare. CITC 641.200.
6. Only a tribal prosecutor or Family Services may file a petition alleging a child named therein is a dependent child within the jurisdiction of the court. Such petition may be filed based upon information and belief. The petition shall be filed prior to the shelter hearing required by CITC 641.200 unless good cause exists for not filing the petition. In any case, a petition shall be filed within two days, excluding Saturdays, Sundays and judicial holidays, after the emergency removal or ex party application for removal order. CITC 641.300.
7. As used in parts 5 and 6, above, a "judicial holiday" means a paid legal holiday for tribal employees,
8. As used herein, the phrase "filed with the court" means filed in accordance with Supplemental Court Rule 2024-01, PROCEDURES FOR FILING DOCUMENTS IN THE COQUILLE INDIAN TRIBAL COURT.

DATED this 1st day of June, 2024.



Melissa Cribbins
Chief Judge
Coquille Indian Tribal Court