SHOSHONE AND ARAPAHOE TRIBAL COURT Shoshone and Arapahoe Tribes Wind River Indian Reservation Fort Washakie, Wyoming

IN THE MATTER OF THE ADOPTION OF	·)
RULES RELATING TO CHILD SUPPORT)
CASES PURSUANT TO RULES CV-104)
AND 105)
	Α

ORDER

The Shoshone and Arapahoe Tribal Court having determined that child support is improtant to the Wind River Indian Reservation by adopting the above-mentioned rules then allowing a six months period of time for public inspection and comment and it appearing that said rules should become final;

That due to increased direct and indirect costs of processing these cases it is necessary to increase the filing fee of \$25.00 to \$50.00; and

That \$20.00 for each service of process is a reasonable amount to charge.

RULE OF COURT NO. CV-106 FILING FEE

The filing fee for each case filed under Rule CV-104 shall be \$50.00.

RULE OF COURT NO. CV-107 SERVICE OF PROCESS FEE

The fee for each service of process involving cases filed pursuant to Rule CV-104 shall be \$20.00.

IT IS HEREBY ORDERED that, pursuant to the inherent authority of the Court the above Rules CV-106 and 107 be, and the same are hereby adopted to apply in all proceedings pursuant to Rule CV-104.

IT IS FURTHER ORDERED that Rules CV-104 and 105 be final rules.

Dated this W day of October, 1996

John & Clair Chief Judge

Shoshore and Arapahoe Tribal Court