

IN THE DISTRICT COURT OF THE CHEROKEE NATION  
CRIMINAL DIVISION

2021 JUN 14 AM 10:45

CHEROKEE NATION,  
Plaintiff,  
vs.  
LISA DAWN COOKSON  
DOB: 09/07/1967  
  
Defendant.

Case No. CF-21-734

CHEROKEE NATION  
DISTRICT COURT  
DISTI MONCOOYEA  
COUNT CLERK

AMENDED INFORMATION

- COUNT 1: ELECTION FRAUD - 26 CNCA §104
- COUNT 2: FALSE PERSONATION - 21 CNCA § 1531(3)
- COUNT 3: FALSE PERSONATION - 21 CNCA § 1531(3)
- COUNT 4: FALSE PERSONATION - 21 CNCA § 1531(3)
- COUNT 5: FALSE PERSONATION - 21 CNCA § 1531(3)
- COUNT 6: FALSE PERSONATION - 21 CNCA § 1531(3)
- COUNT 7: FALSE PERSONATION - 21 CNCA § 1531(3)

IN THE NAME AND BY THE AUTHORITY OF THE CHEROKEE NATION:

I, Sara Hill, Attorney General of the Cherokee Nation, upon oath and affirmation of office, give information that in the Cherokee Nation and within Indian Country as defined by 18 U.S.C. section 1151 and the laws of the Cherokee Nation, anterior to the presentment thereof, **Lisa Dawn Cookson** did commit the following crime(s):

COUNT 1:

That **LISA DAWN COOKSON** did, on or between the 1st day of January, 2021 and the 24th day of April 2021, commit the crime of **Election Fraud**, by unlawfully, fraudulently and knowingly preparing, altering and presenting in excess of 90 absentee ballot request forms to the Cherokee Nation Election Commission, in the names of citizens of the Cherokee Nation, for whom she had no permission to request/obtain nor signatures from said citizens to request/obtain the absentee ballot request forms, said actions were done in an attempt to alter the outcome of an election.

**COUNT 2:**

That **LISA DAWN COOKSON** did, on or between the 1st day of January, 2021 and the 24th day of April, 2021, commit the crime of **False Personation**, by impersonating another by representing herself to be Karri Locust, and in such assumed character did acknowledge, fill out and present an absentee ballot request form to the Cherokee Nation Election Commission, in the name of Karri Locust, without the consent or knowledge of Karri Locust and with intent that the same be delivered and used as true.

**COUNT 3:**

That **LISA DAWN COOKSON** did, on or between the 1st day of January, 2021 and the 24th day of April, 2021, commit the crime of **False Personation**, by impersonating another by representing herself to be Kevin Goodnight, and in such assumed character did acknowledge, fill out, and present an absentee ballot request form to the Cherokee Nation Election Commission, in the name of Kevin Goodnight, without the consent or knowledge of Kevin Goodnight and with intent that the same be delivered and used as true.

**COUNT 4:**

That **LISA DAWN COOKSON** did, on or between the 1st day of January, 2021 and the 24th day of April, 2021, commit the crime of **False Personation**, by impersonating another by representing herself to be Todd Mutzig, and in such assumed character did acknowledge, fill out, and present an absentee ballot request form to the Cherokee Nation Election Commission, in the name of Todd Mutzig, without the consent or knowledge of Todd Mutzig and with intent that the same be delivered and used as true.

**COUNT 5:**

That **LISA DAWN COOKSON** did, on or between the 1st day of January, 2021 and the 24th day of April, 2021, commit the crime of **False Personation**, by impersonating another by representing herself to be Jannet Scott Ellis, and in such assumed character did acknowledge, fill out, and present an absentee ballot request form to the Cherokee Nation Election Commission, in the name Jannet Scott Ellis, without the consent or knowledge of Jannet Scott Ellis and with intent that the same be delivered and used as true.

**COUNT 6:**

That **LISA DAWN COOKSON** did, on or between the 1st day of January, 2021 and the 24th day of April, 2021, commit the crime of **False Personation**, by impersonating another by representing herself to be Delbert Davis, and in such assumed character did acknowledge, fill out, and present an absentee ballot request form to the Cherokee Nation Election Commission,


in the name of Delbert Davis, without the consent or knowledge of Delbert Davis and with intent that the same be delivered and used as true.

**COUNT 7:**

That **LISA DAWN COOKSON** did, on or between the 1st day of January, 2021 and the 24th day of April, 2021, commit the crime of **False Personation**, by impersonating another by representing herself to be Lisa Davis, and in such assumed character did acknowledge, fill out, and present an absentee ballot request form to the Cherokee Nation Election Commission, in the name of Lisa Davis, without the consent or knowledge of Lisa Davis and with intent that the same be delivered and used as true.

**FURTHER**, the defendant and/or victim qualify as an Indian as defined in 25 U.S.C. section 1301, being a member of the Cherokee Nation, a federally recognized tribe, and the defendant did, within the Cherokee Nation and on Indian Country on the dates aforesaid, commit the above crime(s), contrary to the Cherokee Nation statutes cited above, and against the peace and dignity of the Cherokee Nation.

**SARA HILL  
ATTORNEY GENERAL**

By:   
**Sandy J. Crosslin, CNBA #CNBA-0771  
Assistant Attorney General**

**WITNESSES ENDORSED FOR THE CHEROKEE NATION**

Brian Catcher	Cherokee Nation Marshal Service PO Box 948	Tahlequah, OK 74465
Delbert Davis		Tahlequah, OK 74464
Lisa Davis		Tahlequah, OK 74464
Marcus Fears	22116 S. Bald Hill Rd.	Tahlequah, OK 74464
Erik Fuson	Cherokee Nation Marshal Service 22114 South Bald Hill Road	Tahlequah, OK 74464
Kevin Goodnight		Tahlequah, OK 74464
Karri Locust		Tahlequah, OK 74464
Tristan Locust		Tahlequah, OK 74464
Todd Mutzig		Tahlequah, OK 74464
Shawna Roach	Cherokee Nation Marshal Service 22114 S. Bald Hill Rd	Tahlequah, OK 74464
Jannet Scott Ellis		Tahlequah, OK 74464
Bobby Slover		Tahlequah, OK 74464
Vineta Jo Slover		Tahlequah, OK 74464
Vincent Smith	Cherokee Nation Marshal Service 22114 S. Bald Hill Rd	Tahlequah, OK 74464
David Walkingstick		Tahlequah, OK 74464