



United States Department of the Interior

BUREAU OF INDIAN AFFAIRS

MUSKOGEE AREA OFFICE
101 N. 5TH STREET
MUSKOGEE, OK 74401-6206

IN REPLY REFER TO:

Tribal Operations
Area Special Officer

FILED

MAY 16 1994

OKLAHOMA SECRETARY
OF STATE

MAY 12 1994

Ms. Kathy Jekel
Office of the Secretary of State
101 State Capitol
Oklahoma City, OK 73105

Dear Ms. Jekel:

Enclosed is the Cross-Deputization Agreement between the City of Healdton, Oklahoma, and the Bureau of Indian Affairs. This document has received approval from all the appropriate parties. The agreement and the letter of approval must now be filed with your office.

We are furnishing a copy for your records, but must request that the original document in its entirety be returned to this office. Thank you for your cooperation.

Sincerely,

Acting

Area Director

Enclosures

RECEIVED

MAY 16 1994

OKLAHOMA SECRETARY
OF STATE



FILED

MAY 16 1994

OKLAHOMA SECRETARY
OF STATE

SUSAN B. LOVING
ATTORNEY GENERAL OF OKLAHOMA

May 2, 1994

United States Dept. of the Interior
Bureau of Indian Affairs
Muskogee Area Office
101 N. 5th Street
Muskogee, Oklahoma 74401-6206

Re: Proposed Cross-Deputization Agreement Between the City of Healdton and
the Bureau of Indian Affairs, ICA No. 94-0004.

Dear Sir\Madam:

LETTER OF APPROVAL

The Attorney General has reviewed the referenced Agreement and found it to comply with the provisions of the Interlocal Cooperation Act. Pursuant to the provisions of 74 O.S. 1981, § 1004(f), the referenced Agreement is hereby officially **APPROVED** as of the date of the signature manifested hereon.

Please be advised that, before the Agreement may go into force, copies of the Agreement, and of this Letter of Approval, must be filed with the County Clerk and the Secretary of State.

Signed this 2nd day of May, 1994.

Respectfully submitted,

SUSAN B. LOVING
ATTORNEY GENERAL OF OKLAHOMA


JOSEPH L. McCORMICK, IV
ASSISTANT ATTORNEY GENERAL

tr94-0004.10a

CROSS-DEPUTIZATION AGREEMENT
BETWEEN
THE CITY OF HEALDTON, OKLAHOMA,
AND THE BUREAU OF INDIAN AFFAIRS

FILED

MAY 16 1994

OKLAHOMA SECRETARY
OF STATE

This Agreement is entered pursuant to the authority of the Indian Law Enforcement Reform Act, 25 U.S.C. Section 2801, et seq. and 74 O.S. Section 1001, et seq. which provide for cooperative agreements to promote better law enforcement services.

The intent of this Agreement is to provide for the cross-deputization of law enforcement officers employed by the various agencies which are parties to this Agreement so that each agency's officers will be authorized to provide law enforcement services and make lawful arrests in Indian Country within the geographic area of Carter County and the City of Healdton. It is the expressed desire and intent of all parties to this Agreement to allow law enforcement officers to react immediately to observed violations of the law and other emergency situations without regard to whether they occur on or off Indian lands.

All the parties to this Agreement recognize that when law enforcement officers arrest a criminal suspect, the officers may not know whether the suspect or the victim is an Indian or whether the arrest or the suspected crime has occurred in Indian Country, as defined by 18 U.S.C. Section 1151, and that therefore there is great difficulty in determining the proper jurisdiction for the filing of charges. It is further recognized that the official jurisdictional determination will be made by a prosecutor from one of the various jurisdictions, not by cross-deputized arresting

officers who may deliver the arrestees to the detention facilities of the various agencies which are parties to this Agreement.

The parties further expressly recognize the manifest intent of the Indian Law Enforcement Reform Act to eliminate the uncertainties which previously resulted in the reluctance of various law enforcement agencies to provide services in Indian Country for fear of being subjected to tort and civil rights suits as a consequence of the good-faith errors of officers making arrests or quelling disturbances in Indian Country. To eliminate such concerns, the Bureau of Indian Affairs, to the maximum extent possible under applicable law, commits that if a state, local, or tribal officer holding a BIA Deputy Special Officer (DSO) commission makes a good-faith arrest of an Indian and delivers the arrestee to a detention facility or to a prosecutor of the wrong jurisdiction through good-faith error, and is later sued in his personal capacity in an action sounding either in tort or in a civil rights violation, predicated upon the plaintiff's Indian descent, his arrest in Indian Country, and his delivery to the wrong jurisdiction, it will be the policy of the Bureau of Indian Affairs to provide such an officer with the same protections that would have been made available to a BIA law enforcement officer acting under like circumstances. Those protections shall include those provided by the Federal Tort Claims Act, 28 U.S.C. Section 2401, 2671-2680, as amended.

The parties to this Agreement, therefore agree as follows:

1. Duration

This Agreement shall be in effect for a period of one year from and after its approval. It shall continue to effect from year to year, unless any party gives written notice of intent not to renew at least thirty days prior to the expiration in any given year, or unless sooner terminated by the thirty day termination period.

Any party to this Agreement may terminate this Agreement by giving thirty days written notice of termination to all other parties setting out the effective date of termination.

2. Organization

No separate legal or administrative entity is to be created hereby.

3. Purpose

The purpose of this Agreement is to provide for efficient, effective, and cooperative law enforcement efforts in and around Indian Country in Healdton, Oklahoma, and its terms should be interpreted in that spirit. Accordingly, all parties to this Agreement shall cooperate with each other to provide comprehensive and thorough law enforcement protection, including but not limited to effecting arrests, responding to calls for assistance from all citizens and from other law enforcement officers, performing

investigations and providing other assistance such as dispatching and detention in Healdton, Oklahoma.

4. Finance

Activities of each of the respective parties will be financed by each of the respective parties except as expressly provided herein.

5. Termination

This Agreement may be terminated as provided in Paragraph 1, above.

6. Administration

The provisions of the Agreement shall be administered by a board comprised of the Superintendent, Chickasaw Agency, BIA, Ada, Oklahoma, and the Chief of Police, Healdton, Oklahoma.

7. Property

No real or personal property is to be acquired or held under this Agreement. When personal property is loaned from one party to another it shall be returned as soon as possible upon request of the owner-party.

8. Commissions

A. Each agency which is a party to this Agreement may, in its discretion, issue special law enforcement commissions to law

enforcement officers of other agencies which are parties to this Agreement upon the application for such by an agency party. Such commissions shall grant the officers the same law enforcement authority as that of officers of the commissioning agency unless specifically limited by the terms of the commission. When an agency issues such a commission, it shall provide notice of that commission, including the name of the officer receiving the commission, to each of the other agencies who are parties to this Agreement.

B. A commission shall not be granted unless an officer has complied with all the prerequisites for appointment as a police officer as set forth in 70 O.S. Section 3311, or 68 BIA Manual Section 9.1, et seq., and with the specific requirements of the commissioning agency. Those prerequisites must include the following:

- (1) United States Citizenship;
- (2) A High School Diploma or Equivalent;
- (3) No Conviction For a Felony or Other Crime Involving Moral Turpitude;
- (4) Documentation of Annual Weapons Qualifications;
- (5) A Finding that the Applicant is Free of Any Physical, Emotional, or Mental Condition Which might Adversely Effect His or Her performance as a Police Officer.

C. If requested by the commissioning agency, the applicant's agency shall provide a National Crime Information Center background check on the applicant.

D. The commissioning agency may, at any time, suspend or revoke an officer's commission for reasons solely within its discretion. The commissioning agency shall notify the officer's agency in writing of the suspension or revocation and the reasons therefor. Within ten (10) days after such notification that agency shall cause the commission card and any other evidence of the commission to be returned to the commissioning agency.

9. Scope of Powers Granted

A. Officers carrying DSO commissions issued by the Bureau of Indian Affairs pursuant to this Agreement are given the power to enforce (i) all federal criminal laws applicable to Indian Country, including the Major Crimes Act, 18 U.S.C. Section 1153, and the Code of Indian Tribal Offenses in 25 CFR Part 11, where applicable, and (ii) Chickasaw Nation tribal laws, where the Chickasaw Nation has authorized the Secretary of the Interior to enforce such laws, and to make other arrests on Indian Land for criminal offenses where applicable.

B. Officers carrying commissions issued by a state agency, a sheriff's department, or a city police department are given the authority to enforce Oklahoma state criminal laws and city ordinances, where applicable.

C. The parties to this Agreement note that the applicability of federal and tribal laws in Indian Country may depend on whether the suspect or victim is Indian and that state laws have been held generally to be inapplicable to Indians in Indian Country; and the

parties agree that nothing in this Agreement makes any law applicable to a certain person or certain conduct where it would not otherwise be applicable. Accordingly, the purpose of this Agreement is to provide cross-deputized officers with the authority to enforce applicable law only.

D. Nothing in this Agreement alters or conveys any judicial jurisdiction, including the authority to issue warrants for arrest or search and seizure or to issue service of process. Similarly, nothing in this Agreement is intended to impair, limit, or affect the status of any agency or the sovereignty of any government.

10. Disposition and Custody

A. Any person arrested by an Officer commissioned pursuant to this Agreement shall be taken to a responsible official of the prosecuting jurisdiction. In order to ascertain the proper prosecuting jurisdiction, the officer shall ask the arrestee, where practicable, whether he or she is Indian or non-Indian and shall rely on that representation.

B. The prisoner shall be taken before a judge of the appropriate jurisdiction for initial appearance, bond setting, and probable cause hearing within forty-eight hours from time of arrest.

C. Whenever feasible and practicable all medical and dental needs of prisoners shall be provided by an Indian Health Service (IHS) or tribal health care facility. A listing of those facilities appears below. The City of Healdton shall promptly

notify the tribal police or BIA Muskogee Area Office police of such needs, to afford the opportunity to arrange for the treatment and the transport to treatment or to otherwise advise the City of Healdton on action to be taken. In cases of extreme emergency where it is not feasible or practicable to seek tribal police or BIA police advice in advance, the City of Healdton may obtain such care for prisoners at local, federal, or state facilities as emergency needs dictate. In such instances, the care provider should be advised to contact the nearest IHS facility for further instructions and for claims advice within 72 hours of the first furnishing of care or treatment. The City of Healdton shall promptly notify the tribal or BIA police of actions taken when such emergency circumstances occur. If for some reason IHS refuses to pay for such emergency medical care, the BIA will take all appropriate and lawful action so that the burden of payment will not fall upon the City of Healdton.

A listing of Indian Health Service and Indian tribal health care facilities in eastern Oklahoma follows:

Carl Albert Indian Hospital	Ada	(405) 436-3980+
Chickasaw Nation Health Clinic	Ardmore	(405) 226-8181*
Chickasaw Nation Health Care Center	Tishomingo	(405) 371-2392*
Claremore Indian Hospital	Claremore	(918) 341-8430+
Sam Hider Jay Community Clinic	Jay	(918) 253-4271*
PHS Indian Health Center	Miami	(918) 542-1655
Okemah Indian Health Center	Okemah	(918) 623-0555+*
Salina Community Clinic	Salina	(918) 434-5397*
Sapulpa Health Center/ Creek Nation of Oklahoma	Sapulpa	(918) 224-9310+*
W.W. Hastings Indian Hospital	Tahlequah	(918) 458-3100+
Eufaula Health Center/ Creek Nation of Oklahoma	Eufaula	(918) 689-2457*
Cherokee Nation Health Clinic	Sallisaw	(918) 775-9159*
Cherokee Nation Health Clinic	Stilwell	(918) 696-6911*

Choctaw Nation Health Services
Authority

Choctaw Nation Health Center

Hugo Health Center

McAlester Health Center

PHS Indian Health Center

Lawton Indian Hospital

Talihina (918) 567-2211+*

Broken Bow (405) 584-2740*

Hugo (405) 326-7561*

McAlester (918) 423-8440*

Wewoka (405) 257-6281

Lawton (405) 353-0350+

+ Open 24 hours, 7 days per week

* A tribally operated facility

IHS personnel shall be permitted to visit BIA prisoners as frequently as necessary to ensure that medical care including medication is being provided to the prisoner and that all available health services for which the prisoner is eligible are being utilized.

11. Detention, Travel and Expenses

A. If Indian prisoners are detained in the Healdton City Jail, they shall be detained in accordance with Oklahoma laws, rules, regulations, and jail standards applicable to jails in the State of Oklahoma. The Sheriff or Chief of Police, pursuant to Oklahoma law, shall continue to exercise exclusive control of the operation of local jails.

B. All travel and transportation of prisoners necessary for court appearances in Federal or CFR Courts and all necessary transportation of prisoners for health care, except local emergency health care, shall be performed by the Bureau of Indian Affairs.

Any necessary travel performed by City of Healdton personnel in court attendances may be reimbursed to the City of Healdton by the Bureau of Indian Affairs at the rate provided by the Oklahoma State Travel Reimbursement Act (74 O.S. 500.2 et seq.)

upon the filing of an appropriate claim with the Area Director, BIA Area Office, Muskogee, Oklahoma. Reimbursement shall be subject to the Area Director's approval and further subject to the availability of funds appropriated for such purposes.

C. In the event it becomes necessary to provide guard security for an Indian prisoner at a health facility or any place other than the Healdton City Jail, it shall be the responsibility of the Bureau of Indian Affairs to provide such service.

D. In the event an emergency mental or psychiatric situation arises with an Indian prisoner, it shall be the responsibility of the Bureau of Indian Affairs to immediately take custody of said prisoner for appropriate action pursuant to applicable law.

E. In the event of a major crime investigation on Indian land participated in by City of Healdton personnel, all items of evidence shall be turned over to BIA officers who shall be responsible for it and for any expert tests or analyses to be performed.

12. Supervision

It is understood and agreed by the parties to this Agreement that the respective agencies, their agents, employees, and insurers, have no authority nor any right whatsoever to control in any manner the day-to-day discharge of the duties of officers who have been commissioned pursuant to this Agreement.

13: Liabilities and Immunities

A. It is understood and agreed that each agency which is a party to this Agreement, its agents, employees, and insurers, do not, by virtue of this Agreement, assume any responsibility or liability for the actions of officers commissioned pursuant to this Agreement which are performed outside the scope of their duties.

B. Notwithstanding Subsection A, any officer carrying a DSO, performing any act within Indian Country, will be afforded the protection of the Federal Tort Claims Act while acting within the scope of his employment as a Federal officer pursuant to the provisions of the Federal Tort Claims Act and pursuant to the provisions of the Indian Law Enforcement Reform Act, 25 U.S.C. § 2804(f).

C. Nothing in this Agreement shall be read as waiving or limiting any defenses to claims of liability otherwise available to law enforcement officers, such as the defense of qualified immunity.

D. Nothing in this Agreement shall be construed as a waiver of any government's sovereign immunity, not otherwise expressly waived by legislative act.

E. Should the City of Healdton be sued in Tort or in a Civil Rights suit arising from the exercise of authority granted by a DSO Commission, the Tribe/BIA will pay the deductible amount, not-to-exceed \$3,000.00, under the City of Healdton's liability insurance policy, subject to the availability of funds appropriated for this purpose.

14. Additional Parties

It is understood by the parties to this Agreement that additional agencies with law enforcement responsibilities may choose to join as parties hereto but that no amendment will be made to the terms of this Agreement without the agreement of all the parties signatory to it.

15. Approval

This Agreement shall be effective when approved by the Attorney General as provided in 74 O.S. § 1004(f), when signed by authorized officials of the governing body of the City of Healdton, when signed by the Area Director, Muskogee Area Office, Bureau of Indian Affairs, and when filed of record as provided by 74 O.S. § 1001 et seq. A copy of the resolution of the governing body of the City of Healdton authorizing entry into this Agreement is attached to this Agreement.

16. Indian Country Identification

The Bureau of Indian Affairs shall prepare and furnish to the City of Healdton a map and legal descriptions of all known Indian land within Healdton, Oklahoma.

17. Laws Applicable to Indian Country

The Bureau of Indian Affairs shall provide the City of Healdton with an officers' manual containing all laws to be enforced on Indian land including tribal laws.

Approved as to proper form and compatibility with the laws of the State of Oklahoma:

Joseph J. McK...

ATTORNEY GENERAL

4/28/94

DATE

APPROVED:

Doug Hale

CHIEF OF POLICE, HEALDTON, OKLAHOMA

12/20/93

DATE

APPROVED:

Greg D. Lee

MAYOR (CITY MANAGER) FOR THE CITY OF HEALDTON, OKLAHOMA

12/20/93

DATE

APPROVED AS TO PROPER FORM AND COMPATIBILITY WITH THE LAWS OF THE UNITED STATES:

Emmett H. Rice
Asst. _____
REGIONAL SOLICITOR,
DEPARTMENT OF THE INTERIOR

2-17-94

DATE

APPROVED:

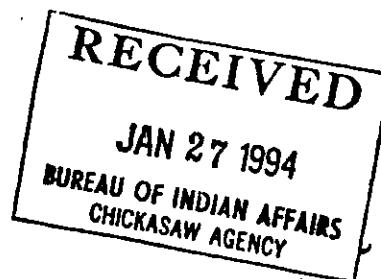
John D. ...

AREA DIRECTOR, MUSKOGEE AREA OFFICE,
BUREAU OF INDIAN AFFAIRS

2/18/94

DATE

CITY OF HEALDTON
REGULAR COUNCIL MEETING
MINUTES
DECEMBER 20, 1993



PRESENT: MAYOR: ROYCE RESER
COUNCILMEMBERS: RANDY WELCH
KENNETH GLENN
CITY MANAGER: CARL STEWART
CITY CLERK: VIVIAN GLENN
GUESTS: BILL BLANKENSHIP
MR. & MRS. IRVAN STANKE
RAY GLENN
CLYDE HAYES
TOM McNEILL
LINDSAY LEIGURE
MARK HINDMAN
KEN CHAFFIN
BILLY JACK WALK
ABSENT: COUNCILMEMBER: ED WALKER
CITY ATTORNEY: DAVID CHANDLER

The meeting was called to order at 7:07 PM by Mayor Reser.

There were no Attorney's Reports.

The minutes of the previous meeting were approved as presented.

Discussion on accepting the alcohol breath analyzer from the hospital was tabled for the 01/03/94 meeting.

Councilmember Welch made a motion to adjourn into Executive Session which was seconded by Councilmember Glenn. The vote was as follows:

AYE: Mayor Reser, Councilmembers Glenn and Welch

NAY: None

Motion carried.

After returning from Executive Session, motion was made by Councilmember Welch to adjourn back into regular session which was seconded by Councilmember Glenn. The vote was as follows:

AYE: Mayor Reser, Councilmembers Welch and Glenn

NAY: None

Motion carried.

Councilmember Welch made a motion to take no action on the Executive Session which was seconded by Councilmember Glenn. The vote was as follows: (See Attached Sealed Executive Minutes)

AYE: Mayor Reser, Councilmembers Glenn and Welch

NAY: None

Motion carried.

Motion was made by Councilmember Glenn to table any action on the VFW building until the next regular meeting which was seconded by Councilmember Welch. The vote was as follows:

AYE: Mayor Reser, Councilmember Welch and Glenn

NAY: None

Motion carried.

Councilmember Welch made a motion to sign and approve the Cross-Deputization Agreement between the city and Bureau of Indian Affairs which was seconded by Councilmember Glenn. The vote was as follows: (See Attached Agreement)

AYE: Mayor Reser, Councilmembers Glenn and Welch

NAY: None

Motion carried.

There was some discussion on the cable television service. City Manager Stewart advised the council that he was inviting the cable franchise people to attend the next regular council meeting in order for them to answer questions about their service.

The following bids on the 1972 Chevy 1 ton truck were opened and read by Mayor Reser:

(1) Dren VanWinkle	\$150.00
(2) Don Westbrook	\$200.00
(3) Jimmy Glenn	\$301.26
(4) Shot Price	\$305.00
(5) Bob Pinkerton	\$200.00
(6) Terry Schmit	\$425.00

Motion was made by Councilmember Glenn to accept the high bid of \$425.00 from Terry Schmit which was seconded by Councilmember Welch. The vote was as follows:

AYE: Mayor Reser, Councilmembers Welch and Glenn

NAY: None

Motion carried.

The following bids on radar units were opened and read by Mayor Reser:

(1) AIS	Dpt #1 \$1275.00
Spiro DK	Dpt #2 \$1220.00
(2) Midwest Radar	Single Antenna \$1495.00
Lamar MO	Dual Antenna \$1983.00

Councilmember Welch made a motion to purchase one (1) radar unit from AIS at a cost of \$1275.00. Councilmember Glenn seconded the motion and the roll call vote was as follows:

NAY: Councilmember Glenn

AYE: Councilmember Welch

NAY: Mayor Reser

Motion did not carry.

Mayor Reser opened and read the following bid for a 1994 pickup:

(1) Cornish Motor Co	\$9566.00
Haldton DK	

Councilmember Welch made a motion to accept the bid from Cornish Motor Company and to pay for the pickup out of the Capitol Improvement Fund. Councilmember Glenn seconded the motion and the roll call vote was as follows:

AYE: Mayor Reser

AYE: Councilmember Welch

AYE: Councilmember Glenn

Motion carried.

Motion was made by Councilmember Welch to give all full-time employees who have been employed over one (1) year a \$75.00 Christmas bonus and to all full-time employees employed under one (1) year a \$40.00 Christmas bonus. Councilmember Glenn seconded the motion and the roll call vote was as follows:

AYE: Councilmember Welch

AYE: Councilmember Glenn

AYE: Mayor Reser

Motion carried.

Under Reports, City Manager Stewart informed the council that the street paving project had been completed.

Under Council Communications, Councilmember Welch stated that he did not appreciate the letter from Washburn Engineering advising the city that they give Paver's Inc grace on the 22 day overage on the street paving project for the north part of town. Councilmember Welch further stated that he felt as though the letter was a threat, and that he did not like to be threatened.

Councilmember Glenn and Mayor Reser had nothing under Council Communications.

Councilmember Glenn made a motion to allow the paying of all signed claims and purchase orders which was seconded by Councilmember Welch. The vote was as follows: (See Attached Claims Lists)

AYE: Mayor Reser, Councilmembers Glenn and Welch

NAY: None

Motion carried.

Motion to adjourn. Meeting adjourn at 9:15 PM.

Robert L. ...
MAYOR

William ...
CITY CLERK

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