



## INTERIOR BOARD OF INDIAN APPEALS

Charles V. World Turner v. Great Plains Regional Director, Bureau of Indian Affairs

61 IBIA 330 (10/06/2015)



# United States Department of the Interior

OFFICE OF HEARINGS AND APPEALS  
INTERIOR BOARD OF INDIAN APPEALS  
801 NORTH QUINCY STREET  
SUITE 300  
ARLINGTON, VA 22203

CHARLES V. WORLD TURNER,	)	Order Docketing Appeal, Vacating
Appellant,	)	Decision, and Remanding
	)	
v.	)	
	)	Docket No. IBIA 15-108
GREAT PLAINS REGIONAL	)	
DIRECTOR, BUREAU OF INDIAN	)	
AFFAIRS,	)	
Appellee.	)	October 6, 2015

Charles V. World Turner (Appellant) appealed to the Board of Indian Appeals (Board) from a June 15, 2015, decision by the Great Plains Regional Director (Regional Director), Bureau of Indian Affairs. The Regional Director denied Appellant’s request to encumber the IIM account of Sharon St. John for court-ordered child support payments, now in arrears. Appellant contends that the Regional Director’s decision is inconsistent with the Board’s decision in *Victoria J. Pretty Paint v. Rocky Mountain Regional Director*, 38 IBIA 177 (2002). On September 28, 2015, the Board received a motion from the Regional Director to vacate his decision and remand the matter for further consideration. The Board grants the motion.

Therefore, pursuant to the authority delegated to the Board of Indian Appeals by the Secretary of the Interior, 43 C.F.R. § 4.1, the Board docket the appeal, vacates the Regional Director’s June 15, 2015, decision, and remands the matter to the Regional Director for further consideration.<sup>1</sup>

I concur:

\_\_\_\_\_  
// original signed  
Steven K. Linscheid  
Chief Administrative Judge  
\_\_\_\_\_

\_\_\_\_\_  
//original signed  
Thomas A. Blaser  
Administrative Judge

<sup>1</sup> Our decision to vacate the Regional Director’s decision renders moot an additional request by the Regional Director to stay an order for the administrative record.