## ONAYOTE? A·KÁ· TSI? SHAKOTIYA? TO·LÉHTE? APPELLATE COURT, INITIAL REVIEW

Docket/Parties: 14-AC-010 Greg Matson vs. Oneida Election Board

Date Filed: July 30, 2014

Date of Initial Review: July 30, 2014

The purpose of Initial Review (IR) is to answer threshold questions regarding the jurisdiction of a case and the procedural and material sufficiency of the Notice of Appeal. IR will determine if a case is ripe for appellate review and if not ripe, will determine which Original Hearing Body (OHB) has jurisdiction. IR may affirm or overturn a single issue decision of an OHB where that similar issue has been settled as a matter of law by previous appellate court decisions. In accordance with the Oneida Nation Administrative Procedures Act, §XI, F and the Oneida Tribal Judicial System, Appellate Court, Rules of Appellate Procedure, the IR body shall accept an appeal when an Appellant alleges with sufficient clarity that the OHB decision contains one or more of the following elements:

- 1. \_\_\_ A violation of constitutional provisions.
- 2. \_\_\_ The decision is outside the scope of the authority or otherwise unlawful.
- 3. \_\_\_ The decision is clearly erroneous and is against the weight of the evidence presented at the hearing level.
- 4. \_\_\_ The decision is arbitrary and/or capricious
- 5. There is exhibited a procedural irregularity which would be considered a harmful error that may have contributed to the final decision, which if the error had not occurred, would have altered the final decision.
- 6. There is presentation or introduction of new evidence that was not available at the hearing level, which, if available, may have altered the final decision.

## INITIAL REVIEW DECISION

Judicial Officers: James VanStippen, Robert Miller Jr., (Pro Tem), and Lois Powless presiding.

Rule 2 (E) Perfection of Notice: If the appellant fails to provide a completed Notice of Appeal Form, the filing fee or waiver form, or any required documents or materials, the appellant shall be so notified of any filing deficiencies by the Clerk with five (5) days and shall have five (5) days from receipt of this notice to perfect the filing. Failure to perfect the filing within five (5) days shall result in the non-acceptance of the appeal.

A copy of the written decision of the original hearing body is required.

TO: The Original Hearing Body in the above captioned case. Notice is hereby given that the Oneida Tribal Judicial System, Appellate Court has taken jurisdiction of this case and requests all evidence used by the lower hearing body and a copy of the decision. The evidence should be mailed or delivered within fourteen (14) calendar days upon receipt of this request. Evidence will be mailed or delivered to:

The Oneida Tribal Judicial System P.O. Box 19, Suite # 1 Ridgeview Plaza 3759 West Mason Street, Oneida, WI 54155

Lead Judicial Officer Signature and Date: 1011162

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