ONEIDA TRIBAL
JUDICIAL SYSTEM

SEP 02 2014

# ONEIDA TRIBAL JUDICIAL SYSTEM APPELLATE COURT

RECEIVED BY:

Michael T. Debraska, Leah Sue Dodge, et al. Appellants

Case No.: 14-AC-012

V.

Date: September 2, 2014

Oneida Business Committee, Oneida Election Board,

Oneida Law Office, Respondents

APPELLANTS' RESPONSE TO RESPONDENTS' MOTION TO LIFT STAY ON SPECIAL ELECTION

On Thursday August 28, 2014 the Oneida Business Committee (BC) unanimously passed BC Resolution 08-28-14-A which cites BC Resolution 03-13-02-O (Exhibit A) which states that "the Oneida Constitution reflects an intent to promote the widest possible participation of Oneida people in their governance," and that "the use of [a SEOTS] polling site is likely to increase participation in tribal elections." So why would the Respondents ever exclude the SEOTS polling site in any elections?

As demonstrated by the case now before the Court, decisions by "Oneida people in their governance" are determined not only via triennial General Elections but also via Special Elections. Therefore, Appellants ask again that the Court issue a Declaratory Ruling (as a form of relief sought in the Appellants' Brief at the Trial Court level in this case, yet ignored in the Trial Court's Decision) to address whether, in order to protect the "intent" of the Oneida Constitution by "promot[ing] the widest possible participation," the SEOTS polling site should be included in all Tribal elections and not be excluded based on arbitrary and/or capricious decisions of the Election Board, the Business Committee nor the Appeals Commission.

<sup>&</sup>lt;sup>1</sup>The Oneida Law Office's March 7, 2002 'Statement of Effect' regarding BC Resolution 03-13-02-O, included in Exhibit A, states that the "resolution (a) designates a facility in Milwaukee be chosen in accordance with the Oneida Election Law, as a second polling site for the July, 2002 and future Oneida elections," but does not mention anything about the Respondents' ability to **selectively** exclude or include the SEOTS polling site regarding Special Elections as opposed to General Elections.

The Respondents state in their Motion to lift the Stay of the Special Election that they'll include the SEOTS polling site as an "exception" made at their discretion, underscoring the arbitrary and/or capricious nature of their theory about the inclusion of the SEOTS polling site in elections and demonstrating their belief that, despite their mandate and ability to abide by the Constitution's intent to "promote the widest participation of Oneida people," they chose not to without explanation or justification. Appellants suspect this suggests that ulterior motives were at play in the Respondents' decisions based on their concerns regarding the impact the SEOTS polling site could have on election results, if not merely resulting from a lack of competence and/or disinterest in protecting and promoting the voting rights of all Tribe members.

BC Resolutions cannot trump the Election Law passed by GTC which states at 2.12-10, "All Special Elections shall follow rules established for all other elections. This includes positions for all Boards, Committees and Commissions." While that language conflicts with other parts of the Election Law which establish different rules for Special Elections (2.7-3; 2.9-1; 2.11-11(b); 2.12-6; 2.12-8), BC Resolution 03-13-02-O (and thus BC Resolution 08-28-14-A) acknowledge the intent of the Constitution to "promote the widest possible participation of Oneida people," which translates into the need for the Court to address how to best ensure sufficient notice to Tribe members whenever the election of the Judiciary is held.

Section B., 2.12-6 of the Election Law states, "Dates of all Special Elections shall be set, as provided for in this law, by the Business Committee as recommended by the Election Board or as ordered by the Oneida Appeals Commission in connection with an election challenge." [Emphasis ours]

Appellants maintain that the term "election challenge" applies to election results challenges as well as the challenge before the Court regarding Respondents' decision to schedule and notice an election in a way

<sup>&</sup>lt;sup>2</sup> The Election Law stated such as late as the adoption of GTC Resolution 01-04-10-A, Amendments to the Oneida Election Law.

that failed to "promote the widest participation of Oneida people" by not reflecting GTC's vote to include the Judiciary in the 2014 General Election which involved the SEOTS polling site, and therefore the Court has the right to determine the date on which the Special Election for the Judiciary candidates will occur.

However, Appellants also maintain that it would be in the best interests of the Oneida people for GTC to determine the date on which the Judiciary election should be held, just as GTC did for the 2014 General Election in which the Judiciary election was originally supposed to take place, and for notice to be made in the same way that it was for that General Election as outlined in 2.7-3 of the Election Law. [This is another form of relief that Appellants will request in their Brief which is due to the Court by September 22, 2014.]

BC Resolution 08-28-14-A states, "further delay of election for the new Judiciary until the Appellate Court of the Oneida Appeals Commission rules on the merits of the case would make it impossible to train new Judges and have them ready by the November 1, 2014 deadline[.]"

This sudden concern for meeting a 'deadline' stands in stark contrast with the BC's lax actions regarding other GTC directives, mandates and 'deadlines' that the BC has failed, and is failing, to abide by.

As an example, BC Resolution 08-02-00-B states that the following be resolved: "[OBC]...recognizes a need, expressed by [GTC], that the Oneida Tribe should and must be restructured to meet the needs of the membership today and on a long term basis, and...[OBC] shall continue its efforts to bring back a restructuring plan that meets those needs and shall schedule a meeting during which restructuring plans, including the December 18, 1999 restructuring plan, can be properly introduced and lawfully adopted by [GTC.]" Yet, **fourteen years later** the BC has not brought a plan back to GTC for their lawful adoption.

Similarly, GTC voted on June 16, 2014 for a Land Use Plan to come before GTC for a vote no later than October 31, 2014 and for Community Meetings to be held prior to GTC being presented that plan for

approval, yet no Community Meetings regarding the Land Use Plan have been announced and no October 2014 GTC Special Meeting date has been scheduled by the BC, despite the GTC's approved 'deadline.'

At the August 13, 2013 BC Regular Meeting the BC voted to cancel the September 22, 2014 GTC Meeting about the Tribal budget saying that the newly-elected BC needed more time to study the Tribal budget before presenting it to GTC for approval, but as of yet no GTC Meeting to address the Tribal budget has been scheduled despite the fact that GTC's decisions at that not-yet-scheduled GTC Meeting could significantly impact the ability of the BC to implement the Judiciary by November 1, 2014.

Appellants argue that, likewise, GTC should be given time to reconsider the practicality of the November 1, 2014 date for implementation of the Judiciary based on factors including their assessment of the ways in which the BC has implemented the Judiciary Transition Plan, scheduled the Judiciary caucus, and planned the Judiciary election, as well as serious budgetary concerns, in order to make certain that such an endeavor proceeds with the "widest possible participation of the Oneida people in their governance".

Just as the BC exercised their ability on June 16, 2014 to come before GTC to request (1) a re-caucus of the Judiciary candidates due to errors made by the Legislative Operating Committee of which BC members constitute five members, and (2) to postpose the election of the Judiciary from a General Election to a Special Election from which the the SEOTS polling site was inexplicably excluded resulting in the Appellants' filings and subsequently the Stay issued by the Court, the BC now has the opportunity to schedule a GTC Special Meeting to apologize to GTC for delaying the Transition process by excluding the SEOTS polling site from the Special Election for the Judiciary and to request that GTC allow the BC to delay implementation of the Judiciary in order to guarantee the widest participation of Tribe members in

decisions regarding the election and implementation of the Judiciary. Appellants maintain that this also includes the need for GTC to be able to consider whether to once again re-caucus Judiciary candidates.

It should be noted that shortly after 8:00 a.m. on Thursday August 28, 2014, Appellants Leah Dodge and Frank Cornelius filed a Petition sponsored by four of five Appellants with the Tribal Secretary's Office, the purpose of which is: "For a GTC Meeting to be held in a timely manner on a Saturday or Sunday starting no later than 1 p.m. to allow for greater membership participation, and that GTC vote whether: (1) all Tribal elections include the SEOTS polling site, including the inaugural Judiciary Election as was GTC's intent by voting to include the Judiciary in the 2014 General Election; (2) to nullify any Judiciary Election that excludes the SEOTS polling site that may have occurred before the requested meeting is held; (3) a new Judiciary Caucus be held and that due notice be made in Kalihwisaks and prominent places 10 days prior to that Caucus and the inaugural Judiciary Election; (4) to address other Tribal election issues."

Whether the receipt of that Petition had an impact on the Respondents' decision to later that same day file the Motion to lift the Stay on the Special Election of the Judiciary by offering to make an "exception" and include the SEOTS polling site is uncertain, but the Petition was submitted in sufficient time for the Enrollments Office to certify the signatures in order for the Business Committee to be able to place the item on the September 10, 2014 BC Regular Meeting Agenda, as will be requested of the BC by Appellants.

Appellants maintain that the BC should schedule that requested GTC Meeting in a timely manner in order to: (1) explain to GTC why the SEOTS polling site was excluded from the Special Election of the Judiciary despite the intent of the Constitution to "promote the widest participation of the Oneida people in their governance" and the fact that GTC voted to include the Judiciary in the 2014 General Election to be held at both polling places; (2) explain why the BC may need to request that GTC vote to postpone the date

for the implementation of the Judiciary rather than for the Election Board, BC or the Appeals Commission to make rushed judgments or take rash actions on matters that will have profound impacts on all Tribe members; (3) ask GTC whether a new Judiciary caucus should be held given that several GTC members were unaware of the July 6, 2014 Judiciary caucus held on a Sunday during a holiday weekend in which a Powwow was taking place; (4) address the means and ways by which scheduling and notification of all caucuses, primaries, and elections are to be made to Tribe members; (5) address apparent discrepancies in the Election Law's language regarding rules for Special Elections as opposed to General Elections.

Appellants further maintain Respondents will suffer no harm (other than perhaps losing face) in being denied their Motion to lift the Stay of the Judiciary election and are instead required to take these matters before GTC for their consideration, whereas Appellants as a class and GTC as a whole will suffer harm by being denied the possibility to delay implementation of the Judiciary due to actions by the Respondents and to decide whether to hold a new caucus, as well as how to notice and when to hold both a new caucus (if approved by GTC) and the Judiciary election, just as they did for the July 12, 2014 General Election.

Section B., 2.12-7 of the Election Law states, "Notice of said Special Election shall be posted by the Election Board in the prominent locations, and placed in the Tribal newspaper not less than ten (10) calendar days prior to the Special Election." [Appellants believe that, despite the distinction made in 2.7-3, there should be no difference in how any election is noticed, and will make that argument in their Brief.]

First, the 'publication date' of the Kalihwisaks is not the same as the 'distribution date' in that, while a digital copy of the Kalihwisaks is often made available in PDF format on the Tribe's website on Thursdays, physical copies of the actual newspaper are usually not widely available on the Oneida Reservation until the next day (Friday) or afterward when people receive copies via mail (sometimes not until Saturday).

Second, Appellant and Milwaukee resident Mike Debraska can testify that his receipt of Tribal newspapers, as well as other notices mailed to Tribe members, are often received more than a week after the publication date and/or after the receipt of those notices by Tribe members who live on the Oneida Reservation, thus well after activities noticed in the newspaper have occurred and thereby disallowing arrangements to be made for the "widest participation of the Oneida people" in short-noticed events, thereby putting several Tribe members at an unnecessary disadvantage regarding Tribal participation. <sup>3 4</sup>

Appellants therefore request, in order to "promote the widest participation of the Oneida people" in the Special Election of the Judiciary candidates, that *even if* the Court assigns a date for the Judiciary election, rather than wait until the matter goes before GTC, that the Special Election be held on a Saturday from 7:00 a.m. to 7:00 p.m. just as the July 12, 2014 General Election was held, and that notice of the Saturday election date be published in the Kalihwisaks no later than two weeks prior to that Saturday election date.

For example, if the notice was published in the September 25, 2014 issue of Kalihwisaks, the Special Election could be held no earlier than Saturday October 11, 2014, in order to protect the Constitutional intent to "promote the widest possible participation of the Oneida people in their governance[.]"

Appellants also request that the Court direct the Tribe to post a notice on all Tribal Facebook pages (Governmental, SEOTS, Kalihwisaks, etc.) on each day leading up to the rescheduled Judiciary election.

<sup>&</sup>lt;sup>3</sup> The August 7, 2014 Issue of the Kalihwisaks contained a Legal Notice of Hearing stating that a "diligent attempt was made to notify the list of individuals of a claim(s) filed by the Oneida Tribe for judgment against them. A hearing shall take place on August 5, 2014, at 10:00 a.m. in the above captioned case at the Oneida Tribal Judicial System Office; located at Ridgeview Plaza, Suite #1, 3759 W. Mason St, Oneida, WI, 54155." Beyond the fact that Legal Notice wasn't published in the Kalihwisaks until two days after the hearings date in question, two of the notices (14-TC-107; 14-TC-108) were for BC Member Brandon Yellowbird-Stevens. The inability of the Oneida Tribe Judicial System to notify a member of the BC who was featured on the front page of that particular Kalihwisaks issue only demonstrates that publication in the Kalihwisaks does not guarantee timely notification of Tribe members. Simultaneously, it calls into question the Appeals Commission's notification methods and the actual significance of the Kalihwisaks as a means of proper notice of elections to Tribe members. See b B.

<sup>&</sup>lt;sup>4</sup> Appellant Leah Sue Dodge will testify that she did not receive notice of a Thursday August 21, 2014 Community Discussion regarding the Tribe's future plans for the 54 OneStop near her property until Saturday August 23, 2014. That meeting was subsequently rescheduled, most likely due the fact that people complained that sufficient notice wasn't given to Tribe members.

Alarmingly, Section B., 2.12-8 of the Election Law states, "In the event of an emergency, the Election Board may reschedule the election, provided that no less than twenty-four (24) hours notice of the rescheduled election date is given to the voters, by posting notices in the prominent locations."

Appellants are very concerned that if the Court grants the Respondents' Motion to lift the Stay and allows the Election Board to make the decision as to when to reschedule the Judiciary election, the Election Board will likely claim that, due to the November 1, 2014 'deadline,' the delay of the vote caused by the Court's Stay meets their definition of what constitutes an "emergency" and they will choose to hold the election with very short notice, thereby causing harm to Tribe members by not "promoting the widest possible participation." Therefore, Appellants request that any decision the Court makes regarding the rescheduling of the Judiciary election be either (preferably) for GTC to decide that date and means of notice at a GTC Meeting, or for the Appeals Commission to schedule the Special Election (preferably after the Court has reviewed the Appellants' Brief due on September 22, 2014) as outlined above regarding the need for sufficient notice to be given to all in order to maximize voter participation at both polling places.

Appellants will address these matters and more in their Brief, but submit this Reply now in a timely manner to show why the Respondents' Motion to lift the Stay of the Special Election will cause harm to Appellants as a class and GTC as a whole, and therefore the Respondents' Motion should be denied by the Court until this case is fully adjudicated and/or the GTC Petition filed by Appellants on August 28, 2014 can be addressed at a GTC Meeting held prior to any election of the Judiciary.

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Exhibit B: August 7, 2014 Kalihwisaks, page 10B



Oneidas bringing several hundred bags of corn to Washington's starving army at Valley Forge, after the colonists had consistently refused to aid them.

# Oneida Tribe of Indians of Wisconsin BUSINESS COMMITTEE



# EXHIBIT A

UGWA DEMOLUM YATEHE Because of the help of this Oneida Chief in cementing a friendship between the six nations and the colony of Pennsylvania, a new nation, the United States

was made possible.

P.O. Box 365 • Oneida, WI 54155 Telephone: 920-869-4364 • Fax: 920-869-4040

# Resolution # 3-13-02-O Milwaukee Polling Site

- WHEREAS, the Oneida Tribe of Indians of Wisconsin is a federally recognized Indian government and a treaty tribe recognized by the laws of the United States; and
- WHEREAS, the Oneida General Tribal Council is the governing body of the Oneida Tribe of Indians of Wisconsin; and
- WHEREAS, the Oneida Business Committee has been delegated the authority of Article IV, Section 1 of the Oneida Tribal Constitution by the Oneida General Tribal Council, and
- WHEREAS, the Oneida Constitution reflects an intent to promote the participation of Oneida people in their governance; and
- WHEREAS, there is a large community of Oneida members located in the Milwaukee area, which constitutes the largest Oneida community outside of the Green Bay area; and
- WHEREAS, members of the Oneida community in Milwaukee have sought the establishment of a polling site in Milwaukee, and
- WHEREAS, there is an Oneida tribal facility located in Milwaukee, the Southeastern Oneida Tribal Services ("SEOTS") Building, which qualifies as a polling site under the Oneida Election Law; and
- WHEREAS, Oneida members serving as local police in the Milwaukee area have offered their services at the polls; and
- WHEREAS, the use of such polling site is likely to increase participation in tribal elections:

NOW THEREFORE BE IT RESOLVED: that an approved facility in compliance with the Oneida Election Law, 2.8-0, Section B, located in Milwaukee, Wisconsin, is hereby designated as a second polling site for Oneida triennial elections, beginning with the July, 2002, election;

BE IT FURTHER RESOLVED: that the Oneida Police Chief is hereby authorized and directed to provide two (2) Oneida Police Officers for the Milwaukee polling site in order to provide the requisite police presence at the polling site required by the Oneida Election Law, at the July, 2002 elections, and for future triennial elections;

**BE IT FURTHER RESOLVED**, that votes shall be tabulated at the location where the votes were cast and the Election Board shall arrange for the video taping of the vote tallying at the polling locations;

**BE IT FURTHER RESOLVED:** that the sum of Fifteen Thousand Dollars (\$15,000.00) is hereby appropriated from the fiscal year 2002 General Fund, to cover the costs of providing the additional personnel needed at the site, and their expenses, such expenditures to be made at the direction of the Election Board Chairman; and

BE IT FURTHER RESOLVED: that the Election Board Chairman and the Election Board official designated to serve at the Milwaukee polling site shall arrange a code providing for the secure telephonic or fax transmission of the Milwaukee count for release as preliminary returns at the time the reservation polling site count is released.

NOW THEREFORE BE IT FINALLY RESOLVED: that the Oneida Election Board will work cooperatively with the Southeastern Oneida Tribal Services (SEOTS) Board to determine the location of the Milwaukee polling site.

## Certification

I, the undersigned, as Secretary of the Oneida Business Committee, hereby certify that the Oneida Business Committee is composed of 9 members of whom 5 members constitute a quorum. 8 members were present at a meeting duly called, noticed and held on the 13th day of March, 2002; that the foregoing resolution was duly adopted at such meeting by a vote of 7 members for; 0 members against; and 0 members not voting; and that said resolution has not been rescinded or amended in any way.

Julie Barton, Tribal Secretary Oneida Business Committee

### Statement of Effect

Resolution Establishing a Milwaukee Polling Site, Providing for a Police Presence, Appropriating Funds for Personnel Cost, and Providing for Transmission of Milwaukee Results

# Summary

This resolution is designed for the purpose of facilitating the casting of votes by members of the Oneida community in the Milwaukee area by establishing a tribal polling site in that area, beginning with the July, 2002 election. The resolution (a) designates a facility in Milwaukee be chosen in accordance with the Oneida Election Law, as a second polling site for the July, 2002 and future Oneida elections; (b) authorizes and directs Oneida Police Officer presence as required under the Oneida Election Law; (c) appropriates \$15,000 to cover the cost of election day staffing at the Milwaukee site; (d) and directs Election Board officials to devise a simple code to assure that preliminary Milwaukee returns reported by telephone or fax are authentic.

A public hearing was held on November 15, 2001. Revisions added since the public hearing include: votes shall be tabulated at the location where the votes were cast; and the Election Board shall arrange for the video taping of the vote tallying at the polling locations. Both the Tribal Election Board and Director of SEOTS have reviewed the revised resolution.

## Conclusion

There are no legal issues which would preclude adoption of this Resolution.

### **Board Vacancies**

To submit an application by **e-mail** send to: **TribalSecretary@oneidanation.org**To submit an application by **mail** send to:
Tribal Secretary's Office, PO Box 365 • Oneida, WI 54155
To submit an application in **person**:
Tribal Secretary's Office is located on the 2<sup>nd</sup> floor, Norbert Hill Center

Any questions please contact the Tribal Secretary's Office at 920-869-4364

# One (1) Vacancy

Individual eligible for election to the Board of Directors shall meet minimum qualifications determined by properly offered and approved motion (s) of the stockholders.

- 1. Qualifications for membership to the Board may include experience, education, prior service to the shareholder or its affiliates, or other qualifications which the
- shareholders deem appropriate and are within the parameters of applicable laws.

  2. Due to the regulated nature of the business and the state in incorporation, shareholders shall not be bound by the Oneida Tribe of Indians Policy on Boards,
- Committees, and Commissions when electing eligible members to the Board.

  3. A director does not need to be a resident of the State of Wisconsin.

#### Deadline: 4:30pm Friday, August 8, 2014

#### Oneida Library Board: One (1) Vacancy

PURPOSE: is to assist the Oneida General Tribal Council and the Library staff 1. To provide quality library and information services to the people of the Oneida community as well as Brown and Outagamic county residents through the continuation of existing tribal, county and interlibrary system agreements.

- 2. To encourage and promote the development of library services to meet the informational, educational, cultural and recreational needs of the Oneida Community Library clients.
- 3. To develop policies which will protect the unique resources held by the Oneida Community Library, specifically those pertaining to the Oneida/Hotinonshonni and other Native American Nations.
- 4. To promote the use of meeting areas within the Oneida Community Library for socially usefully and cultural activities.

  Qualifications:
- a) Any Oneida Citizen who appears on the official roll of the Oneida Nation of
- Indians of Wisconsin and is eligible to vote can serve on this body.
  b) Any patron of the Oneida Community Library who is on the official patron list of the Oneida Community Library.

Friday, Aug. 22, 2014

#### Anna John Nursing Home Commission One (1) Vacancy Finish term until 7/25/15

PURPOSE: is to serve in an advisory capacity for the Anna John Nursing Home (AJNH) ensuring the operations are within the guidelines and policies of the Oneida Tribe of Indians of Wisconsin and within all regulations, rules and policies governing the operation of a nursing home. The Board also ensures the AJNH maintains a safe and sanitary environment while providing quality care and services to residents of the facility and as ordered by each resident's attending physician. The Board shall have the

- following duties and responsibilities:
  a) Enhance service between the residents, families and the AJNH Administration
- b) To be involved, visit and participate in activities with the residents c) Ensure the AJNH is equipped and staffed in a manner to provide the best services
- d) To bring the Board's concerns and/or complaints to the AJNH Administration.
- Qualifications
- Must be an enrolled member of the Oneida Tribe or up to two health professional persons or licensed health professional persons may serve on the commission
- May not be employed by the Anna John Nursing Home.
   Shall serve a full term of 3 years.

Deadline: 4:30pm Friday, Aug. 22, 2014

# Legal Notice

#### ONEIDA TRIBAL JUDICIAL SYSTEM NOTICE OF HEARING

RE: Oneida Tribe of Indians of Wisconsin vs. Various Individuals

14-TC-105 - Andrea J. Wheelock

14-TC-106 – Yenvstakwas Danforth 14-TC-107 – Brandon L.Yellowbird-

Stevens 14-TC-108 – Brandon L. Yellowbird-Stevens

Stevens
14-TC-109 - Sharon Sarnowski
14-TC-110 - Tamar J. Comelius
14-TC-111 - Kimberly M. Moreno
14-TC-112 - Theresa Thorstenson
14-TC-113 - Theresa Thorstenson
14-TC-114 - Fern V. Orie

14-TC-115 – Bryant A. Hill 14-TC-116 – Kyle Wisneski 14-TC-117 – Linda A. Koehler 14-TC-118 – Kyle Wisneski 14-TC-119 – Robin & Armando A

Martinez Sr.

14-TC-120 – Sayokla D. Williams 14-TC-121 – Ethel Marie Summers 14-TC-122 – Aleanora K. Stevens

14-TC-123 – Tasha C. Santiago 14-TC-124 – Gary & Judy Elm

14-TC-125 - Richard J. Antone

14-TC-125 – Kristal Hill 14-TC-127 – Brandie L. Klarkowski 14-TC-128 – Jennifer M. Stevens

14-TC-129 – Phillip D. Jordan 14-TC-130 – Phillip D. Jordan 14-TC-131 – Jennifer M. Stevens 14-TC-132 – Shirley A. Ninham

14-TC-133 - Chris Doxtator 14-TC-134 – Kyla R. Wallenfang 14-TC-135 – Todd M. Schuyler

14-TC-136 – Todd M. Schuyler 14-TC-137 – Jody & Aleta Corneilus 14-TC-138 - Phillip J. Peters Jr.

14-TC-138 – Finish J. Feles 14-TC-139 – Kay Christjohn 14-TC-140 – William Pocan 14-TC-141 – Robert Jordan

A diligent attempt was made to notify the list of individuals of a claim(s) filed by the Oneida Tribe for judgment against them. A hearing shall take place on August 5, 2014, at 10:00 a.m. in the above captioned case at the Oneida Tribal Judicial System office; located at Ridgeview Plaza, Suite #1 3759 W. Mason St, Oneida, WI

For specific questions about this claim, settlement or payment arrangements prior to this hearing, please contact Timothy Zellmer, at Central Accounting at (920) 490-3566

Inquiries for additional information may be directed to Clerk of Court, Oneida Tribal Judicial System (920) 497-5800

# Letters

Seeking Support Dear TLC group:

I commend your efforts to have meaningful dialogue about Tribal issues. I am Racquel "Rocky" Hill, and I am running for Trial Court Judge. I believe I possess the nec-essary leadership skills a judge needs - committing myself to personal leadership and growth, making decisions based on facts, and ensuring policies and procedures are adhered to. I strong-ly believe in being objec-tive and fair, holding myself and others accountable, and treating everyone equally. I consider myself a work in progress with my character defects. My way isn't always the best way so I must keep an open mind and be compassionate wards and respect ideas

For the Kalihwisak's full policies please visit: http://www.oneidanation.org/uploade dFiles/z2013%2011 %2007%20%20Kali h%20Policies%20 Draft%20III.pdf

It seems there is a lack of an enforcement mechanism with the current judicial system. Decisions are made;

however, enforcement of court orders is missing. This is one area I would like to focus on to resolve quickly. In my opinion, giving back to the community would be more beneficial for the individual and the Tribe and a better learning experi-ence rather than being made to pay fines so I will be looking into restitution by way of commu-

nity involvement/com-

munity service.
As a lifelong resident, I care deeply about the Oneida Nation. I'm willing to take the necessary training and dig deep into the laws to learn and become as knowledgeable as possible to make the best fact-based decisions. My door will always remain open to everyone. I respectfully request your vote on August 23rd.

Yaw^ko Racquel "Rocky" Hill **EXHIBIT** 



### Kalihwisaks Letters To The Editor Policy

250 words. All letters are subject to editing and must have your signature, address and phone number for confirmation.
Confirmation of letters
will be needed before publication. Kalihwisaks has the right to refuse pub-

Effective January 1, 2001 per Kalihwisaks Policies & Procedures, Section I (c)(4), "Individuals will not be allowed to submit more than eight (8) letters per year regardless of top-ics." For more information

lication of submitted let-

etters must be limited to on Kalihwisaks Policies & Procedures, please contact (920) 496-7318

Guest articles and editori that appear in the Kalihwisaks are not neces sarily the views or opin-ions of the Kalihwisaks staff or the Oneida Nation of Wisconsin.

Although we require signed submission for let-ters, you can e-mail us now and send the hard copy through the mail - to ensure we get your submission by the deadline. E-mail your letters to: dwalschi@oneidanation.org

# www.kalihwisaks.com





Oneida Tribe of Indians of Wisconsin are dedicated to student success and committed to

The NWTC community and

the diversity of our employees and a culture that recognizes the contributions a diverse workplace

provides our community. NWTC offers the opportunity to work in a professional and stimulating environment where employees make a difference.

To see openings and to apply, please visit www.nwtc.edu/jobs

# Oneida Safety Town Registration August 11-15, 2014

Did you know that unintentional injury is the leading cause of death in children? Did you know that ninety percent of these nijuries can be prevented? Does your 4 to 6 year old know the rules that will keep him/her safe? Are those rules followed?



I very good questions. Not all children know the answers. But roll them in the FREE Oneida SAFETY TOWN program. SA ur summer safety camp, designed for children ages four thror arareness and prevention in a fun and creative way. This is done ofessionals from throughout the community. Children are taug SAFETY TOWN is a 1:



When: August 11-15, 2014 8:30-11:30a.m 1:00-4:00p.m.

Where: Recreation Center on County Hwy H in Oneida

ren are enrolled on a first come, first served basis. Parents are responsible for drop off and pickup of children and after class. Parents DO NOT need to stay with children during the session.

#### Oneida SAFETY TOWN 2014 Registration Form

hild's Name	Age	Date of Birth	Parent(s) Name
ddress	City	State	Zip
hone Number - (Child wil	be memorizing this number during s	afaty fown)	AM or PM Session (Circle One)
	whed or videotoped during SAFETY TOW		
Please note any medical not authorized to adminis		pecial needs that we may need to	b know. (Safety Town teachers and volunteers
management Combonic		Phone #	

Please fill out this form and return it to: Sheri Forgette, Oneida Community Health Center, 525 Airport Rd, Oneida, 54155. If you have questions, please call Sheri Forgette at 869-4815.