

December 18, 1986

## Six Nations Of The Grand River Indians

WHEREAS the Six Nations Indian Reserve No. 48 and No. 40B are for the sole use and benefit of the members of the Six Nations Indians of the Grand River.

AND WHEREAS the Six Nations Council is empowered to enact By-laws to set and enforce restrictions as to residency, trespassing or frequenting their lands for prohibited purposes.

AND WHEREAS paragraphs 81(1) (p) of the <u>Indian Act</u> authorizes the Council to enact by-laws for the removal and punishment of persons trespassing on the Reserve and paragraphs 81(1) (p.1) and (p.2) authorize Council to enact by-laws respecting and the residence of band members of the Reserve and the rights of spouses and children of band members to reside on the Reserve:

NOW THEREFORE, in pursuance of Sections 81(1) (p) (p.1) and (p.2) of the <u>Indian Act</u>, the Six Nations Council enacts as follows:

## 1) In This By-Law

- (a) "Reserve" means that tract of land, the legal Title to which is vested in Her Majesty that has been set apart by Her Majesty for the use and benefit of the Six Nations of The Grand River and known as the Six Nations Indian Reserve No. 40 and No. 40B.
- (b)"Unlawfully Frequenting for Prohibited Purposes" includes:
  - (i) habitually entering on in contravention of the <u>Indian Act</u> or any Bylaws made pursuant to the <u>Indian Act</u>.
  - (ii) habitually entering on with the intention of committing an act that is an offense contrary to the laws of the Parliament of Canada, and
  - (iii) entering on after having been convicted of an offence contrary to the laws of the Parliament of Canada that was committed on the Six Nations Indian Reserve.
- 2) Only a registered band member of the Six Nations of the Grand River Indians shall be entitled to reside on the Six Nations of the Grand River Indian lands.
- 3) Any other person residing or trespassing or unlawfully frequenting for prohibited purposes on the Six Nations Indian Reserves No. 40 and No. 40B, in violation of any of the provisions of the by-law shall be guilty of an offence and shall be liable on summary conviction to a fine not exceeding ONE THOUSAND DOLLARS (\$1,000.00) or imprisonment for term not exceeding THIRTY (30) days or BOTH.

Approved and passed at a duly convened meeting of the Six Nations Council this 18  $^{\text{th}}$  day of December 1986.

## William K. Montour Chief

Lewis B. Staats	Kerry Bombery
Councillor	Councillor
Kenneth R. Hill	John W. Peters
Councillor	Councillor
Dave Green	Lonny Bombery
Councillor	Councillor
E. Glenn Martin	Nina Burnham
Councillor	Councillor
W. Graham Smith	
Councillor	Councillor
Steve Williams	
Councillor	Councillor

Re-typed CERTIFIED TRUE COPY Stephen C. Bomberry, a Commissioner etc., Brant County, for Government of Canada Expires December 17<sup>th</sup> 1988

This Six Nations Council Residency by-law is still in effect as of December, 2005.