

BAND COUNCIL RESOLUTION 1370
RÉSOLUTION DE CONSEIL DE BANDE

NOTE: The words "From our Band Funds", "Capital" or "Revenue", which ever is the case, must appear in all resolutions requesting expenditures from Band Funds.
 NOTA: Les mots "des fonds de notre bande", "Capital" ou "revenu" selon le cas doivent paraître dans toutes les résolutions portant sur des dépenses à même les fonds des bandes.

THE COUNCIL OF THE CONSEIL DE LA BANDE INDIENNE	Iroquois of St. Regis	Current Capital Balance Solde de capital	\$ _____
DISTRICT	St. Regis - Kingston District	Committed - Engagé	\$ _____
PROVINCE	Ontario & Quebec	Current Revenue balance Solde de revenu	\$ _____
PLACE NOM DE L'ENDROIT	St. Regis Akwesasne Hall	Committed - Engagé	\$ _____
DATE	8 January AD 19 73 DAY - JOUR MONTH - MOIS YEAR - ANNÉE		

HEREBY RESOLVE:
 DECIDE, PAR LES PRÉSENTES:

To approve the attached By-Law No. 13 pertaining to
 "THE COLLECTION AND DISPOSAL OF GARBAGE OF ST. REGIS RESERVE NUMBER 15 IN THE PROVINCE
 OF QUEBEC AND OF THE CORNWALL ISLAND RESERVE NUMBER 59 IN THE PROVINCE OF ONTARIO.

Carried.....

Francis Sam (Councillor - conseiller)	Lawrence Francis (Chief - Chef)	
Louis Sunday (Councillor - conseiller)	John Sharrow (Councillor - conseiller)	
Mike Adams (Councillor - conseiller)	Angus Mitchell (Councillor - conseiller)	
William Francis (Councillor - conseiller)		

A BY-LAW REGULATING THE COLLECTION AND DISPOSAL OF GARBAGE OF ST. REGIS RESERVE NUMBER 5 IN THE PROVINCE OF QUEBEC AND OF THE CORNWALL ISLAND RESERVE NUMBER 59 IN THE PROVINCE OF ONTARIO.

The Council of the Iroquois of St. Regis Band of Indians at a meeting held makes the following by-law pursuant to paragraphs (a) and (r) of the Indian Act, R.S.C. 1952, as amended.

1. In this by-law;
"Person" shall include a corporation and the heirs, executors, administrators or other legal representatives of a person to whom the context can apply according to the law.
2. No person shall accumulate or permit to be accumulated on the lands in possession of another person on the Reserve anything which is or may become offensive or injurious to health.
3. No person shall deposit any dead animal, offal, fish, manure, garbage, fruit, vegetables, night-soil, filth, liquid waste, or anything of a nature which is or may become offensive or prejudicial to health upon or into any highway, street, road, alley, lane, lot, ditch, wharf, dock, lake, pond, river, stream, well, or sewer, or into any land or premises within the reserve and any such deposit shall be deemed a nuisance, provided, however, that the provisions of this paragraph shall not apply to the deposit and proper disposal of any such material into or at a place within the reserve approved by the Council for that purpose.
4. The Council may arrange for the regular removal of garbage and waste from any premises within the reserve. The said garbage and waste shall be placed by the occupant of the placed premises in a garbage can or other suitable container, provided that the said garbage can or container does not have a capacity exceeding 30 gallons.

The said garbage can or container shall be placed at the roadside of the premises on collection day only and not otherwise; on days other than collection days, the said garbage can or container shall be kept at least 25 feet away from the roadside of the premises.

Provided that the terms and conditions of this paragraph shall not apply to school and community buildings. Collection day shall be on the day or days designated by the Council.

5. The garbage can or container used by any person for depositing garbage shall have a locking lid or adequate cover to protect against the elements of any animals.
6. In the event that an item or items of garbage cannot conveniently be placed by a person in a garbage can or container, the said item or items shall be tied up in a bundle, provided that the said bundle does not exceed fifty (50) pounds.
7. In the event that an item or items of garbage cannot conveniently be placed by a person in a garbage can or container and cannot conveniently be tied up in a bundle not exceeding fifty (50) pounds, the said item or items shall be the responsibility of the occupant of the premises, and the said occupant shall be responsible for the expense of transporting the said item or items to the Dump operated by the Council.
8. The person designated by the Council as the Garbage Collector shall have control of the Dump and shall have the exclusive authority to direct the dumping and burning of any garbage brought to the Dump.

9. Any person desiring to burn garbage on the Reserve shall do so in a regular incinerator or an appropriate container with a screened lid.
10. No person shall dump garbage at a place on the Reserve other than at the Dump operated by the Council.

Any person who violates the provisions of this paragraph shall be guilty of an offence and shall be liable on summary conviction to a fine not exceeding ten dollars or imprisonment for a term not exceeding seven days, or both fine and imprisonment; and said person shall be liable to be ordered to clean up the said garbage and deposit it at the Dump operated by the Council,

11. In the spring of each year as soon as the melting of snow permits the person in possession of any premises within the reserve shall collect all waste matter lying thereon including tin cans, junk cars, bottles, paper and animal manure.

All such waste matter shall be disposed of in such a manner as will prevent any nuisance or offence such as the fouling of wells and water supply and in any event, disposed of pursuant to the terms of paragraph 7 hereof.

12. Any person who violates any of the provisions of this by-law shall be guilty of an offence and shall be liable on summary conviction to a fine not exceeding ten dollars or imprisonment for a term not exceeding seven days, or both fine and imprisonment.

Chief

Councillors

Councillors

