ONEIDA JUDICIARY – COURT OF APPEALS INITIAL REVIEW

Case # / Parties: Case# 16-AC-005 / Nakia Jordan v. Oneida Police Department

Date Filed: May 9, 2016

Date of Initial Review: June 8, 2016

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 whether the Trial Court or 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. Pursuant to Oneida General Tribal Council Resolution 01-07-13-B adopting Chapter 150, the JUDICIARY law, Chapter 153, ONEIDA JUDICIARY RULES OF CIVIL PROCEDURE and Chapter 154, ONEIDA JUDICIARY RULES OF APPELLATE PROCEDURE, The Appellate Court shall accept an Appeal from the Decision of the Trial Court or Original Hearing Body, as specifically set forth in 154.3-1.(o), Initial Review, addressing the existence of any of 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. X 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. —X 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

Reviewing Oneida Judiciary Appellate Judges: Diane House, Chad Hendricks, and Jennifer Hill-Kelley.

This case has been accepted in accordance with #4 and #6 above.

Appellant Nakia Jordan (hereinafter "Appellant") filed a Fee Waiver Request due to his current state of indigency. In the interest of justice and in accordance with Chapter 154.5-2 (b)(1), we find that Appellant has provided sufficient information showing that he currently lacks the means to pay the filing fee to the satisfaction of this Court. Based on the foregoing, the Petition for Waiver of Fees is hereby granted and the \$75 filing fee is waived in this matter.

Oneida Rules of Appellate Procedure §154.5-2 (d) requires a cash deposit or bond in an amount equal to the amount of any judgment assessed by an original hearing body to accompany the Notice of Appeal. On March 17, 2016, the Oneida Environmental Resource Board assessed a monetary judgment against Appellant for the amount of \$300.00. This would require the Appellant to provide a cash deposit or bond in the amount of \$300.00. On May 9, 2016, Appellant filed a Motion for Waiver of the Deposit/Bond. However, Appellant has not provided sufficient justification for the waiver within this Motion. This Court hereby finds Appellant has not met the requirements for waiver of the cash deposit or bond at this time, and as a result, the Motion for Waiver of the Deposit/Bond is denied without prejudice.

The Fee Waiver Request is granted.

The Motion for Waiver of Deposit/Bond is denied without prejudice.

Per Rule 154.5-2(d), the deposit/bond shall be submitted to the Court within ten (10) days of the denial. If the deposit/bond is not paid by **June 20, 2016**, this appeal will be dismissed.

TO THE ONEIDA ENVIRONMENTAL RESOURCE BOARD: As the original hearing body in the above captioned case, Notice is hereby given that the Oneida Judiciary, Court of Appeals has taken jurisdiction of this case and requests the Record as set forth in 154.8-4(a), "The record of the case shall consist of all papers filed with the Trial Court or original hearing body, exhibits, a transcript or audio recording of the proceedings, and the final decision of the Trial Court or original hearing body." The record shall be filed within thirty (30) calendar days upon receipt of this notice to:

Mailing Address: Oneida Judiciary P.O. Box 19

Oneida, WI 54155

Physical Address: Oneida Judiciary Building

2630 W. Mason Green Bay, WI 54303