

Oneida Tribal Judicial System

Onλyote ʔ a-ka Tsiʔ Shakotiyaʔ Tolé hte

Victoria Hill,
PETITIONER

Docket: 10-TC-190

vs.

Date: December 8, 2010

Oneida Housing Authority,
RESPONDENT

Court Order

After a hearing held on December 7, 2010, Petitioner, Victoria Hill appeared with Advocate Rena Metoxen, and Respondent, Executive Director-Dale Wheelock, appeared with Attorney Brian T. Stevens, the parties stipulated as follows:

1. Victoria Hill, Petitioner, is an enrolled member of the Oneida Tribe of Indians of Wisconsin, and a resident with the Oneida Housing Authority (OHA).
2. Petitioner is mother to D.H., a minor and an enrolled member of the Oneida Tribe of Indians of Wisconsin.
3. D.H. violated the rental agreement and policies of the OHA through his actions, resulting in damage to OHA property, and entering without permission a building owned and managed by the OHA.
4. The actions of D.H. are a breach of the "One-Strike" anti-crime policies and practices of OHA.
5. D.H. has been charged with delinquency by the Outagamie District Attorney.
6. OHA, in its mission to provide safe and sanitary housing to members of the Oneida Tribe, must preserve the integrity of its community and ensure that actions such as conducted by D.H. are not tolerated.
7. Under the "One-Strike" policy, OHA has grounds to evict the Hill family on grounds of violation of that policy and preservation of the safety of the community.
8. The Petitioner has proposed, and voluntarily consented, to have the maternal aunt of D.H. to care for D.H.
9. The aunt is named Maryann Hill.
10. Maryann Hill resides at W1516 Town Road, DePere, WI 54115.
11. This residence is not an OHA property.
12. Charges against D.H. and other minor participants in his criminal actions are pending.
13. The Hill family has received some aid from Oneida Social Services, OHA caseworkers, and other programs.

The Court Orders the following:

1. D.H., under the present circumstances, shall not remain a resident with OHA because he violated the "One-Strike" anti-crime policies and practices of OHA.
2. D.H. shall remain with his maternal aunt off of OHA grounds and housing.
3. Visitation will be determined between Petitioner and Petitioner's sister, but shall take place off of OHA grounds and housing.
4. D.H. is required to comply with all orders of Outagamie County in relation to his pending charges, including any probation, supervision, therapy.
5. The Petitioner, Victoria Hill, must continue with caseworkers of OHA or Social Services as appropriate, and will comply with all recommendations, up to and including parenting classes, AODA assessment and compliance with recommendations, family counseling for Petitioner, D.H., and all other children as recommended.
6. Petitioner shall commit to completing restitution for damage caused to OHA property by D.H. OHA will accept a portion of total damage as satisfactory, provided that others are formally charged with this damage. In that event, D.H. and Petitioner will be responsible for an equal portion of damage totals based on total number of offenders charged.
7. Once restitution is completed, and D.H. has completed all required supervision, Petitioner may petition OHA to determine if D.H., may return as an occupant. Petitioner shall have the right to appeal OHA's decision to this Court. The terms and agreement held in this order is binding.
8. Petitioner shall remain in home. Petitioner shall maintain compliance with all terms of OHA residential lease requirements.

It is so ordered.