

SQUAXIN ISLAND TRIBE

Route 1, Box 257 Shelton, Washington 98584 Phone 426-9781

Calvin J. Peters — Chairman Bryan A. Johnson — Vice Chairman Michael Peters — Secretary

David Lopeman — Treasurer Michael Krise — Councilman Florence Sigo — Tribal Historian

RESOLUTION NO. 81-25
of the
SQUAXIN ISLAND TRIBAL COUNCIL

WHEREAS, the Squaxin Island Tribal Council is the Governing Body of the Squaxin Island Tribe of Indians by the authority of the Constitution and By-laws of the Squaxin Island Tribe, as approved and adopted by the General Body and the Secretary of the Interior on July 8, 1965; and

WHEREAS, the Tribal Council has by resolution adopted the Tribal Exclusion Ordinance, Resolution No. 80-06, as amended by Resolution No. 81-23; and

WHEREAS, all Washington State Liquor Control Board agents were notified, by timely personal services upon Leroy Hittle, Chairman of that Board, and Arthur F. Mickey, Assistant Attorney General, of an exclusion hearing before the Tribal Council at 1:00 p.m. March 21, 1981 to determine whether they, as a class, should be excluded from the Squaxin Island Beservation; and

WHEREAS, no representatives of that class appeared to contest their exclusion from the Reservation at the appointed time; and

WHEREAS, the Tribal Council heard evidence that proved to its satisfaction that members of this class interfered with, or threatened to interfere with, lawful business activities of the Tribe by harassment of the Tribe or its clients and/or customers for the purpose of discouraging lawful Tribal activities, in violation of Section 1.2.2 of the Exclusion Ordinance; and

WHEREAS, the Tribal Council finds that all procedural requirements of the Exclusion Ordinance were respected in this action; and

WHEREAS, the Tribal Council finds that the class of all Washington State Liquor Control Board agents is an appropriate class for exclusion pursuant to Sec. 1.3 of the Exclusion Ordinance; and

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WHEREAS, the Tribal Council finds that all Washington State Liquor Control Board agents as a class, did in fact violate Section 1.2.2 of the Exclusion Ordinance by publishing in the Mason County Journal advertisements threatening to subject customers of the Tribal liquor retailing enterprise to criminal sanctions, which threats did in fact interfere with lawful Tribal liquor sales, as well as threaten to do so, with the purpose of discouraging Tribal Liquor sales to its customers:

NOW THEREFORE BE IT RESOLVED, that all Washington State Liquor Control Board agents are hereby excluded from the Squaxin Island Reservation, pursuant to the Tribal Exclusion Ordinance; and

BE IT FURTHER RESOLVED,, that this exclusion shall endure for so long as an individual is a member of the excluded class, and shall apply to all members of that class equally and without exception.

CERTIFICATION

The Squaxin Island Tribal Council does hereby certify that the above Resolution was adopted at a regular meeting of the Squaxin Island Tribal Council held of this day of , 1981, at which time a quorum was present and passed by a vote of for, against.

Bryan A. Johnson, Chairman

David Whitener, Vice-Chairman

ATTESTED BY: Daye Lopeman, Secretary