

BY-LAW FOR DUMPING  
TYENDINAGA INDIAN RESERVE NO. 38  
Paragraph A,P,Q, of Section 80 of  
the Indian Act of Canada R.S.C. 1952

By-Law No. 7

1. A portion of Band owned property shall be set aside to serve as a dumping ground for the residents of this Reserve only.
2. The dumping ground shall be properly fenced and enclosed. Access to the dumping ground shall be available to residents of the Reserve at such times as may be from time to time defined by Band Council.
3. It shall be an offence punishable by a fine of not more than twenty-five dollars (\$25.00) and/or imprisonment for not more than ten (10) days to abandon used material, refuse, garbage, used furniture, appliances, dead grass or brush, automobiles, implements or machinery in any area other than the officially defined dumping grounds on the Reserve.
4. It shall be an offence punishable by fine and/or imprisonment to litter any public road, road allowance, public passage, park or camping ground, public building or convenience.
5. Privately owned property shall become subject to the same littering restrictions, as defined in Section 3.
6. Garbage, refuse, paper, cans and cartons, and all other material, where practical, shall be sealed in plastic bags before deposited at the dumping grounds.
7. Until a garbage collector is appointed by Council, residents may make whatever arrangements seem suitable to transport material to the dumping grounds.
8. The Reserve Constable shall be responsible for enforcing these by-laws and to receive and act on complaints of littering and improper dumping practices.
9. All dead animals shall be buried or disposed of by the owner at his own expense.
10. Any resident who sees or catches a person dumping garbage any place other than the dump should notify the Constable or Band Office. The person, or persons, will have to clean up the garbage within 48 hours or be fined or both according to section # 3.
11. The Band Council may at its discretion elect to have the garbage removed at owners' expense in lieu of fine and or imprisonment when the offending property owner fails to comply with the litter regulation.
12. Any resident who wishes to establish a business which will conceivably produce litter as defined under section 3 must apply to Band Council for a permit and agree to comply with all litter restrictions.

Approved and passed by a duly convened meeting of the Mohawks of the Bay of Quinte Council this Twentieth day of June, 1973.  
This is the original copy of this by-law.

Earl Hill  
\_\_\_\_\_  
(CHIEF) Earl Hill

Elton Brant  
\_\_\_\_\_  
(BAND ADMINISTRATOR) Elton Brant

BAND COUNCIL RESOLUTION

Chronological No.
102
H.Q. Reference

NOTE: The words "From our Band Funds" must appear in all resolutions requesting expenditures from Band Funds.

COUNCIL OF THE Mohawks of the Bay of Quinte	BAND	FOR HEADQUARTERS USE ONLY
AGENCY Kingston District		
PROVINCE Ontario		
PLACE Band Office		
DATE 5th DAY May MONTH AD 19 71 YEAR		

DO HEREBY RESOLVE:

Moved by Willard A. Hill, seconded by Dr. Clare C. Brant  
That the Council of the Mohawk Bay of Quinte Band of Indians  
had a meeting 5th May, 1971, makes the following by-law  
pursuant to paragraph A, P, Q of section 80 of the Indian  
Act of Canada, R.S.C. 1952 and amendments thereto as per  
attached By-Law No. 7

Carried.

<i>Clare C. Brant</i> (Councillor)	<i>Earl Hill</i> (Chief)	
<i>Willard A. Hill</i> (Councillor)		
<i>Yvonne B. Maracle</i> (Councillor)		

FOR HEADQUARTERS USE ONLY					
1. TRUST ACCT	2. CURRENT BALANCES		3. Expenditure	4. Authority Indian Act Sec.	5. Source of Funds <input type="checkbox"/> Capital <input type="checkbox"/> Revenue
	A. Capital	B. Revenue			
. Recommended			7. Approved		
Date			Date		
Authorized Officer			Assistant Deputy Minister,		