12/17/93

Scott Tanzier
in Mass for 1st week
508-372-6055

back by 12/29.
he will leave statement under
my door if it's not done by
the end of the day?

P.O. 220 Born Lane
04008

Donald M. Zillman, Dean
115 LAW Building
Portland, ME

4344

Dear Dean Zillman,

I am writing to you as the legislative
representative of the Penobscot Nation.
The Penobscot Nation has historically sent
delegates to the Maine State Legislature
before Maine became a state. Our
delegates would travel to Massachusetts
and serve in the Maine House

of Representatives as delegates from the
Penobscot Nation. Similarly, TVMP hosts
the Penobscot Nation. We ask...
There is one representative for the Penobscot Nation and one from the Passamaquoddies. Our delegates are given all the rights and privileges for keeping and other delegates are given with one exception. We are not allowed to vote on any issue. We are allowed for Senate and Joint Standing Committees. From we can voice our opinions on any committee meeting but are not allowed to vote.

I would like to enlist your assistance as Dean of the Law School to perhaps assign an interested student to do some research on the question "What must the Penobscot Nation do to be able to vote?" Perhaps the student can work closely with the Sovereign Belewu of Prety, FLAHERTY, BELEW & PACHOESK has expressed interest in helping us find an answer. Sovereign suggestion I call you. Please let me know if you can assist us in this endeavor and what it is.
Nepdes - companies discharge directly into reservation waters / we want to retain Nepdes auth in Ex: Lincoln

Other not discharging directly into reservation waters but affects our resources - Fed go cannot delegate Trust responsibility to the States / James River & Holtra Chem memorandum of understanding is not good enough!

Need to recognize our unique uses of designated usage based on Tribal cultural and Traditional Activities. in an agreement of First earthly as States to recognize and support and set potentially higher standards - protect that uses such as swimmable/fishable.

STATE is not set to exist standard! ex: Holtra Chem

Consider our fish consumption rate when setting standards
SFP / No position for SFP
- Resources to operate properly
- Machinery in place in a lot
- MOA btw EPA & SFP
due to any operation
build in to begin
Not totally delegated
in accordance w/ MOA
all requirements of Clean Air Act,
State, and issue extent
Safe guard in memo
by careful examination

CWA Act / actual water quality
Students made more stringent
delegated by States or EPA
EPA Standards - process
Petition to States to agree w/ Class B to Class A
what Class B has to meet
Independent water delegated
EPA for water Quality standards

would chg w/deleg
- Tenders - jurisdiction one

I. 5 push
push claim - delega
force fed go to make
States apply. Includes Ant. River. pole
An 803 worst case. if 1301 now I permit
Hold delegation civil
China is selected
China is made
Silent; well litigate
Put itself to China
not make an issue an

Tell one delegate

Epa = in big press

Sending from wrote to D.O.F. strange

Solicit from D.O.F. am

opinion is to Who has

Yes, that

Do the initial opinion

From a litigation hold up delegation

Is it perhaps more than
does it ever really

Washington and the

May 2, I A

1973
EPA - take back jurisdiction

unless state delegates by treaty

last class did not give states under
in environmental areas
  - internal
  see 5-6 fed act
  manage + administer to certain
  terms set by tribe

= must - go forward =

if goes we may have to challenge
exclude discharge or resolution
exemption for EPA
Federico Caba 1st Circuit Appeal

States of New York
Curtis v. Tec W/CA
- Stays 5-19 at 9:1
- Internal Trial matter
- US v/CA
- Brief
- Brief issued Jan. 2001
- No Internal Trial Matter
- Higher level - in CA 14 days ago
- Tries to set 9/17. Riske at every level - never legal issues.
- New Appellate CT
- Actual decision - fed law
- law principles - judge Berkeley
- 9th Circuit China - Affirm
- Act of God - God Alas does
- Pro Human Rights CT
- Judge Madden - culturally
- Host Signings & Tribes
- Intends Tribal matter
- Must be in Fed CT before
- Brazil
- Court / District CT
- State CT can be held.
- Until Broderich case.
Best piece of evidence letter
for publicity
Some kind of Atlanta not
applied in Indian people
if company can develop
no way
Complaint by community member
making on site investigation
Day gloves are supported
in the eyes
Independent determination by
Administrative judge
Fed courts did not apply
Cost to resist
Looks at bread to interview
people
(claim we are besid 3 in
jurisdiction)
Supreme Court order - Supreme
Court level at the rate
in the case court placed in
5th at State Court
Can then decide other internal trial
matters
Employee claims T. C
Claiming T. C. Employees an
Internal Trial members.
State LT judge Sup 10A
we send an employee for but
Pros held by employees are covered by
historical
- Community Health: One Nurse not
possibly a IAT. This matter.
If we lose in appellate at
State or has jurisdiction.

Akim box - going Fed land
my IAT Tribal matter.

End program executive order
First was - and
Human Right Congress
State - Act
Main State, land
D. A. F.

- Indian preference / only appeal
culture + tradition / with what
factual reports be second
- did no argue 1st program
9 king not to farmers
D. A. F. - administration Justice Crime
district unit in to be given
- should pos issued - employee
Tribal and claim only program
Should we be able under scrutiny of State land
Insights into what is the instant abuse.

Civil Rights Act.

Right to make and enforce their own leases.

Equal protection clause.

Focus on the narrow.

Doe J Amicus brief.

Ed Cohen — appeal based on being of see of law.

Litigation — new apt.

Judge panel on appeal.

Federal level — legislation.