

TITLE 1. GENERAL PROVISIONS

Chapter 1.2

ELECTIONS

(Reserved)

Chapter 1.3

CODIFICATION AUTHORITY

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1.3.1. Codification — When. (a) The Suquamish Tribal Attorney will promptly codify in the Suquamish Tribal Code each legislative enactment of the Suquamish Tribal Council or General Council which is general and permanent in nature and each provision of the Constitution of the Suquamish Tribe.

(b) The complete Tribal Code is accessible on the Suquamish Tribe official website and internal intranet. When the Suquamish Tribal Council enacts any revision or addition to the Tribal Code, the Tribal Attorney will cause that revision or addition to be published electronically within thirty (30) days of enactment. (Res. 90-107 (1), passed Sept. 24, 1990; amended by Res. 2017-202, passed Oct. 9, 2017)

1.3.2. Repeals. The Suquamish Tribal Attorney will remove from the Suquamish Tribal Code all provisions of tribal ordinances which are explicitly repealed by, or in the tribal attorney's judgment are by clear and necessary implication repealed by, subsequent enactments of the Tribal Council or General Council and will remove from the Suquamish Tribal Code all provisions of the Constitution of the Suquamish Tribe which are explicitly repealed according to Constitutional procedures. (Res. 90-107 (2), passed Sept. 24, 1990)

1.3.3. Publication of Materials Additional to Code. The Suquamish Tribal Attorney has the authority to publish in the Suquamish Tribal Code, as preface, supplement, or annotation, such other tribal, federal, or state legal provisions or decisions, or parts or summaries of those provisions or decisions, as are necessary or appropriate to a full understanding of the laws enacted by the Suquamish Tribe, including but not limited to the Treaty of Point Elliott, the Indian Civil Rights Act, regulations the Tribe or its agencies have enacted, and the decisions of the courts. (Res. 90-107 (3), passed Sept. 24, 1990)

1.3.4. Chapter Classifications — Renumbering. In executing duties under this chapter, the tribal attorney will in all cases codify each legislative enactment according to the chapter classification set forth in the enacting resolution. If the enacting resolution does not specify a chapter classification, the tribal attorney will codify the enactment according to the chapter classifications set forth in Resolution 88-048 or in any subsequent resolution creating or revising code chapters and will number the titles, chapters, and sections of the code consecutively and in a logical manner, consistent with governing resolutions, if any. (Res. 90-107 (4), passed Sept. 24, 1990)

1.3.5. Prima Facie Law. The legislative enactments of the Suquamish Tribal Council or General Council and the provisions of the Suquamish Tribal Constitution set forth in the then current edition of the Suquamish Tribal Code will establish prima facie the laws of the Suquamish Tribe, general and permanent in their nature, that are in force on the day before the beginning of the Tribal Council or General Council meeting following the last meeting the legislation of which is included in the code; provided, however, that whenever titles of such code are enacted into positive law, the text of those titles is legal evidence of the laws contained within them. (Res. 90-107 (5), passed Sept. 24, 1990)

Note : Resolution 2016-013, passed Jan. 9, 2017, made changes to the language, but not the content, throughout this chapter, to increase clarity and ease of reading.