STATE OF NEW YORK

4069

2021-2022 Regular Sessions

IN ASSEMBLY

February 1, 2021

Introduced by M. of A. THIELE, WALKER -- read once and referred to the Committee on Judiciary

AN ACT to amend the Indian law, in relation to the state recognition and acknowledgement of the Montaukett Indians

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1 Section 1. Section 2 of the Indian law, as added by chapter 174 of the 2 laws of 2013, is amended to read as follows:

§ 2. New York state Indian nations and tribes. The term "Indian nation or tribe" means one of the following New York state Indian nations or tribes: Cayuga Nation, Oneida Nation of New York, Onondaga Nation, Poospatuck or Unkechauge Nation, Saint Regis Mohawk Tribe, Seneca Nation of Indians, Shinnecock Indian Nation, Tonawanda Band of Seneca, the Montaukett Indians, and Tuscarora Nation.

9 § 2. The Indian law is amended by adding a new article 11 to read as 10 follows:

ARTICLE 11 11 12 THE MONTAUKETT INDIANS 13 <u>Section 170. State recognition and acknowledgment.</u> 14 171. Leadership of Montaukett Indians; elections; terms of 15 office. 16 172. Qualifications of voters. 17 173. Qualifications for office. Section 170. State recognition and acknowledgment. The Montaukett 18 Indians seek to restore their acknowledgment and recognition by the 19 20 state of New York. Such recognition and acknowledgment was improperly 21 removed from the Montaukett Indians in 1910 in the case of PHAROAH V. 22 BENSON, 69 Misc. Rep. 241(Supreme, Suffolk Co., 1910) affirmed 164 App. Div. 51, affirmed 222 N.Y. 665 when the Montaukett Indians were declared 23 to be extinct. In 1994, the State Supreme Court, in the case of BREAKERS 24

EXPLANATION--Matter in **italics** (underscored) is new; matter in brackets

25 MOTEL, INC. V. SUNBEACH MONTAUK TWO, INC., subsequently described the

[-] is old law to be omitted.

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1	PHAROAH case as being of "questionable propriety". It is the purpose of
2	this act to correct this impropriety by granting state recognition and
3	acknowledgment to the Montaukett Indians.
4	<u>§ 171. Leadership of Montaukett Indians; elections; terms of office.</u>
5	The Montaukett Indians shall have a chief or sachem, three tribal trus-
б	tees, and a tribal secretary. They shall be elected by a majority vote
7	by ballot of the blood right members of the tribe eligible to vote at
8	the annual tribal meeting which shall be held annually on the first
9	Tuesday in April. All officers shall hold office for a period of one
10	year.
11	§ 172. Qualifications of voters. No person shall vote at the election
12	provided for in section one hundred seventy-one of this article unless
13	such person is at least eighteen years of age and is certified as a
14	blood right member of the Montaukett Indians nation in accordance with
15	the tribal rules, customs and regulations of the Montaukett Indians.
16	§ 173. Qualifications for office. All officers shall qualify for
17	office and perform their respective duties in accordance with the tribal
18	rules, customs and regulations of the Montaukett Indians.
19	§ 3. This act shall take effect immediately.