

103^D CONGRESS
2^D SESSION

S. 1066

IN THE HOUSE OF REPRESENTATIVES

JUNE 14, 1994

Referred to the Committee on Natural Resources

AN ACT

To restore Federal services to the Pokagon Band of
Potawatomi Indians.

1 *Be it enacted by the Senate and House of Representa-*
2 *tives of the United States of America in Congress assembled,*

1 **SECTION 1. FINDINGS.**

2 The Congress finds the following:

3 (1) The Pokagon Band of Potawatomi Indians
4 is the descendant of, and political successor to, the
5 signatories of the Treaty of Greenville 1795 (7 Stat.
6 49); the Treaty of Grouseland 1805 (7 Stat. 91); the
7 Treaty of Spring Wells 1815 (7 Stat. 131); the
8 Treaty of the Rapids of the Miami of Lake Erie
9 1817 (7 Stat. 160); the Treaty of St. Mary's 1818
10 (7 Stat. 185); the Treaty of Chicago 1821 (7 Stat.
11 218); the Treaty of the Mississinewa on the Wabash
12 1826 (7 Stat. 295); the Treaty of St. Joseph 1827
13 (7 Stat. 305); the Treaty of St. Joseph 1828 (7
14 Stat. 317); the Treaty of Tippecanoe River 1832 (7
15 Stat. 399); and the Treaty of Chicago 1833 (7 Stat.
16 431).

17 (2) In the Treaty of Chicago 1833, the
18 Pokagon Band of Potawatomi Indians was the only
19 band that negotiated a right to remain in Michigan.
20 The other Potawatomi bands relinquished all lands
21 in Michigan and were required to move to Kansas or
22 Iowa.

23 (3) Two of the Potawatomi bands later re-
24 turned to the Great Lakes area, the Forest County
25 Potawatomi of Wisconsin and the Hannahville In-
26 dian Community of Michigan.

1 (4) The Hannahville Indian Community of
2 Michigan, the Forest County Potawatomi Commu-
3 nity of Wisconsin, the Prairie Band of Potawatomi
4 Indians of Kansas, and the Citizen Band Pota-
5 watomni Indian Tribe of Oklahoma, whose members
6 are also descendants of the signatories to one or
7 more of the aforementioned treaties, have been rec-
8 ognized by the Federal Government as Indian tribes
9 eligible to receive services from the Secretary of the
10 Interior.

11 (5) Beginning in 1935, the Pokagon Band of
12 Potawatomi Indians petitioned for reorganization
13 and assistance pursuant to the Act of June 18, 1934
14 (25 U.S.C. 461 et seq., commonly referred to as the
15 “Indian Reorganization Act”). Because of the finan-
16 cial condition of the Federal Government during the
17 Great Depression it relied upon the State of Michi-
18 gan to provide services to the Pokagon Band. Other
19 Potawatomi bands, including the Forest County Pot-
20 awatomni and the Hannahville Indian Community
21 were provided services pursuant to the Indian Reor-
22 ganization Act.

23 (6) Agents of the Federal Government in 1939
24 made an administrative decision not to provide serv-
25 ices or extend the benefits of the Indian Reorganiza-

1 tion Act to any Indian tribes in Michigan's lower
2 peninsula.

3 (7) Tribes elsewhere, including the Hannahville
4 Indian Community in Michigan's upper peninsula,
5 received services from the Federal Government and
6 were extended the benefits of the Indian Reorganiza-
7 tion Act.

8 (8) The Pokagon Band of Potawatomi Indians
9 consists of at least 1,500 members who continue to
10 reside close to their ancestral homeland in the St.
11 Joseph River Valley in southwestern Michigan and
12 northern Indiana.

13 (9) In spite of the denial of the right to orga-
14 nize under the Indian Reorganization Act, the
15 Pokagon Band has continued to carry out its gov-
16 ernmental functions through a Business Committee
17 and Tribal Council from treaty times until today.

18 (10) The United States Government, the gov-
19 ernment of the State of Michigan, and local govern-
20 ments have had continuous dealings with the recog-
21 nized political leaders of the Band from 1795 until
22 the present.

23 **SEC. 2. FEDERAL RECOGNITION.**

24 Federal recognition of the Pokagon Band of Pota-
25 watomi Indians is hereby affirmed. Except as otherwise

1 provided in this Act, all Federal laws of general applica-
2 tion to Indians and Indian tribes, including the Act of
3 June 18, 1934 (25 U.S.C. 461 et seq.; commonly referred
4 to as the “Indian Reorganization Act”), shall apply with
5 respect to the Band and its members.

6 **SEC. 3. SERVICES.**

7 Notwithstanding any other provision of law, the Band
8 and its members shall be eligible, on and after the date
9 of the enactment of this Act, for all Federal services and
10 benefits furnished to federally recognized Indian tribes
11 without regard to the existence of a reservation for the
12 Band or the location of the residence of any member on
13 or near an Indian reservation.

14 **SEC. 4. TRIBAL MEMBERSHIP.**

15 Not later than 18 months after the date of the enact-
16 ment of this Act, the Band shall submit to the Secretary
17 membership rolls consisting of all individuals eligible for
18 membership in such Band. The qualifications for inclusion
19 on the membership rolls of the Band shall be determined
20 by the membership clauses in the Band’s governing docu-
21 ments, in consultation with the Secretary. Upon comple-
22 tion of the rolls, the Secretary shall immediately publish
23 notice of such in the Federal Register. The Bands shall
24 ensure that such rolls are maintained and kept current.

1 **SEC. 5. CONSTITUTION AND GOVERNING BODY.**

2 (a) CONSTITUTION.—

3 (1) ADOPTION.—Not later than 24 months
4 after the date of the enactment of this Act, the Sec-
5 retary shall conduct, by secret ballot and in accord-
6 ance with the provisions of section 16 of the Act of
7 June 18, 1934 (25 U.S.C. 476), an election to adopt
8 a constitution and bylaws for the Band.

9 (2) INTERIM GOVERNING DOCUMENTS.—Until
10 such time as a new constitution is adopted under
11 paragraph (1), the governing documents in effect on
12 the date of enactment of this Act shall be the in-
13 terim governing documents for the Band.

14 (b) OFFICIALS.—

15 (1) ELECTION.—Not later than 6 months after
16 the Band adopts a constitution and bylaws pursuant
17 to subsection (a), the Secretary shall conduct elec-
18 tions by secret ballot for the purpose of electing offi-
19 cials for the Band as provided in the Band's con-
20 stitution. The election shall be conducted according
21 to the procedures described in subsection (a), except
22 to the extent that such procedures conflict with the
23 Band's constitution.

24 (2) INTERIM GOVERNMENT.—Until such time
25 as the Band elects new officials pursuant to para-
26 graph (1), the Band's governing body shall be the

1 governing body in place on the date of the enact-
2 ment of this Act, or any new governing body selected
3 under the election procedures specified in the in-
4 terim governing documents of the Band.

5 **SEC. 6. TRIBAL LANDS.**

6 The Band's tribal land shall consist of all real prop-
7 erty, including the land upon which the Tribal Hall is situ-
8 ated, now or hereafter held by, or in trust for, the Band.
9 The Secretary shall acquire real property for the Band.
10 Any such real property shall be taken by the Secretary
11 in the name of the United States in trust for the benefit
12 of the Band and shall become part of the Band's reserva-
13 tion.

14 **SEC. 7. SERVICE AREA.**

15 The Band's service area shall consist of the Michigan
16 counties of Allegan, Berrien, Van Buren, and Cass and
17 the Indiana counties of La Porte, St. Joseph, Elkhart,
18 Starke, Marshall, and Kosciusko.

19 **SEC. 8. JURISDICTION.**

20 The Band shall have jurisdiction to the full extent
21 allowed by law over all lands taken into trust for the bene-
22 fit of the Band by the Secretary. The Band shall exercise
23 jurisdiction over all its members who reside within the
24 service area in matters pursuant to the Indian Child Wel-
25 fare Act of 1978 (25 U.S.C. 1901 et seq.), as if the mem-

1 bers were residing upon a reservation as defined in that
2 Act.

3 **SEC. 9. DEFINITIONS.**

4 For purposes of this Act—

5 (1) the term “Band” means the Pokagon Band
6 of Potawatomi Indians;

7 (2) the term “member” means those individuals
8 eligible for enrollment in the Band pursuant to sec-
9 tion 4; and

10 (3) the term “Secretary” means the Secretary
11 of the Interior.

Passed the Senate June 10 (legislative day, June 7),
1994.

Attest:

MARTHA S. POPE,

Secretary.