6. Delegation

"Because employment is central to living a good life, in that it provides for the well being of the people, the duty and authority to legislate or regulate for the protection of employees and employers cannot be delegated to a non-Na\'a\'ajo entity." Thinn v. Navajo Generating Station, Salt River Project; and Connie v. Headwaters Resources, No. SC-CV-25-06 and No. SC-CV-26-06, slip op. at 8 (Nav. Sup. Ct. October 19, 2007).

§ 103. Qualifications

No person shall serve as a delegate to the Navajo Nation Council unless he or she is an enrolled member of the Navajo Nation above the age of 25.

History


CAP-41-82, April 28, 1982. Lowered age requirement from "30" to "25".

Rules governing Tribal Council July 1938, Ch. 1, § 10, 1954 Res. p. 192. The substance of this Section was previously codified at § 102.

Cross References

Member qualifications, Navajo Nation Election Code, see 11 N.N.C. § 8.

§ 104. Incompatible service

A. No person shall serve as a delegate if he or she is in the permanent employment of the United States or any state or any subdivisions thereof; nor shall an elected official of the United States or the several states thereof serve as a delegate. This Section shall not apply to service on a school board or elective county office.

B. No person shall be eligible for election to the Navajo Nation Council if that person is permanently employed or an elected official as described in § 104(A).

C. If any delegate, after his/her election, enters such service, the delegate shall immediately forfeit his/her office as a Council Delegate.

D. No Council Delegate shall engage in the private practice of law while serving as a Navajo Nation Council Delegate.

History

CD-68-89, December 15, 1989; previously at § 103. Subsection (A) amended and Subsections (B) and (D) added.