Child and Family Policy Update

January 2024

An electronic copy of this update can be found on the National Indian Child Welfare Association’s (NICWA) website at https://www.nicwa.org/policy-update/.

Hot Topics

Senate Finance Committee and House Ways and Means Committee Seek Comments on Child Welfare Law Reauthorization Priorities

The Senate Finance Committee and House Ways and Means Committee held a roundtable discussion with child welfare advocates on December 13, 2023, to hear the priorities of child welfare advocacy groups and tribes as the committees prepare to reauthorize Title IV-B programs in 2024. Title IV-B of the Social Security Act provides funding to tribes and states for prevention services, reunification services, permanent placements, and court improvement activities. The Senate Finance Committee and the House Ways and Means Committee have jurisdiction over Title IV-B of the Social Security Act and will be working together to explore opportunities to improve the programs during the reauthorization process.

Title IV-B Subpart One and Subpart Two contain some of the most flexible funding for child welfare activities and between 300-400 tribes access the funds each year. NICWA was invited to provide comments at the roundtable and submit written comments that you can find here. The focus of NICWA’s comments were to streamline the administrative requirements of the Title IV-B programs to make them more reasonable for tribes to administer, increase the funding levels for both the tribal child welfare services and court improvement programs, and support legislation that would require the Department of Health and Human Services to collect data on ICWA implementation by states and provide technical assistance to states and tribes working together to improve ICWA implementation. As the Senate Finance Committee and House Ways and Means Committee develop their schedule and process for reauthorization, NICWA will be alerting tribes to opportunities to work with their Senators and Congressman to support positive changes to Title IV-B for tribal nations.

Additional Tribal Consultation on ICWA Announced and Extension for Written Comments

Following the United States Supreme Court decision in the Haaland v. Brackeen ICWA case, the Department of the Interior, Department of Justice, and Department of Health and Human Services announced consultations on how to improve ICWA’s implementation and compliance. Three tribal consultations were conducted between August - November 2023 with a request for written comments accompanying the consultations. In October, the deadline for submitting written comments was extended to January 12, 2024. You can find a Dear Tribal Leader letter here with information on the department’s purpose in conducting consultation and the questions they are seeking comments on. NICWA submitted written comments in September that you can find here. NICWA strongly encourages tribal nations, urban Indian organizations, and ICWA advocates to provide written comments.

Uniform Law Commission Considers Developing Uniform State ICWA Law

The Uniform Law Commission (ULC), a national organization that develops and advocates for uniform state laws, formed a Study Committee in the summer of 2022 to examine the need for a uniform Indian Child Welfare Act (ICWA) state law. The Study Committee, made up of attorneys in private practice, state court judges, a state legislative representative, and law professors, met to examine the need for a
uniform, model state ICWA law. The ULC has a leadership from each of the states that help guide the work of ULC in developing and advocating for uniform laws. The Study Committee on Indian Child Welfare Act Issues met five times from November 2022 to July 2023 and invited select representatives from state and private organizations and tribal communities to observe. On July 13, 2023, the Study Committee issued a report on their findings. In their report they issued three recommendations.

1. Consult with tribal nations prior to drafting a uniform state ICWA law.
2. Conduct additional research into areas of ICWA that a uniform state ICWA law could address.
3. Examine issues related to the Haaland v. Brackeen decision and if a uniform state ICWA law could address these issues.

On August 21, 2023, a virtual tribal consultation was announced and scheduled for September 6, 2023. At the consultation and in the prior announcement, it was stated that written comments on the uniform state ICWA would also be accepted until September 30, 2023. Represented on the tribal consultation call were a number of attorneys with subject matter expertise, two ULC Study Commission members, four tribal leaders, and representatives from a couple Native organizations. The call was two hours long and the facilitator, Kate Fort, Director of the Indian Law Clinic at Michigan State University, provided questions for the participants to respond to.

On October 4, 2023, a second virtual tribal consultation was announced for Monday, November 6. The scheduling of this was based upon comments provided at the first consultation that expressed a desire for more tribal leadership involvement before a decision about whether to draft a uniform state ICWA law is made. The letter announcing the November 6 tribal consultation and registration link can be found here.

In NICWA’s written comments provided to ULC on September 30, NICWA stated our support for state ICWA laws. Our experience has taught us that they are helpful to improving ICWA compliance and providing additional clarity and enhancement of ICWA’s requirements. We also expressed our concerns about the limited tribal leader involvement in the Study Committee process and recommended more tribal leader input be gathered before the Study Committee makes a decision about whether to draft a uniform state ICWA law. While having additional state ICWA laws could be helpful, there are important questions about the role of tribal nations in states where the legislation might be introduced, especially if tribal involvement is limited or not available. You can find NICWA’s written comments here.

Legislation

Native American Child Protection Act Passes House and Senate Committees

The Native American Child Protection Act, H.R. 663, was reintroduced by original co-sponsor Representative Ruben Gallego (D-AZ) on January 31, 2023, and Senator Lujan introduced a companion bill in the Senate, S. 2273. The legislation reauthorizes the two grant programs and the national resource center for tribes, clarifies that cultural programs and services may be used in the grant programs, and increases the funding authority Congress has to appropriate funding for the tribal grants authorized in the legislation. This is some of the only dedicated tribal funding regarding access for child abuse prevention and child abuse victim treatment. The legislation was introduced in the last Congress and was approved by the House of Representatives and the Senate Committee on Indian Affairs.

The House Natural Resources Committee reported out H.R.663 on May 17, 2023, with amendments that removed the amount of funding authorized for the two grant programs, the resource center, and the years the funding was authorized. This language is crucial to reauthorizing the Indian Child Protection and Family Violence Prevention Act grant programs for tribes. The language that remained in the bill reported out of committee contained amendments that clarified eligible activities that could be carried out under the grant program but stops short of reauthorizing the grant programs. The Senate Committee on Indian Affairs reported out a companion bill that is identical to the one reported out by House Natural Resources on July 19, 2023.

The impact of deleting the funding authorization levels and years authorized continues over two decades of not having a current authorization for these critical grant programs. While Congress will sometimes
appropriate funding for federal grant programs that are not authorized, it sends a message that these
grant programs are not a priority and creates barriers to getting sufficient appropriations funding in the
future.

NICWA is working with tribes and Indian organizations to contact their House and Senate members to
support S. 2273. This legislation is one of NICWA’s top policy priorities in 2023 and we need your help to
get the legislation authorized this year. You can find contact information for your congressional
representatives here.

**Tribal Family Fairness Act Legislation in 118th Congress**

Congresswoman Sidney Kamlager-Dove (D-CA) with co-sponsors Don Bacon (R-NE) and Sharice Davids
(D-KS) introduced the Tribal Family Fairness Act (H.R. 2762) in the House of Representatives on April 20,
2023. The bill would provide additional funding for tribes under the Promoting Safe and Stable Families
Program (Title IV-B, Subpart Two under the Social Security Act) that funds flexible family preservation
and support services. The legislation also seeks to streamline the reporting and application requirements
for tribes and increase funding for tribal court improvement grants for tribal family courts. The legislation is
an important step forward in helping tribes secure more flexible child welfare funding that can help
children avoid removal from their homes and strengthen families so children can be returned home safely.
The legislation was introduced first in the 117th Congress in 2021 but needed to be reintroduced to be
considered in the current 118th Congress. Senate members are considering introducing a version of this
legislation in the Senate as well.

NICWA has been a supporter of this legislation and urges tribal advocates to contact their senators and
urge them to sign on to the legislation as a co-sponsor. Please ask your House of Representative
members to sign on to the legislation as a co-sponsor and support the legislation.

**Indian Boarding Schools Legislation in 118th Congress**

On May 18, 2023, Senator Elizabeth Warren with 26 senators introduced the Truth and Healing
Commission on Indian Boarding School Policies Act (S. 1723). This is a reintroduction of the legislation
that was introduced in the House and Senate in the 117th Congress. NICWA submitted written testimony
for a May 2022 hearing on the legislation that focused on the intersection of the Indian boarding schools
and experience of Native children and families in state and private child welfare systems.

The Senate Committee on Indian Affairs held a markup of the legislation on June 7, 2023, where the
committee reported out the legislation favorably with amendments. The amendments approved in
committee were generally clarifying amendments without making substantive changes to the key
purposes of the legislation. Now the legislation is being scheduled for full consideration by the Senate. No
companion bill has been introduced in the House of Representatives.

The legislation establishes a commission to formally document and investigate Indian boarding school
policies and practices in the United States. The commission members are appointed by Senate and
House of Representatives leadership and the president. The legislation also establishes an advisory
committee to provide advice and recommendations to the commission comprised of representatives that
include, but are not limited to

- National Indian organizations with expertise in child welfare, education, and boarding school
  issues.
- Federal agencies, such as Bureau of Indian Education, Office of Indian Education in the
  Department of Education, and commissioner of the Administration for Native Americans.
- Members of federally recognized tribes and Native Hawaiian organizations.
- Mental health, healthcare, or Native healing practitioners that have experience working with
descendants of board school students.
- Family members of students that attended boarding schools, current teachers, and students that
  have attended a boarding school in the past or currently are attending one.
The commission will be holding public hearings to gather evidence and will be making recommendations on how to address and heal the historical and intergenerational trauma caused by the Indian boarding school policies and practices. The commission will also collaborate and exchange information with the Department of Interior during its investigation.

Tribes and advocates for Native children and families are encouraged to contact your congressional representatives and urge them to sign on as co-sponsors to the legislation and support its passage. You can find contact information for your congressional representatives here.

**Administrative**

**HHS Moves Forward with Proposed Changes to AFCARS**

The Department of Health and Human Services (HHS) officials are working to restore the 2016 Adoption and Foster Care Analysis Reporting System (AFCARS) data elements for Native children and families in state foster care systems that were removed by the previous Administration in 2020. These were to be the first ever data elements that would track Native children by their tribe and would also provide information on Indian Child Welfare Act implementation regarding Native children in state child welfare systems. HHS has announced they are moving forward with a proposed regulation change, also known as a Notice of Public Rulemaking (NPRM), that is expected to be published in the Fall of 2023.

NICWA has led efforts since the early 1990s to include ICWA data elements in AFCARS and has previously provided testimony and comments promoting the critical importance of new data elements in AFCARS to address disparities in outcomes and disproportionality in state foster care systems for American Indian and Alaska Native children. Of important note, ICWA is the only major federal child welfare law that does not have a structured and regular data collection system that tracks implementation.

**ACF Releases Final Rule on Relative Caregiver Licensing and Two Notices of Proposed Rulemaking for Comment**

On September 28, 2023, the Administration for Children and Families (ACF) at the U.S. Department of Health and Human Services announced one new Final Rule for tribes and states to develop separate licensing standards for relative care providers, which may differ from standards for non-relative foster care providers, and two proposed regulations, the first to establish protections for LGBTQI+ children in foster care, and the second to provide access to legal representation for children and families in the child welfare system. The proposed regulations, also known as a Notice of Proposed Rulemaking (NPRM), accepted comments on the proposed changes until November 27, 2023.

“We enthusiastically support this effort to remove barriers for relative care providers,” said NICWA’s Executive Director Sarah Kastelic. “Extended families are critical to helping Native children stay connected to their families, tribes, and cultures and this Final Rule on foster care licensing facilitates tribes’ and states’ ability to support Native relative care providers more fully and appropriately.” You can read a copy of NICWA’s submitted comments in support of separate licensing standards for relative care providers from earlier this year here.

The first NPRM proposes to require that tribal and state child welfare agencies find safe and appropriate placements and services for youth who identify as LGBTQI+ who are involved in child welfare systems. This NPRM seeks to address disparities that LGBTQI+ youth often experience in child welfare systems that leads to increase in homelessness, mental illness, and discrimination. NICWA encourages tribal nations and advocates for Native children to submit comments. You can find NICWA’s comments here.

The second NPRM proposes to allow tribes and states to use federal Title IV-E funds to support legal services for children in foster care, parents, and kinship caregivers. It also allows the funding to be used to reimburse tribal nations for the legal services they incur in child welfare proceedings. This expanded use of federal child welfare funds seeks to address inequities in the juvenile court system that can leave
key parties without legal counsel as important, life-changing decisions are made about children in care or their parents. Tribal nations often do not have adequate funding to support their work to protect Native children in state child welfare proceedings, so this proposed change has the potential to increase legal services for Native children and greater accountability regarding the Indian Child Welfare Act. You can find NICWA’s comments here.

**Budget**

Coming down to the wire, the House and Senate passed a second continuing resolution (CR) that extends federal government operations and funding until January 19, 2024, for Agriculture, Energy-Water, Military Construction-Veteran’s Affairs, and Transportation-Housing and Urban Development bills. The second extension in the CR continues federal government operations and funding until February 2, 2024, for all other federal departments and programs including, Commerce-Justice-Science, Defense, Financial Services-General Government, Homeland Security, Interior-Environment, Labor-Health and Human Services-Education, Legislative Branch, and State-Foreign Operations bills. It will be up to Congress to pass final appropriation bills for all federal programs and operations by these dates or another CR. If Democratic and Republican leadership cannot agree and pass appropriation bills by these dates it could set up a situation where the government will shut down due to a lack of funding, which happened in 2018. The continuing resolution process has been regularly used to avoid a government shutdown but has not been helpful for tribal nations as federal funds in a new fiscal year take longer to be distributed and are often funded at the same level as the previous year’s funding levels (level funded).

President Biden’s FY 2024 budget recommendations to Congress were released mid-March with recommendations for increases to federal programs that tribal nations rely on. The annual budget recommendations are an important marker for the budget and policy priorities of the president as Congress considers their budget and policy priorities for FY 2024. Some of the president’s FY 2024 recommendations for child and family programs that tribal nations use include increasing:

- Head Start funding (discretionary funds) $1.1 billion over FY 2023 levels.
- Child Care and Developmental Block Grant funding (discretionary funding) $900,000 over FY 2023 levels.
- Child welfare program funding (discretionary funding under the Child Abuse Prevention and Treatment Act and Title IV-B, Subparts 1 and 2 programs) $135 million over FY 2023 levels.
- BIA Indian Child Welfare Act funding $8 million over FY 2023 levels.
- BIA Social Services $24.6 million over FY 2023 levels.

For more information relating to this update, please contact NICWA Government Affairs Director David Simmons at desimmons@nicwa.org.

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1 The proposed budget increases include funding that would be shared by states and tribes. Specific data on how much of the proposed increase would accrue to tribal nations is not specified.
2 The president’s budget recommendation does not specify how much of the increase is intended for each of these child welfare programs or to eligible tribal nations. This increase also includes two new grant programs that address racial inequities in child welfare and child welfare workforce totaling $80 million of the $135 total increase proposed.
3 The increase would also be used to support implementation of the Indian Child Protection and Family Violence Prevention Act programs (P.L. 101-630).

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