

State of South Dakota

EIGHTY-FIRST SESSION
LEGISLATIVE ASSEMBLY, 2006

525M0596

HOUSE BILL NO. 1230

Introduced by: Representatives Van Norman, Bradford, and Valandra and Senator Two Bulls

1 FOR AN ACT ENTITLED, An Act to provide for improvements in the implementation of the
2 Indian Child Welfare Act.

3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:

4 Section 1. The Department of Social Services shall promulgate rules pursuant to chapter 1-
5 26 to establish criteria for the transfer of cases from state to tribal courts in which the
6 department maintains placement, care, and supervision of the child. Funding for any child
7 whose case has been transferred from a state court to a tribal court shall continue through Title
8 IV-E of the federal Social Security Act, as amended to January 1, 2006, to support any paid
9 placements if all federal requirements under Title IV-E of the federal Social Security Act, as
10 amended to January 1, 2006, are met. No child may be denied needed services if the child's case
11 is transferred from state to tribal court, and the necessary funds shall follow the child as
12 provided in this section.

13 Section 2. The Department of Social Services shall seek sufficient funding from the United
14 States Congress, from other federal entities, and from any other lawful source to provide for the
15 implementation of the federal Indian Child Welfare Act (25 U.S.C. §§ 1901- 1963), as amended
16 to January 1, 2006. The department shall seek funding for home studies from all lawful sources.



1 The department shall evaluate the need for additional FTEs or for contract funding to expand
2 the number of family locaters and to effectuate the contract with the Children's Home Society
3 of South Dakota, as they relate to the implementation of the federal Indian Child Welfare Act
4 (25 U.S.C. §§ 1901- 1963), as amended to January 1, 2006.

5 Section 3. The Department of Social Services shall assess, and if found to be effective,
6 expand the family group conferencing model used on the Pine Ridge and Rosebud reservations
7 to the other reservations located in South Dakota. The department shall seek additional FTEs
8 or funding to contract with a service provider to implement group family decision making.

9 Section 4. The Department of Social Services shall use appropriately qualified experts as
10 defined by the South Dakota Supreme Court in the implementation of the federal Indian Child
11 Welfare Act (25 U.S.C. §§ 1901- 1963), as amended to January 1, 2006. The department shall
12 place special emphasis on acquiring the services of such qualified experts and shall seek
13 additional training for department personnel and additional contract funding to retain
14 appropriate qualified experts.

15 Section 5. The Department of Social Services shall make available cultural sensitivity
16 training to any person who participates in the implementation of the federal Indian Child
17 Welfare Act (25 U.S.C. §§ 1901- 1963), as amended to January 1, 2006, and the child placement
18 system, including judges, state's attorneys, CASA workers, defense counsel, and department
19 personnel.

20 Section 6. The Department of Social Services shall meet with the Indian tribes located in
21 South Dakota to discuss their interest in pursuing the contracting of child protection services. The
22 department shall attempt to negotiate and enter into agreements with tribal governments to offer
23 each tribe the option of providing the tribe's own child protection services through a contract
24 with the State. Such contracts shall be designed to allow the use of programs and funding

1 established through Title IV-E of the federal Social Security Act, as amended to January 1,
2 2006, and the use licensing agreements with the department to allow pass through of such
3 federal funds to pay foster care and other costs related to the provision of child protection
4 services.