

California Judges Benchguide
The Indian Child Welfare Act

Table of Contents

I. Scope and Use of Benchguide.....	1
II. Historical Context	3
A. Basic Principles of Indian Law	3
B. Native Americans in California	4
III. Overview of the Indian Child Welfare Act.....	8
A. ICWA Policy and Legislative History	8
1. The Problem Leading to the Passage of the ICWA	8
2. California’s Implementation of the ICWA via Senate Bill 678 and Other Laws	9
a. Policy and Purpose in Applying the ICWA through State Statute	9
b. Key Provisions	10
i. Applicability	10
ii. Notice	11
iii. Duty to Inquire	11
iv. Active Efforts	11
v. Qualified Expert Witness	13
vi. Transfer of Case	13
vii. Concurrent Jurisdiction	14
viii.Appointment of Counsel	14
ix. Placement Preferences.....	15
x. Exceptions to Terminating Parental Rights.....	15
B. Protecting Indian Children: the “Best Interest” Standard	16
C. Constitutionality and the “Existing Indian Family Doctrine”	17
IV. General Application of the Act	19
A. Proceedings Covered by the Act.....	19
B. Proceedings Not Covered by the Act.....	19
1. Divorce Proceedings	19
2. Educational Placements	19
C. Interested Parties	19
1. Indian Child	19
a. Multiple Definitions of “Indian”	20
b. Membership and Federal Recognition	21

- 2. Parent 22
- 3. Indian Custodian and Extended Family 22
 - a. Indian Custodian 22
 - b. Extended Family 23
- 4. Tribe 23
 - a. Unrecognized Tribes in California..... 24
 - b. Eligibility for Multiple Memberships 25
- V. Jurisdiction under the Act..... 26**
 - A. Exclusive versus Non-Exclusive..... 26
 - B. Improper Removal of an Indian Child 28
 - C. Domicile and Residence 29
 - D. Transfer of Jurisdiction 30
 - E. Declination of Jurisdiction by Tribal Court 33
 - F. Full Faith and Credit 34
- VI. Notice..... 35**
 - A. When Notice and Inquiry are Required 35
 - B. Who Must Be Notified..... 37
 - C. Form of Notice 38
 - D. Effect of Notice on Pending Proceeding..... 40
- VII. Intervention 41**
 - A. Right of Tribe and Indian Custodian to Intervene 41
 - B. Extension of Time..... 42
 - C. Access to Court Documents and Records..... 42
- VIII. Evidentiary Requirements 43**
 - A. Specific Evidence Required 43
 - B. Likelihood of Serious Emotional or Physical Damage to Child..... 44
 - 1. Selection of an Expert Witness 44
 - 2. Two Standards of Proof 47
 - C. Active Efforts..... 48
 - 1. What Constitutes Active Efforts 48
 - 2. Use of Tribal Services..... 50
 - 3. Standard of Proof 50
 - 4. Other Active Efforts Requirements 50
 - 5. Where Active Efforts Might Not Be Required 50

IX. Placement.....	52
A. Tribal Social and Cultural Standards	52
B. Placement Preferences	53
C. Good Cause for Deviation from Order of Preference.....	54
1. Grounds for Good Cause	54
2. Criminal Record Exemptions.....	55
X. Invalidation.....	57
A. Coverage and Standing	57
B. “Court of Competent Jurisdiction”	57
C. Form of Petition for Invalidation	58
D. Extent of Proceedings Invalidated	58
E. Timing of Petition	59
XI. Dependency Proceedings.....	61
A. Notice and Right to Intervene.....	62
B. Detriment and Active Efforts Findings.....	63
1. Detriment	63
2. Active Efforts.....	64
C. Dispositional Issues	65
D. Transfer to Tribal Court.....	65
E. Tribal Customary Adoption	66
F. Termination of Parental Rights.....	67
XII. Delinquency Proceedings.....	68
A. Mandatory Application of the ICWA in Section 602 Proceedings.....	70
1. Placement (Title IV-E Federally-Funded Foster Care Reimbursement Cases).....	70
2. Guardianship and Termination of Parental Rights Proceedings	71
3. Minimum Federal Standards as Applied to Section 602 Proceedings	72
4. Permissive Tribal Participation in Section 602 Proceedings	73
5. Tribe’s Right to be Present at Section 602 Proceedings	74
XIII. Probate Guardianship Proceedings.....	76
A. Applicability of the ICWA to Probate Guardianships of the Person	76
B. Nomination of Guardian	77
C. Inquiry.....	77
D. Notice.....	78
E. Interested Parties.....	78

- 1. Indian Child 78
- 2. Petitioner 79
- 3. Parents 79
- 4. Indian Custodian 79
- 5. Child’s Tribe 80
- F. Investigation Reports, Expert Evaluations, and Indian Expert Witnesses 80
 - 1. Investigation Reports 80
 - 2. Assessing Costs 80
- G. Appointment Hearing 81
- H. Placement 81
- I. Temporary Guardianships and ICWA Compliance Issues 82
- J. Termination of Guardianship 82
- XIV. Family Law Proceedings 83**
 - A. Adoption Proceedings 83
 - 1. Voluntary Adoption Proceedings 83
 - a. Notice and Inquiry in Voluntary Proceedings 84
 - b. Consent Requirements 85
 - c. Withdrawal of Consent 86
 - d. Certificate Degree of Indian Blood 86
 - 2. Involuntary Adoption Proceedings 87
 - 3. Postadoptive Contact Agreements 87
 - 4. Information Required to be Sent to the BIA 88
 - B. Custody Cases Where Actual Custody is with a Non-Parent 88
 - C. Custody Disputes between Parents 88

Resource Directory

Appendices

- Appendix A: The Indian Child Welfare Act (25 U.S.C. § 1901 *et seq.*)
- Appendix B: BIA Guidelines
- Appendix C: Senate Bill 678
- Appendix D: Assembly Bill 1325
- Appendix E: All County Letters (ACLs) and All County Information Notices (ACINs)

(see Appendices Table of Contents for specific ACLs and ACINs included)