

ALASKA'S CHILD WELFARE RIVER OF CULTURE 1971 – 2014

November 2014 TSCG 20th Year Anniversary

August 2014 Tribal / State Co-Chairs Strategic Planning Session

June 2014 Decision not to move forward on Title IV-E Waiver

May 2014 Title IV-E Waiver Approved

March 2014 Title IV-E Waiver Submitted

January 2014 Tribes and OCS explored Title IV-E Waiver

December 2013 Tanana Chiefs Conferences & State of Alaska enter into Tribal Title IV-E Maintenance Agreement

October 2013 Region X Title IV-E Summit sponsored by Casey Family Programs

September 2012 Final Western Pacific Implementation Center Leadership Summit in Seward

August 2012 Began development of Tribal Title IV-E Maintenance Agreement

May 2012 Tribally Licensed Foster Care Standards Completed

February 2012 Western Pacific Implementation Center partners with Facing Foster Care in Alaska: "Legislative Lunch & Learn"

August 2011 Western Pacific Implementation Center Leadership summit in Seward which included political leaders

July 2011 Nome Eskimo Community entered into a Tribal Title IV-E Agreement with the State

March 2011 State of Alaska v. Native Village of Tanana

August 2010 First Western Pacific Implementation Center Conference. Speakers from Hawaii, Iowa, and Alaska.

2010 Fifth OCS Region Created: Western

April 2010 Drutsaramiut entered into a Tribal Title IV-E Agreement with the State

2009 - 2010 Western Pacific Implementation Center Project Selected, Approved and MOU Signed

July 2009 Based on Curyung Decision, the State made available ICWA compliance funding for three years

2008/2009 Alaska Tribes started Exploring Direct Title IV-E

2008 Casey Family Programs "Knowing Who You Are" (KWYA) was introduced to Alaska

2008 Fostering Connections Act allowing Tribes to access direct Title IV-E funds

2008 State Office of Children Services was not able to move forward with contracting case management due to union issues

September 2007 Tribes discussed contracting case management options with State Office of Children Services

February 2007 First Undoing Racism Workshop

2007 State Administration would not reconsider Tribally Licensed Foster Care Standards

December 2006 Native Village of Curyung Legal Decision

May 2006 State Office of Children Services Implemented Safety Assessment Model

August 2005 Casey Family Programs host statewide convening on Disproportionality

July 2005 Southeast Rural Social Services Competitive funding under State Office of Children Services

June 2005 State funding earmarked for 4 tribes ended (began 1985)

October 2004 Revised C.R.H. Decision. Renkes opinion. Tribes do not have jurisdiction and do not authority to initiate child custody proceedings in tribal courts (not including Native Village of Barrow and the Native Village of Chevak, Metlatkatla)

October 2002 Bristol Bay Native Association entered into a Tribal Title IV-E Agreement with the State

July 2002 Kawerak entered into a Tribal Title IV-E Agreement with the State

July 2002 Tribal-State Collaboration Group – Finalized the model Tribal licensed foster care standards that were distributed to Alaska Tribes

April 2002 Aleutian Pribilof Islands Association & Sitka Tribes of Alaska entered into a Tribal Title IV-E Agreement with the State

January 2002 Maniilaq entered into a Tribal Title IV-E Agreement with the State

October 2001 Association of Village Council Presidents entered into a Tribal Title IV-E Agreement with the State

August 2001 Alaska Supreme Court held in C.R.H. that jurisdiction over ICWA cases can be transferred from state court to tribal courts.

October 2000 Tlingit & Haida and Tanana Chiefs Conference entered into Tribal Title IV-E Agreement with the State

October 2000 Casey Family Programs came to Alaska

May 2000 1st Tribal Title IV-E Agreement: Cook Inlet Tribal Council with the State

2000 BBNA Adoption Work-Project Succeed (Balloon Project) - Casey Family Programs led a capacity building session

1999 Alaska Supreme Court ruled in John v Baker that tribal courts in Alaska have jurisdiction in custody matters when tribal children are involved, even when Indian country does not exist.

1999 Foster Care Independence Act

1998 ICWA Statewide Specialist and Regional ICWA Specialist positions created

1998 US Supreme Court ruled in the Venetie tax case that land that has gone through the Alaska Native Claims Settlement Act is no longer Indian country

1997 Adoption & Safe Families Act

1994 1st meeting of Tribal/State Collaboration Group under Title IV-B

1992 State of Alaska acknowledged cultural adoptions

1990's President Clinton signs IVB subpart two, adding additional resources for tribes.

1990 Tribes signed ICWA Tribal-State Agreement (late November)

1990 Strategic Plan titled "Into the '90s" was created. This was the first time the term "tribe" was used.

1980 1st ICWA funds

1978 ICWA Law passed

1971 ANCSA Law

Revised 9/26/14