### 112TH CONGRESS 1ST SESSION

# S. 1192

To supplement State jurisdiction in Alaska Native villages with Federal and tribal resources to improve the quality of life in rural Alaska while reducing domestic violence against Native women and children and to reduce alcohol and drug abuse and for other purposes.

### IN THE SENATE OF THE UNITED STATES

June 14, 2011

Mr. Begich introduced the following bill; which was read twice and referred to the Committee on Indian Affairs

## A BILL

- To supplement State jurisdiction in Alaska Native villages with Federal and tribal resources to improve the quality of life in rural Alaska while reducing domestic violence against Native women and children and to reduce alcohol and drug abuse and for other purposes.
  - 1 Be it enacted by the Senate and House of Representa-
  - 2 tives of the United States of America in Congress assembled,
  - 3 SECTION 1. SHORT TITLE.
  - 4 This Act may be cited as the "Alaska Safe Families
  - 5 and Villages Act of 2011".
  - 6 SEC. 2. FINDINGS AND PURPOSES.
  - 7 (a) FINDINGS.—Congress finds that—

- 1 (1) while the State of Alaska and numerous 2 Alaska organizations have struggled for years to ad-3 dress crime and substance abuse problems in Alaska, 4 Native Villages continue to suffer from dispropor-5 tionally high rates of illicit drug use, alcohol abuse, 6 suicide, and domestic violence;
  - (2) the suicide rate in Alaska Native villages is 6 times the national average, and the alcohol-related mortality rate is 3.5 times that of the general national population;
  - (3) Alaska Native women suffer the highest rate of forcible sexual assault in the United States, and an Alaska Native woman is sexually assaulted every 18 hours;
  - (4) according to the 2006 Initial Report and Recommendations of the Alaska Rural Justice and Law Enforcement Commission more than 95 percent of all crimes committed in rural Alaska can be attributed to alcohol;
  - (5) the cost of drug and alcohol abuse in Alaska is estimated at \$525,000,000 per year;
  - (6) the State of Alaska's public safety system does not effectively serve vast areas of the State in which many remote Alaska Native villages are located, except in response to serious crimes involving

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- severe injury or death, which are handled by Alaska
  State Troopers who are located in only a small number of hub communities around the State;
  - (7) extreme weather conditions often prevent or delay travel into remote Alaska Native villages, forcing residents to wait for several days for an Alaska State Trooper to arrive and respond to these crimes, compared to a law enforcement response time normally within minutes for residents of urban communities;
    - (8) in many rural Alaska Native villages, there is no local law enforcement presence whatsoever;
    - (9) to the extent there are resident law enforcement officers in rural villages, they consist of Village Public Safety Officers (VPSOs) through the State VPSO Program, and a very limited number of other peace officers such as Village Police Officers (VPOs), Tribal Police Officers (TPOs) and Community Peace Officers (CPOs) who tend to have only minimal training and experience;
    - (10) the VPSO Program is not able to adequately serve all remote Alaska Native villages because there is insufficient funding or officers to address the urgent need for additional law enforcement in these communities:

in these communities;

- 1 (11) the number of VPSOs currently serving in 2 Alaska is approximately 71, yet there are about 200 3 remote villages in Alaska, all of which could benefit 4 from a law enforcement presence;
  - (12) studies have concluded that the lack of effective law enforcement in Alaska Native villages contributes significantly to increased crime, alcohol abuse, drug abuse, domestic violence, and rates of suicide, poor educational achievement, and a lack of economic development in those communities;
  - (13) law enforcement that is created and administered by Indian tribes in Alaska will be more responsive to the need for greater local control, local responsibility, and local accountability in the administration of justice; and
  - (14) it is necessary to invoke the plenary authority of Congress over Indian affairs under section 8 of clause 3 of Article I of the Constitution, in order to improve law enforcement conditions in Alaska Native villages.
  - (b) Purposes.—The purposes of this Act are—
  - (1) to establish a demonstration project under which a limited number of Indian tribes in Alaska Native villages will exercise local law enforcement responsibilities to combat alcohol and drug abuse and

- to enhance existing tribal authority over domestic violence and child abuse and neglect;
- (2) to enhance coordination and communication
   among Federal, State, tribal, and local law enforcement agencies; and
- 6 (3) to increase funding for, and therefore availability of, local law enforcement.

#### 8 SEC. 3. DEFINITIONS.

- 9 In this Act:
- 10 (1) Indian tribe.—The term "Indian tribe" means any Indian tribe, band, nation, or other orga-11 12 nized group or community of Indians recognized as 13 eligible for the services provided to Indians by the 14 Secretary because of their status as Indians, includ-15 ing any Alaska Native village as defined in section 16 3(c) of the Alaska Native Claims Settlement Act (43) 17 U.S.C. 1602(c)).
  - (2) Project.—The term "Project" means the Alaska Safe Families and Villages Demonstration Project established by section 4(a).
  - (3) PROJECT AREA.—The term "Project Area" means the geographical area within which an Indian tribe proposes to enforce the laws of the Indian tribe developed under the Project, as determined by the tribal government of the applicable Indian tribe and

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- as approved by the Office of Justice Programs upon a showing that the extension of jurisdiction to such area is in the interest of justice.
- 4 (4) TRIBAL COURT.—The term "tribal court"
  5 means any court, council, or other mechanism sanc6 tioned by an Indian tribe for the adjudication of dis7 putes, including the violation of tribal laws, ordi8 nances, or regulations.
- 9 (5) TRIBAL ORGANIZATION.—The term "tribal organization" has the meaning given the term in section 4 of the Indian Self-Determination and Education Assistance Act (25 U.S.C. 450b).
- 13 SEC. 4. ALASKA SAFE FAMILIES AND VILLAGES DEM-14 ONSTRATION PROJECT.
- 15 (a) ESTABLISHMENT OF PROJECT.—The Office of
  16 Justice Programs of the Department of Justice shall carry
  17 out the Alaska Safe Families and Villages Demonstration
  18 Project as provided by this section.
- 19 (b) Number of Tribes.—The Office of Justice Pro-20 grams shall select not more than 9 Indian tribes in Alaska 21 to participate in the Project in Alaska over a 3-year pe-22 riod, with not more than 3 Indian tribes selected during 23 each of fiscal years 2012, 2013, and 2014.

1	(c) Duration of Project.—Each Indian tribe se-
2	lected to participate in the Project shall remain in the
3	Project for a period of 5 years.
4	(d) Annual Report.—
5	(1) IN GENERAL.—On or before May 1 of each
6	year, the Attorney General shall provide to the Com-
7	mittee on Indian Affairs of the Senate and the Com-
8	mittee on Natural Resources of the House of Rep-
9	resentatives a brief annual report detailing activities
10	undertaken under the Project and setting forth an
11	assessment of the Project, together with any rec-
12	ommendations of the Attorney General for further
13	action by Congress.
14	(2) REQUIREMENTS.—Each report submitted
15	under this subsection shall be prepared—
16	(A) in consultation with the governments
17	of Indian tribes in Alaska; and
18	(B) after those governments and the State
19	of Alaska have an opportunity to comment on
20	each report prior to the finalization of the re-
21	port.
22	(e) Applications.—
23	(1) Criteria.—To qualify to participate in the
24	Project, an Indian tribe in Alaska shall—

1	(A) request participation by resolution or
2	other official action by the governing body of
3	the Indian tribe;
4	(B) have for the preceding 3 fiscal years
5	no uncorrected significant and material audit
6	exceptions regarding any Federal contracts or
7	grants;
8	(C) demonstrate to the Attorney General
9	sufficient governance capacity to conduct the
10	Project, as evidenced by the history of the In-
11	dian tribe in operating government services, in-
12	cluding public utilities, children's courts, law
13	enforcement, social service programs, or other
14	activities;
15	(D) demonstrate the ability to sustain the
16	goals and purposes of the Project after funding
17	for the Project has expired; and
18	(E) meet such other criteria as the Attor-
19	ney General may promulgate, after providing
20	for public notice.
21	(2) Copy to the Alaska ag.—Each Indian
22	tribe shall send a copy of its application submitted
23	under this section to the Attorney General of Alas-

ka.

1	(f) Tribal Reporting.—The Attorney General may
2	by regulation promulgate such minimum reporting re-
3	quirements as the Attorney General determines are rea-
4	sonably necessary to carry out this Act.
5	(g) Public Comment.—All applications submitted
6	pursuant to subsection (e) shall be subject to public com-
7	ment for a period of not less than 30 days following publi-
8	cation of notice in a newspaper or other publication of gen-
9	eral circulation in the vicinity of the Alaska Native village
10	of the Indian tribe requesting participation in the Project
11	(h) Planning Phase.—Each Indian tribe selected
12	for participation in the Project shall complete a planning
13	phase that includes—
14	(1) internal governmental and organizational
15	planning;
16	(2) the development of written tribal law or or-
17	dinances detailing the structure and procedures of
18	the tribal court;
19	(3) enforcement mechanisms; and
20	(4) those aspects of drug or alcohol related
21	matters that the Indian tribe proposes to regulate
22	(i) CERTIFICATION.—
23	(1) In General.—Upon completion of the
24	planning phase under subsection (h), an Indian tribe
25	shall provide to the Office of Tribal Justice—

1	(A) the constitution of the Indian tribe (or
2	equivalent organic documents showing the
3	structure of the tribal government and the
4	placement and authority of the tribal court
5	within that structure);
6	(B) the written tribal laws or ordinances of
7	the Indian tribe governing court procedures and
8	the regulation and enforcement of drugs, alco-
9	hol, and related matters;
10	(C) a map depicting the Project Area of
11	the Indian tribe; and
12	(D) such other information or materials as
13	the Attorney General may by public notice re-
14	quire.
15	(2) Certification.—The Office of Tribal Jus-
16	tice shall certify the completion of the planning
17	phase under this section.
18	(3) Timing.—Certification under paragraph (2)
19	may occur at the time at which an Indian tribe ap-
20	plies for participation in the Project if the Indian
21	tribe demonstrates that the Indian tribe has already
22	met the requirements of the planning phase.
23	(j) Effect of Certification.—
24	(1) In general.—Commencing 30 days after
25	the certification described in subsection (i) and ex-

1	cept as provided in paragraph (2), an Indian tribe
2	participating in the Project shall exercise jurisdic-
3	tion, concurrent with the civil jurisdiction of the
4	State of Alaska under State law, over—
5	(A) the drug, alcohol, or related matters
6	described in subsection (i) within the Project
7	Area of the Indian tribe; and
8	(B) persons of Indian or Alaska Native de-
9	scent or other persons with consensual relation-
10	ships with the Indian tribe or a member of the
11	Indian tribe.
12	(2) Sanctions.—An Indian tribe participating
13	in the Project shall impose such sanctions as shall
14	be determined by the tribal court to be appropriate,
15	consistent with the Indian Civil Rights Act and trib-
16	al law, including such measures as—
17	(A) restorative justice;
18	(B) community service;
19	(C) fines;
20	(D) forfeitures;
21	(E) commitments for treatment;
22	(F) restraining orders; and
23	(G) emergency detentions.
24	(3) AGREEMENT REQUIRED.—A person may
25	not be incarcerated by an Indian tribe participating

- in the Project except pursuant to an agreement entered into under section 7.
  - (4) TREATMENT OF PROTECTIVE ORDERS.—
    For purposes of this subsection, the protective order of an Indian tribe participating in the Project excluding any member or non-member from a community shall be considered a civil remedy.
    - (5) EMERGENCY CIRCUMSTANCES.—Nothing in this subsection shall prevent an Indian tribe participating in the Project from acting in the following emergency circumstances:
      - (A) A tribe may assume protective custody of a tribal member or otherwise take action to prevent imminent harm to self or others.
      - (B) A tribe may take immediate, temporary protective measures to address situations involving an imminent threat of harm to self or others by a non-member.

### (k) Effect of Act.—Nothing in this Act—

(1) limits, alters, or diminishes the civil or criminal jurisdiction of the State of Alaska, or any subdivision of that State, the United States, or any Indian tribe in Alaska, including existing inherent and statutory authority of the tribes over child protection, child custody, and domestic violence;

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1	(2) confirms or denies that any area of Alaska
2	does or does not constitute Indian country;
3	(3) diminishes the trust responsibility of the
4	United States to Indian tribes in Alaska, or abridges
5	or diminishes the sovereign immunity of any Indian
6	tribe in Alaska;
7	(4) alters the jurisdiction of the Metlakatla In-
8	dian Community within the Annette Islands Res-
9	ervation;
10	(5) limits in any manner the eligibility of the
11	State of Alaska, any political subdivision of the
12	State, or any Indian tribe in Alaska, for any other
13	Federal assistance under any other law; or
14	(6) shall be construed to alter the tribes' exist-
15	ing jurisdictional authority over domestic violence
16	under the Violence Against Women Act.
17	(l) Liability of State of Alaska.—The State of
18	Alaska and any political subdivision of the State shall not
19	be liable for any act or omission of an Indian tribe partici-
20	pating in the Project, including acts or omissions under-
21	taken pursuant to an intergovernmental agreement en-
22	tered into under section 7.
23	(m) Contracts.—
24	(1) In general.—Each Indian tribe partici-
25	pating in the Project shall be eligible for a contract

1	from the Office of Justice Programs, in an amount
2	not to exceed \$250,000 per year, for use in defray-
3	ing costs associated with the Project, including costs
4	relating to—
5	(A) tribal court operations and personnel;
6	(B) utility and maintenance;
7	(C) overhead;
8	(D) equipment; and
9	(E) continuing education (including trav-
10	el).
11	(2) Requirements.—The contracts made
12	available under this subsection shall be—
13	(A) in addition to such grants as may be
14	available under this Act or other provisions of
15	law; and
16	(B) awarded as contracts in a form au-
17	thorized by the Indian Self-Determination and
18	Education Assistance Act (25 U.S.C. 450 et
19	seq.).
20	(3) Tribal organizations.—A tribal organi-
21	zation may enter into contracts on behalf of an In-
22	dian tribe participating in the Project upon express
23	written delegation of authority of the Indian tribe to
24	the tribal organization.

1	(n) REGULATIONS.—The Attorney General may pro-
2	mulgate such regulations as the Attorney General deter-
3	mines to be necessary to carry out this section.
4	(o) Full Faith and Credit.—
5	(1) In General.—Each State shall give ful
6	faith and credit to all official acts and decrees of the
7	tribal court of an Indian tribe participating in the
8	Project to the same extent and in the same manner
9	as such State accords full faith and credit to the of-
10	ficial acts and decrees of other States.
11	(2) Other law.—Nothing in this subsection
12	impairs the duty of a State to give full faith and
13	credit under any other law.
14	(p) Federal Jurisdiction.—
15	(1) In General.—Subject to paragraph (2)
16	Project Areas and Indian tribes participating in the
17	Project shall be eligible for the same law enforce-
18	ment programs of the Bureau of Indian Affairs and
19	the Office of Justice Programs, as are applicable to
20	those areas under section 401 of Public Law 90–284
21	(25 U.S.C. 1321).
22	(2) Applicability in Alaska.—Nothing in
23	this Act limits the application in Alaska of any pro-
24	vision of title II of Public Law 111–211.

1	(q) AUTHORIZATION OF APPROPRIATIONS.—There is
2	authorized to be appropriated to carry out subsection (m)
3	\$2,500,000 for each of fiscal years 2012 through 2018.
4	SEC. 5. ALASKA VILLAGE PEACE OFFICERS.
5	(a) Establishment of Alaska Village Peace
6	OFFICER GRANTS PROGRAM.—The Office of Justice Serv-
7	ices of the Department of the Interior shall carry out a
8	contract program for the employment by Indian tribes of
9	Village Peace Officers in Alaska Native villages as pro-
10	vided in this section.
11	(b) APPLICATION CRITERIA.—
12	(1) In general.—To qualify for a contract
13	under this section, an applicant shall—
14	(A) be an Indian tribe in Alaska that par-
15	ticipated in a Project;
16	(B) demonstrate the lack of other resident
17	law enforcement in the applicable Alaska Native
18	village; and
19	(C) satisfy such other criteria as may be
20	established by notice by the Office of Justice
21	Services.
22	(2) Limitation.—Each contract awarded
23	under this section shall be in an amount not to ex-
24	ceed \$100,000 for the salary and related costs of
25	employing and equipping 1 Village Peace Officer, ex-

- 1 cept that the Office of Justice Services shall be au-
- 2 thorized to waive the 1-officer limitation upon a
- 3 showing of compelling circumstances.
- 4 (c) Contracts.—At the request of an applicant In-
- 5 dian tribe, the Office of Justice Services shall disburse
- 6 funds awarded under this section through modifications
- 7 to existing self-determination contracts or self-governance
- 8 compacts authorized under the Indian Self-Determination
- 9 and Education Assistance Act (25 U.S.C. 450 et seq.),
- 10 or by contract to a political subdivision of the State of
- 11 Alaska pursuant to an agreement, if any, under section
- 12 7.
- 13 (d) Eligibility for BIA Training.—Village peace
- 14 officers hired pursuant to this section shall be eligible to
- 15 attend the Bureau of Indian Affairs Police Officer Train-
- 16 ing Program.
- 17 (e) AUTHORIZATION OF APPROPRIATIONS.—There is
- 18 authorized to be appropriated to carry out this section
- 19 \$5,000,000 for each of fiscal years 2012 through 2018.
- 20 SEC. 6. TECHNICAL ASSISTANCE.
- 21 (a) IN GENERAL.—The Attorney General may enter
- 22 into 18-month contracts with tribal organizations in Alas-
- 23 ka to provide training and technical assistance on tribal
- 24 court development to any Indian tribes in Alaska.

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1	(b) Cooperation.—Tribal organizations may co-
2	operate with other entities for the provision of services
3	under contracts described in subsection (a).
4	(e) Authorization of Appropriations.—There is
5	authorized to be appropriated to carry out this section
6	\$2,000,000.
7	SEC. 7. INTERGOVERNMENTAL AGREEMENTS.
8	(a) In General.—The State of Alaska, political sub-
9	divisions of that State, Indian tribes in Alaska, and the
10	United States are each authorized and encouraged to
11	enter into intergovernmental agreements, including agree-
12	ments concerning—
13	(1) the employment of law enforcement officers,
14	probation, and parole officers;
15	(2) cross-appointment and cross-deputization of
16	tribal, State, municipal, or Federal officials;
17	(3) the detention or incarceration of offenders;
18	and
19	(4) jurisdictional or financial matters.
20	(b) Rule of Construction.—Nothing in this sec-
21	tion shall be construed as restricting the right of the judi-
22	cial system of Alaska to enter into agreements with the

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23 tribal courts.