A Roadmap for Making Native America Safer

Report to the President & Congress of the United States

“P.L. 280 & Federal Concurrent Jurisdiction”

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ABOUT THE COMMISSION

• Created by Tribal Law and Order Act of 2010 (TLOA) to advise the President and Congress on Federal, State and Tribal reforms to strengthen criminal justice for the 566 Federally recognized Indian Tribes and Nations.

• Planned and executed comprehensive assessment of Native American and Alaska Native public safety and criminal justice.
About the Commission

**The Honorable Troy A. Eid**
Commission Chairman
Troy A. Eid was the United States Attorney for the District of Colorado from 2005 to 2009.

**Tom Gede**
ILOC Commissioner
Tom Gede is a principal with Bingham Consulting Group and of counsel at Bingham McCutchen LLP.

**The Honorable Stephanie Herseth-Sandlin**
ILOC Commissioner
Stephanie Herseth-Sandlin represented the state of South Dakota in the House of Representatives.

**The Honorable Earl Ralph Pomeroy III**
ILOC Commissioner
Now a lobbyist, Earl Pomeroy represented North Dakota in the U.S. House of Representatives.

**Ted Quasula**
ILOC Commissioner
Mr. Quasula is the general manager of the Grand Canyon Skywalk on the Hualapai Indian Reservation.

**Affie Ellis**
ILOC Commissioner
Affie Ellis is president of Ellis Public Affairs, a public and government relations firm.

**Carole Goldberg**
ILOC Commissioner
The Honorable Carole Goldberg is the Jonathan D. Varat Professor of Law at the UCLA School of Law.

**The Honorable Jefferson Keel**
ILOC Commissioner
Jefferson Keel is the Lieutenant Governor of the Chickasaw Nation and President of NCAI.

**Theresa Pouley**
ILOC Commissioner
Theresa M. Pouley is Chief Judge of the Tulalip Tribal Court.
Tribal Law and Order Act of 2010

*Indian Law and Order Commission (ILOC) created:*

- to conduct **comprehensive study** of law enforcement and criminal justice in tribal communities, such as:
  - jurisdiction over crimes committed in Indian country
  - tribal jail and federal prisons systems
  - juvenile justice systems -- tribal and federal
  - the impact of the **Indian Civil Rights Act** of 1968
ILOC held *field hearings, took testimony*, appointed and consulted with an Tribal Advisory Board in all 12 BIA regions, and worked entirely in the field – from Alaska to the East Coast.

*Unanimously prepared and approved* THE ROADMAP FOR MAKING NATIVE AMERICA SAFER – a 324-page report, with 40 major recommendations.
Concurrent Jurisdiction under Tribal Law and Order Act of 2010

- TLOA allows Indian tribe in a mandatory PL 280 state (like California) to request the U.S. to accept concurrent jurisdiction
Normally . . . U.S. can only resume criminal jurisdiction in Indian country when a State retrocedes PL 280 jurisdiction back to the U.S., and the Justice Dept accepts it - - - not concurrent state and federal
The Statute: Section 221(b)

• Indian tribe subject to mandatory PL 280 jurisdiction may request the U.S. to accept concurrent jurisdiction

• If 221(b) request is accepted, U.S. Attorney can prosecute violations of General Crimes Act / Major Crimes Act, while at same time State authorities can enforce state Penal Code
TLOA Section 221(b) = 18 U.S.C. 1162(d)

- Final regs to implement 1162(d) issued by OAG/DOJ, eff. Jan. 5, 2012
- U.S. Attorney General is deciding official. Delegated to Dep. AG
- Recommendations from FBI, COPS, other fed, state, locals. OJT to staff it
Sec. 221 Regs – general info

- Only pertains to “mandatory” PL 280 states
- Does not require approval of a state
- Distinct from “retrocession”
- State does not lose criminal jurisdiction
- DOJ view: it already has federal juris. in “optional” PL 280 states
Procedures for Request

• Request from chief executive officer of federally recognized tribe

• To Office of Tribal Justice / DOJ

• Explain why assumption of concurrent federal jurisdiction will:
  
  (i) improve public safety and criminal law enforcement, and

  (ii) reduce crime in Indian country of tribe
Process

• OTJ publishes notice within 30 days of receipt

• sends written notice to state / local agencies, requests comments 45 days

• comments from U.S. Attorney offices, FBI, other DOJ
Eight Factors to be Considered by DOJ (I)

(i) improve public safety and reduce crime?
(ii) increase availability of law enforcement resources?
(iii) improve access to judicial resources?
(iv) improve access to detention and correctional resources?
Eight Factors to be Considered by DOJ (II)

(v) comments from FBI, USAO’s, other DOJ
(vi) comments from DOI, BIA, DHS, other fed agencies
(vii) comments from tribal consultations
(viii) comments others: governors, state and local law enforcement agencies
The unspoken “Ninth Factor” to be Considered by DOJ

$$ from DOJ budget:
- general obligation?
- within budget authority?

FY2016 $21M for USA’s in Indian country
FY2016 $34M for FBI in Indian country
OTJ Testifies to Indian Law & Order Commission

• Office of Tribal Justice Director Tracy Toulou testified before ILOC – March 8, 2012

• Noted requests received by Feb 28 of each calendar year will be prioritized for decision by July 31 of same calendar year; by Aug 31 for decision Jan 31 of following year
Pending and Approved Requests for Federal Concurrent Jurisdiction (I)

(i) White Earth Nation (MN) – approved March 14, 2013

(ii) Mille Lacs Band of Ojibwe (MN) – noticed March 19, 2013

(iii) Hoopa Valley Tribe (CA) – noticed October 22, 2012

(iv) Table Mountain Rancheria (CA) – noticed October 22, 2012
Pending and Approved Requests for Federal Concurrent Jurisdiction (II)

(v) Elk Valley Rancheria (CA) – noticed June 4, 2012

(vi) Los Coyotes Band of Cahuilla and Cupeno Indians (CA) – noticed April 12, 2012

-- N.B. – LCB has withdrawn its application
White Earth Experience (I)

• From report of Randy Goodwin, Director of White Earth Dept. of Public Safety

• WEN thought TLOA approach easier than retrocession

• Background: tribe has “concurrent jurisdiction” with local county sheriff under MN law if meets conditions and enters into “cooperative agreement” w/ local law enforcement.
White Earth Experience (II)

- 3 separate Law Enforcement Cooperative Agreements w/ 3 county sheriffs, all different one from the other
- WEN thought sheriffs had lack of confidence in WEPD
- Calls & response from SO’s needed improvement
- Many cases not being charged or were dropped for different reasons
White Earth Experience (III)

- Appeared to lack support from District Court
- WEPD continued to build PD
- At ground or “cops” level, some improvements
- Eventually, locals were convinced WEPD was professional
- MN US Attorney invited WEPD to quarterly meetings
White Earth Experience (IV)

- WEN proceeded with submitting application under 221 of TLOA
- Met with OTJ Director Tracy Toulou
- Application included required elements & revised tribal constitution and bylaws
- Also included crime statistics on White Earth Nation; included plans for correctional facility
After approval, team of counties and WEN formed to implement TLOA

Feds, locals, all invited to participate, monthly meetings

Developed flow chart for prosecution of offenses committed on the reservation
Following Offenses Committed on Reservation

- Murder - All Degrees
- Assaults - 1st & 2nd
- Kidnapping
- Aggravated Robbery
- Controlled Substance Crimes - 1st & 2nd
- Felony Domestic Assaults
- 1st & 2nd Burglary
- Arson - 1st & 2nd
- Felon in Possession of Firearm
- Any felony level offense where a firearm was used in the commission of the crime
- All Offenders who have a criminal history score of 4 or more

Offender

Indian

Victim

Non-Indian: Concurrent w/ Feds

U.S. Atty., Office

U.S. Atty. will have 60 days to accept or reject the request

Indian: Concurrent w/ Feds

Refer to U.S. Atty.

Non-Indian: State Exclusive for all other crimes

Jurisdiction Feds Possible Under TLOA [Concurrent State]

Non-Indian: State Exclusive
White Earth Experience (VII)

Key next steps:

• Building relationships (unifying cooperative agreements, radio infrastructure, better prosecution of cases presented, search warrant procedural improvements)

• Prosecution Guidelines (MN US Attorney criminal prosecution guidelines promulgated)
Caveat: Justice Department Views (I)

• In what is called a “congratulatory letter” accepting concurrent jurisdiction, Dep AG outlines important limitations.

• Disclaimer: In all cases involving federal criminal jurisdiction, the Department of Justice will decide whether or not to investigate and bring charges.

• Assumption of jurisdiction does not mean that DOJ will prosecute all crimes or even all major criminal cases occurring on the reservation.
Caveat: Justice Department Views (II)

• “Rather, consistent with its exercise of prosecutorial discretion in all criminal matters, the Department will determine which cases can most effectively be prosecuted at the Federal level and will pursue those cases.”

• “In this regard, we do not anticipate that we will bring a large number of cases; rather, we will focus on bringing cases that will have the greatest impact in increasing public safety on the White Earth Reservation.”
Conclusion

• TLOA Section 221 presents as many challenges as opportunities. It only adds federal jurisdictional authority as a layer on existing state and tribal authority.

• However, the concurrent federal jurisdiction *can ease the burden* of overstretched or reluctant state/local criminal law enforcement and judicial resources, and overstretched or developing tribal law enforcement and judicial resources.