To amend Federal Law as it deals with the Bureau of Indian Affairs.

In the House of Representatives

January 4, 2021

The Native American Affairs Act of 2021

Section 1

The Bureau of Indian Affairs is abolished effective December 31, 2021. All federal offices administering the Bureau of Indian Affairs are closed on the same date. All federal employees working within the Bureau of Indian Affairs shall be terminated on December 31, 2021. All federal laws and acts pertaining to the Bureau of Indians Affairs are permanently rescinded on December 31, 2021.

Section 2

With the passage of this Act and for the purposes of this Act, a Native American shall forever be defined as a person who has at least one great-grandparent, grandparent or parent who is currently registered as a Native American. For a great-grandparent, grandparent or parent to be defined as a Native American, they must be a member of a tribe listed on the December 21, 2021, roster of tribes maintained by the Bureau of Indian Affairs as displayed in Appendix A of this Act. DNA testing shall be used to resolve all disputes involving ancestry.

Section 3

Each Native American born prior to January 1, 2022, once nineteen years of age, shall receive on the first day of each month, from the federal government, an electronic payment equal to 173 hours times the then current federal minimum wage until they die. Ordinary income taxes, including social security and Medicare type taxes levied by local, state or the federal government on its citizens shall be deducted from this income. Payments are suspended and forfeited in the event of incarceration for more than thirty days and remain forfeited until recipient is released. In addition, Medicare shall be provided to all Native Americans in this age group at no charge including all Part B costs.

Section 4

All Native American Indians born on or after January 1, 2022, are entitled to the same federal and state level support and governmental programs available to any American citizen within the state they reside. All Indian reservations shall be afforded the same level of federal governmental services afforded any other community within the state in which the reservation is located.

Section 5

All land and all other assets held in trust for Native Americans or registered tribes are to be released to them by December 31, 2022. Until that date, no land or other assets held in trust may be sold or transferred by any means or method. All buildings and all other assets presently owned by any governmental agency located on land that is to be released under this act shall become the property of the new owners of the land on January 1, 2023, with the current owner paying all costs associated with the transfer of the assets. All land, once transferred to a tribe, may forever be sold only to U. S. owned companies (not subsidiaries of foreign companies) or US citizens (living) in the United States.

449 words excluding boilerplate Last up-date: 9/14/2020 Revision # 8

Note:

Like all proposals from the Laws Made Simple Group, this bill is designed to be accepted as is, without any changes in wording, amounts, dates and without any amendments. All bills presented for consideration contain fewer than two thousand words. The Group requests that the Speaker of the House employ the "Up and Down" voting method for all its bills being offered for consideration. While our overall goal is to reduce federal expenditures, we rely on the expertise of others to calculate the real cost of this proposal.