

119TH CONGRESS
1ST SESSION

H. R. 1010

To require Federal law enforcement agencies to report on cases of missing or murdered Indians, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

FEBRUARY 5, 2025

Ms. LEGER FERNANDEZ (for herself, Mr. NEWHOUSE, and Ms. DAVIDS of Kansas) introduced the following bill; which was referred to the Committee on the Judiciary, and in addition to the Committees on Energy and Commerce, Natural Resources, and Oversight and Government Reform, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To require Federal law enforcement agencies to report on cases of missing or murdered Indians, 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; TABLE OF CONTENTS.**

4 (a) SHORT TITLE.—This Act may be cited as the
5 “Bridging Agency Data Gaps and Ensuring Safety for
6 Native Communities Act” or the “BADGES for Native
7 Communities Act”.

1 (b) TABLE OF CONTENTS.—The table of contents for
2 this Act is as follows:

See. 1. Short title; table of contents.
See. 2. Definitions.

TITLE I—BRIDGING AGENCY DATA GAPS

Sec. 101. National Missing and Unidentified Persons System Tribal facilitator.
Sec. 102. Report on Indian country law enforcement personnel resources and need.

TITLE II—ENSURING SAFETY FOR NATIVE COMMUNITIES

Sec. 201. Demonstration program on Bureau of Indian Affairs law enforcement employment background checks.
Sec. 202. Missing or murdered response coordination grant program.
Sec. 203. GAO study on Federal law enforcement agency evidence collection, handling, and processing.
Sec. 204. Bureau of Indian Affairs and Tribal law enforcement officer counseling resources interdepartmental coordination.

3 SEC. 2. DEFINITIONS.

4 In this Act:

5 (1) DEATH INVESTIGATION.—The term “death
6 investigation” has the meaning determined by the
7 Attorney General.

8 (2) DEATH INVESTIGATION OF INTEREST TO
9 INDIAN TRIBES.—The term “death investigation of
10 interest to Indian Tribes” means a case involving—

11 (A) a death investigation into the death of
12 an Indian; or

13 (B) a death investigation of a person found
14 on, in, or adjacent to Indian land or a Village.

15 (3) DIRECTOR.—The term “Director” means
16 the Deputy Bureau Director of the Office of Justice
17 Services of the Bureau of Indian Affairs.

(4) FEDERAL LAW ENFORCEMENT AGENCY.—

2 The term “Federal law enforcement agency” means
3 the Office of Justice Services of the Bureau of In-
4 dian Affairs, the Federal Bureau of Investigation,
5 and any other Federal law enforcement agency
6 that—

9 (B) investigates missing persons cases of
10 interest to Indian Tribes, death investigations
11 of interest to Indian Tribes, unclaimed human
12 remains cases of interest to Indian Tribes, or
13 unidentified remains cases of interest to Indian
14 Tribes.

15 (5) INDIAN.—The term “Indian” has the mean-
16 ing given the term in section 4 of the Indian Self-
17 Determination and Education Assistance Act (25
18 U.S.C. 5304).

(6) INDIAN COUNTRY.—The term “Indian country” has the meaning given the term in section 1151 of title 18, United States Code.

(7) INDIAN LAND.—The term “Indian land” has the meaning given the term “Indian lands” in section 3 of the Native American Business Develop-

1 ment, Trade Promotion, and Tourism Act of 2000
2 (25 U.S.C. 4302).

3 (8) INDIAN TRIBE.—The term “Indian Tribe”
4 has the meaning given the term in section 4 of the
5 Indian Self-Determination and Education Assistance
6 Act (25 U.S.C. 5304).

7 (9) MISSING PERSONS CASE OF INTEREST TO
8 INDIAN TRIBES.—The term “missing persons case of
9 interest to Indian Tribes” means a case involving—
10 (A) a missing Indian; or
11 (B) a missing person whose last known lo-
12 cation is believed to be on, in, or adjacent to In-
13 dian land or a Village.

14 (10) NATIONAL CRIME INFORMATION DATA-
15 BASES.—The term “national crime information
16 databases” has the meaning given the term in sec-
17 tion 534(f)(3) of title 28, United States Code.

18 (11) RELEVANT TRIBAL ORGANIZATION.—The
19 term “relevant Tribal organization” means, as appli-
20 cable—

21 (A) a Tribal organization or an urban In-
22 dian organization; and
23 (B) a national or regional organization
24 that—

(12) SECRETARY.—The term “Secretary” means the Secretary of the Interior.

(14) TRIBAL JUSTICE OFFICIAL.—The term “Tribal justice official” has the meaning given the term “tribal justice official” in section 2 of the Indian Law Enforcement Reform Act (25 U.S.C. 2801).

(15) TRIBAL ORGANIZATION.—The term “Tribal organization” has the meaning given the term in

1 section 4 of the Indian Self-Determination and Edu-
2 cation Assistance Act (25 U.S.C. 5304).

3 (16) UNCLAIMED HUMAN REMAINS CASE OF IN-
4 TEREST TO INDIAN TRIBES.—The term “unclaimed
5 human remains case of interest to Indian Tribes”
6 means a case involving—

7 (A) unclaimed Indian remains identified by
8 Federal, Tribal, State, or local law enforcement;
9 or

10 (B) unclaimed human remains found on,
11 in, or adjacent to Indian land or a Village.

12 (17) UNIDENTIFIED REMAINS CASE OF INTER-
13 EST TO INDIAN TRIBES.—The term “unidentified re-
14 mains case of interest to Indian Tribes” means a
15 case involving—

16 (A) unidentified Indian remains; or
17 (B) unidentified remains found on, in, or
18 adjacent to Indian land or a Village.

19 (18) URBAN INDIAN ORGANIZATION.—The term
20 “urban Indian organization” has the meaning given
21 the term in section 4 of the Indian Health Care Im-
22 provement Act (25 U.S.C. 1603).

23 (19) VILLAGE.—The term “Village” means the
24 Alaska Native Village Statistical Area covering all or
25 any portion of a Native village (as defined in section

1 3 of the Alaska Native Claims Settlement Act (43
2 U.S.C. 1602)), as depicted on the applicable Tribal
3 Statistical Area Program Verification Map of the
4 Bureau of the Census.

5 **TITLE I—BRIDGING AGENCY**
6 **DATA GAPS**

7 **SEC. 101. NATIONAL MISSING AND UNIDENTIFIED PERSONS**

8 **SYSTEM TRIBAL FACILITATOR.**

9 (a) APPOINTMENT.—The Attorney General shall ap-
10 point 1 or more Tribal facilitators for the National Miss-
11 ing and Unidentified Persons System.

12 (b) DUTIES.—The duties of a Tribal facilitator ap-
13 pointed under subsection (a) shall include—

14 (1) coordinating the reporting of information
15 relating to missing persons cases of interest to Indian
16 Tribes, unclaimed human remains cases of interest to
17 Indian Tribes, and unidentified remains cases of interest to
18 Indian Tribes;

19 (2) consulting and coordinating with Indian
20 Tribes and relevant Tribal organizations to address
21 the reporting, documentation, and tracking of miss-
22 ing persons cases of interest to Indian Tribes, un-
23 claimed human remains cases of Interest to Indian
24 Tribes, and unidentified remains cases of interest to
25 Indian Tribes;

(3) developing working relationships, and maintaining communication, with Indian Tribes and relevant Tribal organizations;

11 (B) working with non-Tribal law enforce-
12 ment agencies to encourage missing persons
13 cases of interest to Indian Tribes, unclaimed
14 human remains cases of interest to Indian
15 Tribes, and unidentified remains cases of inter-
16 est to Indian Tribes are reported to the Na-
17 tional Missing and Unidentified Persons Sys-
18 tem;

19 (5) coordinating with the Office of Tribal Jus-
20 tice, the Office of Justice Services of the Bureau of
21 Indian Affairs, the Executive Office for United
22 States Attorneys, the Federal Bureau of Investiga-
23 tion, State law enforcement agencies, and the Na-
24 tional Indian Country Training Initiative, as nec-
25 essary; and

1 (6) conducting other training, information gathering,
2 and outreach activities to improve resolution
3 of missing persons cases of interest to Indian Tribes,
4 unclaimed human remains cases of interest to Indian
5 Tribes, and unidentified remains cases of interest to
6 Indian Tribes.

7 (c) REPORTING AND TRANSPARENCY.—

8 (1) ANNUAL REPORTS TO CONGRESS.—During
9 the 3-year period beginning on the date of enact-
10 ment of this Act, the Attorney General, acting
11 through the Director of the National Institute of
12 Justice, shall submit to the Committees on Indian
13 Affairs, the Judiciary, and Appropriations of the
14 Senate and the Committees on Natural Resources,
15 the Judiciary, and Appropriations of the House of
16 Representatives an annual report describing the ac-
17 tivities and accomplishments of the Tribal
18 facilitators appointed under subsection (a) during
19 the 1-year period preceding the date of the report.

20 (2) PUBLIC TRANSPARENCY.—Annually, the At-
21 torney General, acting through the Director of the
22 National Institute of Justice, shall publish on a
23 website publicly accessible information describing the
24 activities and accomplishments of the Tribal
25 facilitators appointed under subsection (a) during

1 the 1-year period preceding the date of the publica-
2 tion.

3 **SEC. 102. REPORT ON INDIAN COUNTRY LAW ENFORCE-**
4 **MENT PERSONNEL RESOURCES AND NEED.**

5 (a) OFFICE OF JUSTICE SERVICES OF THE BUREAU
6 OF INDIAN AFFAIRS.—Section 3(c)(16) of the Indian Law
7 Enforcement Reform Act (25 U.S.C. 2802(c)(16)) is
8 amended by striking subparagraph (C) and inserting the
9 following:

10 “(C) a list of the unmet—

11 “(i) staffing needs of law enforcement,
12 corrections, and court personnel, including
13 criminal investigators, medical examiners,
14 coroners, forensic technicians, indigent de-
15 fense staff, crime victim services staff, and
16 prosecution staff, at Tribal and Bureau
17 justice agencies, including the Missing and
18 Murdered Unit of the Office of Justice
19 Services of the Bureau;

20 “(ii) replacement and repair needs of
21 Tribal and Bureau corrections facilities;

22 “(iii) infrastructure and capital needs
23 for Tribal police and court facilities, in-
24 cluding evidence storage and processing;
25 and

1 “(iv) public safety and emergency
2 communications and technology needs, in-
3 cluding equipment and internet capacity
4 needs; and”.

5 (b) DEPARTMENT OF JUSTICE.—

6 (1) DEFINITION OF DEPARTMENT OF JUSTICE
7 LAW ENFORCEMENT AGENCY.—In this subsection,
8 the term “Department of Justice law enforcement
9 agency” means each of—

- 10 (A) the Federal Bureau of Investigation;
11 (B) the Drug Enforcement Administration;
12 (C) the United States Marshals Service;
13 (D) the Bureau of Alcohol, Tobacco, Fire-
14 arms and Explosives; and
15 (E) the Offices of the United States Attor-
16 neys.

17 (2) ANNUAL REPORT.—Each fiscal year, the
18 Attorney General shall submit to the Committees on
19 Indian Affairs, the Judiciary, and Appropriations of
20 the Senate and the Committees on Natural Re-
21 sources, the Judiciary, and Appropriations of the
22 House of Representatives a report for that fiscal
23 year that includes—

- 24 (A) the number of full-time employees of
25 each Department of Justice law enforcement

1 agency that are assigned to work on criminal
2 investigations and prosecutions in Indian coun-
3 try;

4 (B) the percentage of time the full-time
5 employees, as identified under subparagraph
6 (A), spend specifically working in Indian coun-
7 try;

8 (C) the turnover rate during the 5-year pe-
9 riod preceding the report of full-time employees
10 assigned to work on criminal investigations and
11 prosecutions in Indian country;

12 (D) the average years of experience at the
13 Department of Justice of full-time employees
14 assigned to work on criminal investigations and
15 prosecutions in Indian country;

16 (E) the number of vacant positions with
17 responsibilities for criminal investigations and
18 prosecutions in Indian country;

19 (F) an identification of expertise and skills
20 necessary to achieve the strategic goals of the
21 Department of Justice relating to public safety
22 in Indian country;

23 (G) an estimate of the number of employ-
24 ees needed with specific skills and competencies
25 to fulfill responsibilities assigned for criminal

1 investigations and prosecutions in Indian coun-
2 try; and

3 (H) a list of measures identified to indicate
4 whether and how the Department of Justice
5 plans to execute its hiring, retention, and train-
6 ing strategies.

7 (3) GAO STUDY AND REPORT.—

8 (A) STUDY.—

9 (i) IN GENERAL.—Not later than 18
10 months after the date on which the first
11 annual report is submitted under para-
12 graph (2), the Comptroller General of the
13 United States shall conduct a review of
14 unmet staffing identified by the Depart-
15 ment of Justice law enforcement agencies
16 tasked with work on criminal investigations
17 and prosecutions in Indian country.

18 (ii) REQUIREMENT.—In conducting
19 the study required under clause (i), the
20 Comptroller General of the United States
21 shall take into account the results of the
22 most recent report, as of the date of enact-
23 ment of this Act, relating to Indian coun-
24 try investigations and prosecutions pre-
25 pared by the Attorney General pursuant to

1 section 10(b) of the Indian Law Enforce-
2 ment Reform Act (25 U.S.C. 2809(b)).

3 (B) REPORT.—On completion of the review
4 under subparagraph (A), the Comptroller Gen-
5 eral of the United States shall submit to the
6 Committees on Indian Affairs, the Judiciary,
7 and Appropriations of the Senate and the Com-
8 mittees on Natural Resources, the Judiciary,
9 and Appropriations of the House of Representa-
10 tives a report that describes the results of the
11 study, including, as appropriate, proposals for
12 methods by which the Department of Justice
13 can better measure its unmet staffing and other
14 needs for Department of Justice law enforce-
15 ment agencies tasked with work on criminal in-
16 vestigations and prosecutions in Indian country.

17 **TITLE II—ENSURING SAFETY 18 FOR NATIVE COMMUNITIES**

19 **SEC. 201. DEMONSTRATION PROGRAM ON BUREAU OF IN-**
20 **DIAN AFFAIRS LAW ENFORCEMENT EMPLOY-**
21 **MENT BACKGROUND CHECKS.**

22 (a) ESTABLISHMENT OF DEMONSTRATION PRO-
23 GRAM.—

24 (1) IN GENERAL.—The Secretary shall establish
25 a demonstration program for the purpose of con-

1 ducting or adjudicating, in coordination with the Di-
2 rector, personnel background investigations for ap-
3 plicants for law enforcement positions in the Bureau
4 of Indian Affairs.

5 (2) BACKGROUND INVESTIGATIONS AND SECU-
6 RITY CLEARANCE DETERMINATIONS.—

7 (A) BIA INVESTIGATIONS.—As part of the
8 demonstration program established under para-
9 graph (1), the Secretary may carry out a back-
10 ground investigation, security clearance deter-
11 mination, or both a background investigation
12 and a security clearance determination for an
13 applicant for a law enforcement position in the
14 Bureau of Indian Affairs.

15 (B) AGREEMENTS.—The Secretary may
16 enter into a memorandum of agreement with a
17 State or local government, Indian Tribe, or
18 Tribal organization to develop steps to expedite
19 the process of receiving and obtaining access to
20 information pertinent to background investiga-
21 tion and security clearance determinations for
22 use in the demonstration program.

23 (3) SUNSET.—The demonstration program es-
24 tablished under paragraph (1) shall terminate 5

1 years after the date of the commencement of the
2 demonstration program.

3 (b) SUFFICIENCY.—Notwithstanding any other provi-
4 sion of law, a background investigation conducted or adju-
5 dicated by the Secretary pursuant to the demonstration
6 program established under subsection (a)(1) that results
7 in the granting of a security clearance to an applicant for
8 a law enforcement position in the Bureau of Indian Affairs
9 shall be sufficient to meet the applicable requirements of
10 the Office of Personnel Management or other Federal
11 agency for such investigations.

12 (c) REPORT.—Not later than 3 years after the date
13 on which the demonstration program is established under
14 subsection (a)(1), the Secretary shall submit to the Com-
15 mittees on Indian Affairs, the Judiciary, and Appropria-
16 tions of the Senate and the Committees on Natural Re-
17 sources, the Judiciary, and Appropriations of the House
18 of Representatives a report on the demonstration pro-
19 gram, which shall include a description of—

20 (1) the demonstration program and any rec-
21 ommended changes or updates to the demonstration
22 program, including whether the demonstration pro-
23 gram should be reauthorized;
24 (2) the number of background investigations
25 carried out under the demonstration program;

1 (3) the costs, including any cost savings, associated
2 with the investigation and adjudication process
3 under the demonstration program;

4 (4) the processing times for the investigation
5 and adjudication processes under the demonstration
6 program; and

7 (5) any other information that the Secretary
8 determines to be relevant.

9 **SEC. 202. MISSING OR MURDERED RESPONSE COORDINA-**
10 **TION GRANT PROGRAM.**

11 (a) ESTABLISHMENT OF GRANT PROGRAM.—The Attorney General shall establish within the Office of Justice Programs a grant program under which the Attorney General shall make grants to eligible entities described in subsection (b) to carry out eligible activities described in subsection (c).

17 (b) ELIGIBLE ENTITIES.—

18 (1) IN GENERAL.—To be eligible to receive a grant under the grant program established under subsection (a) an entity shall be—

21 (A) an Indian Tribe;

22 (B) a relevant Tribal organization;

23 (C) subject to paragraph (2), a State, in consortium with—

25 (i) 1 or more Indian Tribes; and

14 (A)(i) reports missing persons cases in the
15 State to the national crime information data-
16 bases; or

(B) if data sharing between the State and the Indian Tribes and relevant Tribal organizations with which the State is in consortium is part of the intended use of the grant received under the grant program established under subsection (a), has entered into a memorandum of

1 understanding with each applicable Indian
2 Tribe and relevant Tribal organization.

3 (c) ELIGIBLE ACTIVITIES.—An eligible entity receiv-
4 ing a grant under the grant program established under
5 subsection (a) may use the grant—

6 (1) to establish a statewide or regional center—

7 (A) to document and track—

8 (i) missing persons cases of interest to
9 Indian Tribes;

10 (ii) sexual violence cases of interest to
11 Indian Tribes; and

12 (iii) death investigations of interest to
13 Indian Tribes; and

14 (B) to input information regarding missing
15 persons cases of interest to Indian Tribes, un-
16 claimed human remains cases of interest to In-
17 dian Tribes, and unidentified remains cases of
18 interest to Indian Tribes into the National
19 Missing and Unidentified Persons System and
20 the Missing Persons File in the National Crime
21 Information Center;

22 (2) to establish a State or regional commission
23 to respond to, and to improve coordination between
24 Federal law enforcement agencies, and Tribal, State,
25 and local law enforcement agencies of the investiga-

1 tion of, missing persons cases of interest to Indian
2 Tribes, sexual violence cases of interest to Indian
3 Tribes, and death investigations of interest to Indian
4 Tribes; and

5 (3) to document, develop, and disseminate re-
6 sources for the coordination and improvement of the
7 investigation of missing persons cases of interest to
8 Indian Tribes, sexual violence cases of interest to In-
9 dian Tribes, and death investigations of interest to
10 Indian Tribes, including to develop local or statewide
11 rapid notification or communication systems for
12 alerts and other information relating to those cases.

(d) AUTHORIZATION OF APPROPRIATIONS.—There is authorized to be appropriated to carry out the grant program established under subsection (a)(1) \$1,000,000 for each of fiscal years 2026 through 2030.

17 SEC. 203. GAO STUDY ON FEDERAL LAW ENFORCEMENT
18 AGENCY EVIDENCE COLLECTION, HANDLING,
19 AND PROCESSING.

20 (a) IN GENERAL.—The Comptroller General of the
21 United States shall conduct a study—

1 tigation in exercising jurisdiction over crimes involv-
2 ing Indians or committed in Indian country;

3 (2) on barriers to evidence collection, handling,
4 response times, and processing identified by the
5 agencies referred to in paragraph (1);

6 (3) on the views of law enforcement officials at
7 the agencies referred to in paragraph (1) and their
8 counterparts within the Offices of the United States
9 Attorneys concerning any relationship between—

10 (A) the barriers identified under paragraph
11 (2); and

12 (B) United States Attorneys declination
13 rates due to insufficient evidence; and

14 (4) that includes a description of barriers to
15 evidence collection, handling, response times, and
16 processing identified and faced by—

17 (A) Tribal law enforcement agencies; and

18 (B) State and local law enforcement agen-
19 cies that exercise jurisdiction over Indian coun-
20 try.

21 (b) REPORT.—Not later than 18 months after the
22 date of enactment of this Act, the Comptroller General
23 of the United States shall submit to the Committees on
24 Indian Affairs, the Judiciary, and Appropriations of the
25 Senate and the Committees on Natural Resources, the Ju-

1 diciary, and Appropriations of the House of Representa-
2 tives a report describing the results of the study conducted
3 under subsection (a).

4 **SEC. 204. BUREAU OF INDIAN AFFAIRS AND TRIBAL LAW**

5 **ENFORCEMENT OFFICER COUNSELING RE-**
6 **SOURCES INTERDEPARTMENTAL COORDINA-**
7 **TION.**

8 The Secretary of Health and Human Services and the
9 Attorney General shall coordinate with the Director—

10 (1) to ensure that Federal training materials
11 and culturally appropriate mental health and
12 wellness programs are locally or regionally available
13 to law enforcement officers working for the Office of
14 Justice Services of the Bureau of Indian Affairs or
15 an Indian Tribe; and

16 (2) to determine whether law enforcement agen-
17 cies operated by the Office of Justice Services of the
18 Bureau of Indian Affairs and Indian Tribes are eli-
19 gible to receive services under—

20 (A) the Law Enforcement Assistance Pro-
21 gram of Federal Occupational Health of the
22 Department of Health and Human Services; or

23 (B) any other law enforcement assistance
24 program targeted to meet the needs of law en-
25 forcement officers working for law enforcement

1 agencies operated by the Federal Government
2 or an Indian Tribe.

