

State-Tribal Legislation Enacted in Other States from 2019-2024

The table below details bills and resolutions passed in other states from 2019 through 2024.

For more information and to see all bills and resolutions passed from 2010 through 2024, please use the National Conference on State Legislatures State-Tribal Archived Database, found here:

<https://www.ncsl.org/quad-caucus/statewide-tribal-legislation-database>.

State	Year	Bill Number	Bill Description
AL	2023	SJR 69	Upholds the language of the federal Indian arts and crafts act in regard to state recognized Indian tribes.
AK	2019	HB 126	Establishes November as Alaska Native Heritage Month.
AK	2019	HR 5	Establishes a House Special Committee on Tribal Affairs.
AK	2019	HR 7	Urges the governor to continue to fully implement the state Tribal Child Welfare Compact and build ongoing partnerships between the state and tribal governments.
AK	2019	HR 10	Urges the United States Congress to reauthorize the Violence Against Women Act of 1994 without an exemption for tribal governments in the state and to support Savanna's Act and highlight the crisis of missing and murdered Indigenous women.
AK	2020	SB 78	Establishes a specified date of each year as Katie John Day to honor Ahtna Athabascan elder Katie John for her mentoring and advocacy in defense of Alaska Native customary and traditional hunting, fishing, and gathering rights.
AK	2020	HB 126	Establishes November as Alaska Native Heritage Month.
AK	2020	HB 142	Relates to Native organizations' family assistance programs.
AK	2020	HJR 9	Requests the United States Secretary of the Treasury to mint not less than a certain amount of coins honoring Elizabeth Peratrovich under the Native American of Coin Act.
AK	2021	SB 24	Relates to holding corporate meetings by remote communication, allows voting by remote communication at corporate meetings, makes shareholder lists available electronically, relates to for-profit and nonprofit corporations, relates to business and industrial development corporations, relates to Native corporations, relates to the Alaska Banking Code, provides for an effective date.
AK	2021	HR 5	Establishes a House Special Committee on Tribal Affairs.
AK	2022	SB 34	Relates to a demonstration state-tribal education compact, relates to demonstration state-tribal education compact schools, provides for an effective date.
AK	2022	HB 123	Provides for state recognition of federally recognized tribes.
AK	2022	HB 184	Requires state participation in a tribal child welfare compact.
AK	2022	HB 363	Establishes the office of broadband, creates the broadband parity adjustment fund, establishes the Statewide Broadband Advisory Board.
AK	2023	HB 123	Provides for an amendment to the articles of incorporation of a corporation organized under the Alaska Native Claims Settlement Act, provides that the requirement of an affirmative vote of at least two-thirds of the shares entitled to vote for the adoption of an amendment to the articles of incorporation as provided in former AS 10.05.276 shall remain in force for corporations existing before specified date, provides that this does not apply to a corporation organized under the Act.
AK	2023	HR 4	Establishes a House Special Committee on Tribal Affairs.
AK	2024	HB 26	Renames the Alaska Native Language Preservation and Advisory Council as the Council for Alaska Native Languages, relates to the Council for Alaska Native
AZ	2019	HB 2570	Establishes a study committee on missing and murdered indigenous women and girls.

State-Tribal Legislation Enacted in Other States from 2019-2024

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AZ	2020	SB 1224	Relates to empowerment scholarships, defines a qualified school as a nongovernmental primary or secondary school or a preschool for pupils with disabilities that is located in this state or, for qualified students who reside within the boundaries of an Indian reservation in this state, that is located in an adjacent state and that is within two miles of the border of the state in which the qualified student resides, and that does not discriminate on the basis of race, color or national origin.
AZ	2020	HB 2244	Relates to the Health Care Cost Containment System, authorizes dental services for persons treated at an Indian health service or tribal facility.
AZ	2021	SB 1110	Relates to transaction privilege and use tax exemptions, relates to Indian tribes.
AZ	2021	SB 1802	Relates to holiday, relates to code talkers day, observes a certain date as National Navajo Code Talkers Day, provides that when the holiday falls on a day other than Sunday, the Sunday following that date shall be observed as that holiday.
AZ	2021	HB 2126	Relates to rural providers, relates to loan repayment program
AZ	2022	HB 2532	Relates to tribally accredited institutions, relates to special plates
CA	2019	SB 367	Authorizes the Conservancy to undertake educational projects and programs for adults and for pupils in specified grades and to award grants to nonprofit organizations, educational institutions, and public agencies, including federally recognized Indian tribes, for educational projects and programs related to the preservation, protection, enhancement, maintenance, and enjoyment of coastal resources. Authorizes grants for the construction and improvement of structures and facilities used for projects.
CA	2019	SB 674	Ratifies the tribal state gaming compact entered into between the State of California and the Hoopa Valley Tribe, executed on October 19, 2018.
CA	2019	AB 255	Provides that Native American tribes and other public entities are eligible to receive grants to provide oil spill response equipment to be deployed.
CA	2019	AB 686	Requires the Judicial Council to establish a rule of court that would authorize the use of telephonic or other remote access by an Indian child's tribe in proceedings where the Indian Child Welfare Act of 1978 apply.
CA	2019	AB 1010	Expands, for purposes of state housing policies and programs, the definitions of local agency, local public entity, and nonprofit housing sponsor, to include a duly constituted governing body of an Indian reservation or rancheria, or a tribally designated housing entity.
CA	2019	AB 1662	Requires that the Native American Graves Protection and Repatriation Act Implementation and Oversight Committee include 3 such voting members from a tribe located in California that is an Indian tribe under the federal act.
CA	2019	SR 53	Recognizes the importance of California Native American Day, celebrated this year on a specified date, and the annual California Indian Cultural Awareness Conference to the enhancement of awareness of California Indian culture.
CA	2019	ACR 83	Designates a specified month as Missing and Murdered Indigenous Women and Girls Awareness Month
CA	2020	AB 168	Requires that an annual report include information on the progress of a city or county in adopting or amending its general plan or local open space element in compliance with its obligations to consult with Native American tribes. Requires a development proponent, before submitting an application for streamlined approval. Requires the development to be consistent with objective zoning standards, objective subdivision standards, and objective design review standards. Amends the Permit Streamlining Act.

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CA	2020	AB 275	Revises various definitions, including, among others, the definition of California Indian tribe to include both a tribe that meets the federal definition of Indian tribe and a tribe that is not recognized by the federal government, but that is a native tribe located in California that is on the list maintained by the Native American Heritage Commission. Revises the process by which a direct lineal descendant or a California Indian tribe can request the return of human remains or cultural items.
CA	2020	AB 290	Requires a health care service plan or an insurer that provides a policy of health insurance to accept payments from specified third-party entities, including an Indian tribe or a local, state, or federal government program. Prohibits a chronic dialysis clinic from steering, directing, or advising a patient regarding any specific coverage program option or health care service plan contract.
CA	2020	AB 753	Ratifies a specified amendment to the Tribal Gaming Compact entered into between the state and the Cabazon Band of Mission Indians. Provides that, in deference to tribal sovereignty, certain actions are not projects for the purposes of the California Environmental Quality Act.
CA	2020	AB 1333	Ratifies the amendment to the tribal-state gaming compact entered into between the State and the Susanville Indian Rancheria, executed on a specified date. Provides that, in deference to tribal sovereignty, certain actions may not be deemed projects for purposes of CEQA.
CA	2020	AB 2314	Requires the Secretary of State to establish a Native American Voting Accessibility Advisory Committee. Provides that, the Committee would serve in an advisory capacity to the Secretary and would make specified recommendations and take other actions to make voting more accessible to Native American voters.
CA	2020	AB 3099	Amends existing law relating to the Rural Indian Crime Prevention Program. Requires the Department of Justice to provide technical assistance to local law enforcement agencies and tribal governments with Indian lands, relating to tribal issues, including providing guidance for law enforcement education and training on policing and criminal investigations on Indian lands, providing guidance on improving crime reporting, crime statistics, criminal procedures, and investigative tools. Requires a study.
CA	2021	SB 479	Expands the local government renewable energy self-generation program definition of benefiting account to include accounts meeting specified requirements located within the geographical boundaries of a California Native American tribe.
CA	2021	SB 712	Relates to local government. Encourages state and local governments to work cooperatively with tribes in their fee-to-trust applications for purposes of regaining ancestral lands, and to support tribes in their nongaming fee-to-trust applications. Prohibits local governments from adopting or enforcing a resolution or ordinance that would prevent the local government from conducting a fair evaluation of a fee-to-trust application by a federally recognized tribe based on the merits of the application.
CA	2021	SB 816	Relates to emergency services. Adds federally recognized California Indian Tribes to the definition of the Master Aid Agreement to facilitate the implementation of the California Emergency Services Act.
CA	2021	AB 153	Provides for the placement of foster youth. States the intent of the Legislature to exercise the option afforded to states in the federal FFPSA to receive federal financial participation for the above-described prevention services that are provided for a candidate for foster care, a pregnant or parenting foster youth, and their parents or kin caregivers, and the allowable costs for the proper and efficient administration of the program.

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State	Year	Bill Number	Bill Description
CA	2021	AB 338	Authorizes tribal nations in the Sacramento, California region, in consultation with the Department of General Services, to plan, construct, and maintain a monument to the California Native people of the Sacramento, California, region on the grounds of the State Capitol.
CA	2021	AB 379	Authorizes the Department of Fish and Wildlife to also enter into that type of agreement with a California Native American tribe. Authorizes the Wildlife Conservation Board to make grants or loans to California Native American tribes for various purposes in connection with fish and wildlife habitats.
CA	2021	AB 477	Clarifies that, if a county uses a child advocacy center to implement that multidisciplinary response, the team may include the child advocacy center. Adds, for an Indian child, a representative from the child's tribe to the list of specified individuals that may be included on the multidisciplinary personnel team.
CA	2021	AB 559	Requires the governing board of the conservancy to consist of 16 voting members. Relates to Native American tribe. Requires the Chairpersons of the Board of Directors of the Fresno Metropolitan Flood Control District and the Madera Irrigation District to rotate appointments, with each chairperson serving for one 2-year term before rotating to the other chairperson.
CA	2021	AB 627	Establishes a procedure pursuant to which one or both of the parties to a tribal court proceeding may file an application for recognition of a tribal court order that establishes a right to child support, spousal support payments, or marital property rights to a spouse, former spouse, child, or other dependent of a participant in a retirement plan or other plan of deferred compensation, and that assigns all or a portion of the benefits payable with respect to the plan participant to an alternate payee.
CA	2021	AB 640	Authorizes a county child welfare, probation, or tribal placing agency, for certain nonminor dependents who were ineligible for federal financial participation prior to attaining 18 years of age and who consent, to file a petition with the juvenile court to dismiss dependency or transition jurisdiction and immediately resume that jurisdiction in order to establish the nonminor dependent's eligibility for federal financial participation.
CA	2021	AB 855	Removes Native American Day from the list of holidays that are excluded from designation as a judicial holiday. Adds Columbus Day to the list of excluded judicial holidays.
CA	2021	AB 873	Requires, upon a tribe's request, the State Department of Social Service to enter into agreements regarding the care and custody of Indian children and jurisdiction over Indian child custody proceedings, and would eliminate tribal share of costs requirements for those agreements. Requires the agreement to ensure that a tribe, tribal organization, or tribal consortium claims and uses all eligible federal funding available under Title IV-E of the federal Social Security Act.
CA	2021	AB 957	Ratifies the tribal state gaming compacts entered into between the State of California and the Indian tribes of the Santa Rosa Indian Community of the Santa Rosa Rancheria and the Middletown Rancheria of Pomo Indians of California. Provides that, in deference to tribal sovereignty, certain actions related to these compacts are not projects for purposes of the California Environmental Quality Act. Declares that it is to take effect immediately as an urgency statute.

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CA	2021	AB 1055	Deletes the requirement that a dependent tribal child also meet specified state law standards for purposes of the definition of foster youth for purposes of the local control funding formula. Adds children who are subjects of voluntary placement agreements to the definition of foster youth for purposes of the local control funding formula.
CA	2021	AB 1180	Relates to existing law which defines exempt surplus land for which a local agency is not required to follow the requirements for disposal of surplus land, except as provided. Adds to the definition of exempt surplus land, land transferred by a local agency to a federally recognized California Indian tribe.
CA	2021	HR 40	Designates the month of May 2021 as California's Missing and Murdered Indigenous Women and Girls Awareness Month.
CA	2021	HR 60	Expresses the Assembly's profound sympathy for the generations of Indigenous children who suffered horrendous trauma and abuse at Indian boarding schools due to the cruel and misguided federal policy of enforced assimilation. Expresses the Assembly's support for the implementation of the Indian Boarding School Initiative by the United States Department of the Interior to finally address the legacy of these boarding schools.
CA	2022	SB 370	Authorizes the department to make grants to, reimburse, or enter into contracts or other agreements with public and private entities, including nonprofit organizations, and federally recognized Indian tribes for the use of the funds from the account to carry out those purposes. Requires the department, in acting pursuant to that authorization, to consider the state's biodiversity goals.
CA	2022	AB 649	Establishes the Office of Environmental Justice and Tribal Relations within the Department of Resources Recycling and Recovery. Prescribes the duties of the office, including, among others, ensuring that the department's programs effectively address the needs of disadvantaged communities, low-income communities, California Native American tribes, and farmworkers.
CA	2022	ACR 96	Recognizes the importance of California Native American Day, celebrated this year on specified date, and the annual California Indian Cultural Awareness Conference to the enhancement of awareness of California Indian culture.
CA	2023	AB 44	Requires the department to grant access to the system to the law enforcement agency or tribal court of a federally recognized Indian tribe meeting certain qualifications.
CO	2019	HB 1232	Aligns compliance with the federal Indian Child Welfare Act, updates the current statute to align the compliance requirements with federal law.
CO	2020	HB 1021	Adds representatives from Native American tribes with reservations in the state to the Youth Advisory Council.
CO	2021	SB 29	Concerns in-state tuition classification for members of American Indian tribes with historical ties to the State.
CO	2021	SB 116	Concerns the prohibition of American Indian mascots in the State.
CO	2021	HB 1151	Concerns allowing a federally recognized Indian tribe to certify its own foster homes.
CT	2021	HB 6203	Exempts certain records concerning Native American cultural knowledge from public disclosure under the freedom of information act.
CT	2021	HB 6451	Concerns the authorization, licensing and regulation of online casino gaming, retail and online sports wagering, fantasy contests, keno and online sale of lottery tickets.

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DE	2021	HB 194	Revises the definition of Committee to include the Lenape Indian Tribe in the body that determines the treatment and disposition of Native American unmarked burials and human skeletal remains, adds a new definition of a Committee convened by the Director of the Division of Historical and Cultural Affairs to address discoveries of non-Native American unmarked burials and human skeletal remains, including those of enslaved individuals and undetermined cultural affiliation.
FL	2021	SB 2	Relates to implementation of the 2021 gaming compact between the Seminole tribe of State and the State, revises the definition of the term ""compact"", provides for legislative approval and ratification of a gaming compact between the Seminole Tribe of Florida and the state, requires the Governor to cooperate with the Tribe in seeking approval and ratification of such compact from the United States Secretary of the Interior.
FL	2021	HB 369	Relates to construction contracting regulation exemption, exempts from licensure a member of the Miccosukee Tribe of Indians of State or the Seminole Tribe of State when constructing specified structures.
FL	2021	HB 1185	Relates to Indian trail improvement district, revises boundaries of district, requires execution of interlocal agreements, authorizes district to study feasibility of elector-initiated conversion of district to municipality, provides procedure for such study, provides for referendum, provides for transition date and permits continuation of district.
GA	2019	SB 225	Brings Juvenile Code provisions in conformity with the federal Social Security Act and the Family First Prevention Services Act, relates to dependency proceedings and termination of parental rights, provides for the special treatment of Native American children, relates to the federal Child Abuse Prevention and Treatment Act and the John H. Chafee Foster Care Program for Successful Transition to Adulthood.
HI	2019	SB 1223	Requires counties to issue affordable housing credits for each residential unit developed by the Department of Hawaiian Home Lands, changes the repeal date.
HI	2020	SR 130	Urges the Hawaiian Homes Commission to improve access to Hawaiian home lands and other trust assets to its native Hawaiian beneficiaries.
HI	2021	HB 753	Relates to school impact fees, relates to requirements to fulfill land component impact fees, provides exceptions, including any form of housing developed by the Department of Hawaiian Home Lands for use by beneficiaries of the Hawaiian Homes Commission Act, 1920, provides that construction cost component impact fees shall be used only for the costs of new school facilities that expand the student capacity of existing schools or adds student capacity in new schools or to improve or renovate structures.
HI	2021	SR 14	Requests the Department of Public Safety to allow faith pods based on kapu aloha to be established within each correctional center.
HI	2021	HR 12	Requests the state commission on the status of women to convene a task force to study missing and murdered native Hawaiian women and girls.
HI	2021	HCR 11	Requests the Hawaii State Commission on the status of women to convene a task force to study missing and murdered Native Hawaiian women and girls.
HI	2022	HB 1179	Establishes a pilot program within the Aina Mauna legacy program of the Department of Hawaiian Home Lands to remove and harvest gorse from Mauna Kea and develop it as a marketable product to expand economic opportunities for native Hawaiians, requires reports to the legislature, appropriates funds.
ID	2020	HCR 33	Recognizes missing and murdered indigenous persons as a crisis in Idaho and designates May 5 as a day of awareness.

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State	Year	Bill Number	Bill Description
IL	2019	SR 429	Urges the creation of the Cahokia Mounds Mississippian Cultural National Historical Park.
IL	2020	SB 727	Creates the Native American Employment Plan Act to increase the number of Native American state employees and the number of such employees in supervisory, technical, professional, and managerial positions, amends the Civil Administration Code, revises provisions relating to state agency affirmative action and equal employment opportunity goals.
IL	2021	SR 341	Declares March 24, 2021 as Equal Pay Day, August 3, 2021 as Black Women's Equal Pay Day, September 8, 2021 as Native American Women's Equal Pay Day, and October 21, 2021 as Latina Equal Pay Day.
IN	2021	SB 183	Relates to native American Indian Affairs Commission, changes the membership requirements for members of the Native American Indian Affairs Commission, specifies that eight members must be Native American Indians from different geographic regions of Indiana, removes the requirement that two members must be Native American Indians who have knowledge in Native American traditions and spiritual issues, replaces the Commissioner of the Commission for Higher Education or a designee.
IN	2021	HB 1055	Codifies the compact between the Pokagon Band of Potawatomi Indians and the state providing for the conduct of tribal class III gaming.
IN	2021	HB 1441	Relates to full faith and credit for tribal court orders, requires that, under certain circumstances, a court of record in Indiana shall give full faith and credit to judgments and orders of a tribal court affiliated with the Pokagon Band of Potawatomi Indians.
IN	2021	HB 1485	Defines breach of peace and law enforcement officer for purposes of election law, includes an identification document issued by a Native American Indian tribe or band for purposes of proof of identification, specifies to whom a watcher must report any violation of election laws, requires prior consent of an inspector for a watcher to object to any other precinct election officer concerning an alleged violation of election laws, allows for the removal and revocation of credentials.
ME	2019	HB 142	Changes the Columbus Day holiday in the state to Indigenous Peoples Day.
ME	2019	HB 540	Provides a permanent seat on the Board of Trustees of the Criminal Justice Academy for a representative of the Wabanaki tribal governments, provides that the tribal representative must be a law enforcement official and must be chosen for a certain term by a process determined by the tribal governments and that the position rotate among the tribal governments.
ME	2019	HB 699	Prohibits a public school from having or adopting a name, symbol or image that depicts or refers to a Native American tribe, individual, custom or tradition and that is used as a mascot, nickname, logo, letterhead or team name of the school.
ME	2020	HB 571	Transfers jurisdiction over violations of a tribal ordinance from the state to the Passamaquoddy Tribe and the Penobscot Nation over a person who is not a member of either tribe or nation in accord with and to the extent authorized by federal law, increases the level of certain criminal offenses from a maximum period of imprisonment and a maximum fine amount.
ME	2020	HB 582	Changes the name of the Permanent Commission on the Status of Racial and Ethnic Populations to the Permanent Commission on the Status of Racial, Indigenous, and Tribal Populations.

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State	Year	Bill Number	Bill Description
ME	2021	HB 88	Provides funding for computer programming costs and related maintenance, relates to Profiling Data Collection, relates to law enforcement, provides definition, relates to collection of information, relates to reporting of information, adopts rules pertaining to persons stopped for traffic infractions.
ME	2021	HB 115	Eliminates time limits for placing land in trust status under the State Indian Claims Settlement.
ME	2021	HB 240	Changes the references to specific tribes with the phrase federally recognized Indian nation, tribe or band in the State, permits the Governor to appoint to the Marine Resources Advisory Council a member of a federally recognized Indian nation, tribe or band in the State if the specified tribal governments do not submit a unanimous joint recommendation, in which event the Governor is required to rotate the appointment among members of each federally recognized Indian nation, tribe or band in the State.
ME	2021	HB 259	Increases the membership of the Inland Fisheries and Wildlife Advisory Council by adding a member who represents the Wabanaki Tribes.
ME	2021	HB 329	Establishes a permanent appointment of a member of the Wabanaki Tribes to the Board of Trustees of the University of Maine system, provides that at least one member appointed by the governor must be a member of a federally recognized Indian nation, tribe or band in the state, provides that the appointment of the member of a federally recognized Indian nation, tribe, or band in the state must be based on the joint recommendation of specified tribal governments.
ME	2021	HB 407	Enhances tribal state collaboration in the enforcement of child support, provides that the Penobscot Nation may serve notice upon a support obligor who is not in compliance with an order of support that informs the obligor of the Penobscot Nation's intention to submit the obligor's name to the appropriate board as a licensee who is not in compliance with an order of support, provides for what the notice must contain, provides for written agreements to pay past due support and hearings.
ME	2021	HB 768	Provides funding to support the permanent commission on the status of racial, indigenous and state tribal populations.
ME	2021	HB 1235	Integrates African American Studies and the History of Genocide into the Statewide System of Learning Results.
ME	2021	SR 376	(Resolves) Directs the Permanent Commission on the Status of Racial, Indigenous and Maine Tribal Populations to study and propose solutions to disparities in access to prenatal care in the state.
ME	2021	SR 502	(Resolves) Authorizes the state to convey to the Passamaquoddy Tribe the state's interest in a certain parcel of land in the town of Meddybemps.
ME	2021	HR 638	(Resolves) Directs the Permanent Commission on the Status of Racial, Indigenous and Maine Tribal Populations to study the impact of policies regarding agriculture, access to land, access to grants and access to financing on African American and Indigenous farmers in the state, makes an appropriation.
ME	2021	HR 897	(Resolves) Directs the permanent commission on the status of racial, indigenous and State tribal populations to examine restorative justice.
ME	2021	HR 1153	Resolves, to alleviate the disproportionate impact of Coronavirus 2019 and public health outcomes, relates to collaboration between the Department of Health and Human Services and the Permanent Commission on the Status of Racial, Indigenous and Maine Tribal Populations.

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State	Year	Bill Number	Bill Description
ME	2022	HB 428	Enhance Tribal-State Collaboration, revises the Tax Laws Regarding the Houlton Band of Maliseet Indians, the Passamaquoddy Tribe and the Penobscot Nation and To Authorize Casinos, Off-track Betting Facilities, Federally Recognized Indian Tribes and Certain Commercial Tracks To Conduct Sports Wagering.
ME	2022	HB 662	Provides Passamaquoddy tribal members access to clean drinking water.
ME	2022	HB 1259	Creates the Maine Redevelopment Land Bank Authority, establishes the Community Redevelopment Land Bank Authority to coordinate the acquisition of blighted, abandoned and environmentally hazardous or functionally obsolete property for redevelopment, including property identified as historic but not including real property owned by a federally recognized Indian tribe, unimproved land or an active or former military facility.
MA	2020	HB 4021	Provides for the environmental health of the Blue Hills Reservation.
MI	2021	HR 42	Opposes the unchecked proliferation of off-reservation gaming in the State and to urge the Governor to oppose any off-reservation effort that is not in complete conformance with Indian gaming compacts as approved by the tribes, the State, and the United States Department of the Interior.
MN	2019	SB 1100	Relates to public safety, modifies requirements for certain tribes to exercise concurrent state law enforcement jurisdictional authority with the local county sheriff within the geographical boundaries of the community's reservation to enforce state criminal law whether a cooperative agreement is entered into.
MN	2021	HB 63	Relates to public safety, relates to public safety, courts, corrections, sexual offenders, crime victims, background checks, forfeiture, law enforcement, human rights, and data practices, provides for task forces and working groups, provides for criminal penalties, appropriates money.
MN	2023	SB 667	Makes changes to the Minnesota Indian Family Preservation Act, provides that in any child placement proceeding, the child-placing agency or individual petitioner shall ensure that appropriate active efforts are provided to the Indian child's parent or parents, Indian custodian, and family to support reunification and preservation of the child's placement with and relationship to the Indian child's family.
MT	2019	SB 30	Allows certified behavioral health peer support services to qualify as medical assistance under the state Medicaid Program, Establishes a Mental Health Services Special Revenue Account, transfers funds from the Medical Marijuana Special Revenue Account, requires the Secretary of State to send a copy to each tribal government located on the seven State reservations and to the Little Shell Chippewa tribe.
MT	2019	SB 40	Requires Office of Public Instruction to create and maintain electronic directory photograph repository, provides that the directory photographs may be used only if a student is identified as a missing child, requires a parent or guardian to opt in to participate in the repository, requires school district trustees to send an annual notice with opt-in provision to parents and guardians, authorizes Department of Justice staff to access the repository.
MT	2019	SB 212	Revises the payment made to Tribal colleges, requires a Tribal college to submit the current academic year eligible enrollment numbers for calculation of the state payment.

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State	Year	Bill Number	Bill Description
MT	2019	SB 312	Creates the Looping in Native Communities Network Grant Program, creates the Missing Indigenous Persons Task Force, provides a competitive grant for a tribal college to develop and maintain the central location for collecting, storing, and securing network data, provides grant funds to tribal agencies to establish access to the Looping in Native Communities Network, requires the Missing Indigenous Persons Task Force to administer the grant program, provides a transfer of funds and an appropriation.
MT	2019	HB 20	Revises laws related to the report of missing children, requires reports to be filed in certain custodial interference cases.
MT	2019	HB 21	Establishes Hanna's Act, authorizes the Department of Justice to assist with the investigation of all missing persons cases, allows the employment of a missing persons specialist, provides guidance and support to law enforcement authorities and families in the search for missing persons, provides public outreach and education on missing persons issues and the prevention of child abductions, manages the state missing persons database and missing persons public information website.
MT	2019	HB 33	Extends the Indian Language Preservation Program.
MT	2019	HB 54	Revises laws related to missing person reports, requiring all law enforcement authorities in the state to accept a report.
MT	2019	HB 150	Revises 911 laws, provides for Tribal government participation in the 911 Advisory Council, 911 planning activities, and 911 distributions, requires the Department of Administration to establish allowable uses for certain distributions.
MT	2019	HB 428	Expands eligibility requirements of the Infrastructure Loan Program and the Intercap Loan Program to Indian Tribal Governments, provides requirements to loan agreements with Indian Tribal Governments, clarifies eligible use of loan funds for Indian Tribal Governments.
MT	2019	HB 524	Revises laws related to installation of an American Indian monument and tribal flags on the capitol complex, clarifies roles of the governor and the advisory committee, adds representation by the Little Shell Chippewa Tribe.
MT	2019	HB 599	Allows for the practice of certain health care services under the Community Health Aide Program for tribal facilities, allows for use of federal certification standards for health aides, requires Medicaid coverage of services provided by people meeting federal certification standards.
MT	2019	HB 608	Authorizes mandatory decontamination of certain vessels with ballast or bladders, allowing fees, allowing certification of private entities, tribes, and conservation districts, requires mandatory aquatic invasive species decontamination of certain vessels with ballast, bladders.
MT	2019	HB 632	Requires the Department of Commerce, starting in a specified year, to publish a decennial report on the economic contributions and impacts of Indian reservations in Montana based on federal, state, local, tribal, and private inputs, requires copies of the report be provided to the governor, each tribal government in Montana, the state-tribal Business and Economic Development commission, and the state tribal relations committee, and the report must be published on the department's website, provides an appropriation.
MT	2019	HJR 10	Requests the Legislative Council to designate the State-Tribal Relations Committee to study barriers to voting by Montana Native Americans and how those findings can be addressed in Montana election laws and procedures, relates to elections, relates to Indians, relates to interim studies legislature.

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State	Year	Bill Number	Bill Description
MT	2019	HJR 20	Concerns the resolution supporting U.N. International Year of Indigenous Languages, relates to Indians, relates to international relations, relates to schools and education.
MT	2021	SB 4	Extends the termination of the missing indigenous persons task force, requires the task force to work toward identifying causes contributing to missing and murdered indigenous persons.
MT	2021	HB 34	Recognizes the federal recognition of the Little Shell band of Chippewa Indians, revises laws to reflect federal recognition of eight Indian tribes in the state.
MT	2021	HB 35	Establishes the missing indigenous persons review commission, establishes members, duties, and confidentiality requirements, requires remote meetings, establishes reporting requirements, provides an appropriation.
MT	2021	HB 98	Extends termination of the Missing Indigenous Persons Task Force and the grant program it administers, clarifies information that the task force must report, provides an appropriation.
MT	2023	HB 317	Establishes the State Indian Child Welfare act, provides requirements for determining Indian status and Indian tribe, establishes requirements for court proceedings, evidence, and consent, provides definitions, provides for contingent voidness, provides termination date.
MT	2023	SJR 5	Concerns the resolution urging Congress to fully fund law enforcement in Indian Country, relates to federal government, relates to Indians, relates to law enforcement.
NE	2019	LB 154	Provides that the State Patrol shall conduct a study to determine how to increase state criminal justice protective and investigative resources for reporting and identifying missing Native American women and children in the State, states that the State Patrol shall work with the Commission on Indian Affairs to convene meetings with tribal and local law enforcement partners, federally recognized tribes, and urban Indian organizations to determine the scope of the problem.
NV	2019	AB 44	Creates the Stewart Indian Cultural Center and Museum, provides provisions governing the Museum Director, requires the Director to engage in certain duties, authorizes the Director to establish a store for the sale of gifts and souvenirs.
NV	2019	AB 71	Makes various changes concerning expenditures related to disasters and emergencies, authorizes the Attorney General to enter into an agreement with a tribal government for the provision of grants and loans to the tribal government from the Disaster Relief Account because of a disaster, creates a revolving account for the provision of grants relating to owner-occupied homes damaged by disasters.
NV	2019	AB 264	Makes various changes relating to relations between state agencies and Indian Nations or tribes, requires the State Indian Commission to implement a policy that promotes collaboration between state agencies and Indian tribes, requires the Governor to meet with the leaders of Indian tribes.
NM	2019	SB 313	Relates to judicial education, includes tribal judges and judges educated by the Judicial Education Center.
NM	2019	SB 329	Relates to public schools, requires school districts and charter schools to consult with tribal leaders and members and families of students when considers opening a public school on tribal land, requires that consultation must include not just land use but culturally relevant programming, language immersion, school calendars, accountability, professional development for school personnel that focuses on improving educational outcomes for Indian students and other matters important to tribes.

State-Tribal Legislation Enacted in Other States from 2019-2024

State	Year	Bill Number	Bill Description
NM	2019	SB 406	Relates to health, amends the Lynn and Erin Compassionate Use Act, expands eligibility, provides for a registry identification card, establishes new qualifying medical conditions, civil protections, and interstate and tribal reciprocity, amends penalties, amends the Jonathan Spradling Revised Uniform Anatomical Gift Act.
NM	2019	SB 407	Relates to higher education, allows tribal colleges to receive funds from the Lottery Tuition Fund.
NM	2019	HB 100	Replaces the designation of Columbus Day with Indigenous Peoples' Day.
NM	2019	HB 137	Enacts the County and Tribal Health Councils Act to improve the health of state residents by encouraging the development of comprehensive, community based health planning councils to identify and address local health needs and priorities, repeals the Maternal and Child Health Plan Act.
NM	2019	HB 149	Relates to juvenile delinquency, requires a notice to Native American nations, Tribes and Pueblos in certain proceedings concerning Native American minors.
NM	2019	HB 250	Relates to Native American education, requires needs assessments to determine what services school districts need to provide to Native American students to help them graduate and be ready for college and careers, requires a systemic framework that focuses on measures to close the achievement gap between Native American and all other student groups.
NM	2019	HB 278	Creates the Missing and Murdered Indigenous Women Task Force to conduct a study to determine how to increase state resources for reporting and identifying missing and murdered indigenous women in the state.
NM	2019	SM 33	Declares February 1, 2019 American Indian Day in the Senate.
NM	2019	SM 38	Supports United States Congresswoman Deb Haaland's call for a national investigation of missing and murdered indigenous women and girls.
NM	2019	SM 116	Requests the congressional delegation to work with the United States Department of the Interior and its subsidiary agencies, the United States Department of Agriculture and its subsidiary agencies, the United States Department of Transportation and the Federal Communications Commission to establish uniform regulations and procedures across federal jurisdictions to facilitate the development of broadband infrastructure and service in Indian and non Indian rural communities.
NM	2019	HM 51	Requests the Children, Youth and Families Department, in consultation and collaboration with New Mexico's Indian nations, tribes and pueblos, to develop a tribal customary adoption plan, policies and procedures and to make legislative recommendations for the implementation of tribal customary adoption in state courts.
NM	2019	HM 70	Requests the office of the attorney general, the cultural affairs department and the Indian affairs department to work with pueblos, nations and tribes of New Mexico to enhance the protection of pueblo, Navajo, Apache and intertribal dances and songs as protected state cultural resources.
NY	2020	SB 2385	Creates a permanent environmental justice advisory group, provides that the function of the group is to ensure that no group of people, including a racial, ethnic, or socioeconomic group, bears a disproportionate share of the negative environmental consequences resulting from industrial, municipal, and commercial operations or the execution of federal, state, local, and tribal programs and policies, empowers that advisory group to adopt a model environmental justice policy applicable to state agencies.
NC	2019	SB 154	Enables wagering on sporting events and horse racing on tribal lands in accordance with the federal Indian Gaming Regulatory Act.

State-Tribal Legislation Enacted in Other States from 2019-2024

State	Year	Bill Number	Bill Description
ND	2019	SB 2153	Relates to cooperative agreements to provide services to juveniles adjudicated in tribal court.
ND	2019	SB 2230	Relates to criminal history background checks and prohibiting felons from attaining membership on a school board located on tribal land.
ND	2019	SB 2257	Relates to state tribal agreements for the administration and collection of the alcoholic beverage wholesale tax, tobacco products wholesale tax, and alcoholic beverages gross receipts tax within the exterior boundaries of the Fort Berthold Reservation, Lake Traverse Reservation, Spirit Lake Reservation, Standing Rock Reservation, or Turtle Mountain Reservation, relates to a state-tribal agreement with the Standing Rock Sioux Tribe, provides a continuing appropriation.
ND	2019	SB 2258	Relates to state tribal agreements for the administration and collection of sales, use, and gross receipts taxes within the boundaries of the Fort Berthold Reservation, Lake Traverse Reservation, Spirit Lake Reservation, Standing Rock Reservation, or Turtle Mountain Reservation, relates to a state tribal agreement with the Standing Rock Sioux Tribe, provides a continuing appropriation, provides for application.
ND	2019	HB 1005	Makes an appropriation to defray the expenses of the Indian Affairs Commission.
ND	2019	HB 1118	Relates to the master list for jury selection, provides that information from tribal registries may be included in the master list if made available by a federally recognized Indian tribe.
ND	2019	HB 1194	Relates to medical assistance tribal health care coordination agreements, relates to Medicaid expansion, provides for a report to the legislative management, provides a continuing appropriation, provides a contingent expiration date, declares an emergency.
ND	2019	HB 1311	Relates to law enforcement training on missing and murdered indigenous people.
ND	2019	HB 1313	Relates to the collection of data on missing and murdered indigenous people in the criminal justice data information sharing system, provides that the Attorney General shall implement a missing person repository for authorized users to enter missing person information in accordance with rules established by the Bureau of Criminal Investigation.
ND	2019	SCR 4017	Directs the Legislative Management to consider studying the dichotomy between the archaeological discipline on cultural resources and the knowledge and expertise of tribal elders and tribal historic preservation officers to educate local, state, and federal agencies and the public and the facilitation of effective consultation and cooperation for historic and prehistoric site identification and registration and the betterment of North Dakota and its citizens.
ND	2019	HCR 3041	Urges Congress to pass Savanna's Act.
OK	2019	SB 111	Relates to Native American Day, changes the date of designation.
OK	2021	SB 172	Relates to missing and murdered indigenous persons, creates Ida's Law, directs the Oklahoma State Bureau of Investigation to coordinate with the United States Attorney's Office and Department of Justice, directs Bureau to pursue federal funding, directs Bureau to create Office of Liaison for Missing and Murdered Indigenous Persons, requires Office to include a missing persons specialist subject to funding, provides requirements of position, directs Office to work with law enforcement agencies.
OR	2019	SB 219	Includes federally recognized Indian tribes located in this state among parties to whom state Business Development Department may provide grants from Regional Infrastructure Fund.

State-Tribal Legislation Enacted in Other States from 2019-2024

State	Year	Bill Number	Bill Description
OR	2019	SB 288	Expands where special district public bodies may hold public meetings to include locations within Indian country of federally recognized Oregon Indian tribe that is within Oregon.
OR	2019	SB 297	Modifies provisions relating to individuals with mental illness in Indian country, authorizes a judge of a court of a federally recognized Indian tribe to initiate commitment procedures for individuals in Indian country.
OR	2019	SB 312	Requires public universities and community colleges to charge resident tuition to Native Americans and Alaska Natives who graduated from state high schools.
OR	2019	HB 2325	Permits secretary of state to specify by rule method, including but not limited to electronic method, by which secretary of state will send notice related to document for which secretary of state is filing officer, provides that secretary of state shall collect a certain fee for filing document from entity that eligible Indian tribe owns, charters, registers or authorizes to conduct business.
OR	2019	HB 2625	Directs the Department of State Police to study how to increase and improve state criminal justice protective, responsive, and investigative resources and systems for the reporting, identification, investigation and rapid response to future and past cases of missing and murdered Native American women in this state, including cases involving Indian country.
OR	2019	HB 3376	Provides that federally recognized Indian tribes in the state may apply for grants under the emergency preparedness equipment grant program.
SD	2019	SB 126	Provides that the official indigenous language of the state is the language of the O'ceti Sakowin, Seven Council Fires, also known by treaty as the Great Sioux Nation, comprised of three dialects, Lakota, Dakota, and Nakota.
SD	2019	SB 140	Provides for the increase of higher education enrolled members of the nine federally recognized tribes in the state at regental institutions.
SD	2019	SB 164	Provides uniform procedures for the reporting of and investigation of missing and murdered indigenous women, establishes training programs for law enforcement personnel regarding the conduct of investigations into missing persons, including missing and murdered indigenous women and children, and the provision of runaway assistance.
SD	2021	HB 1199	Establishes the Office of Liaison for Missing and Murdered Indigenous Persons.
UT	2019	SB 81	Amends provisions related to Native American remains, creates definitions for partner agency and tribal consultation, requires an annual report regarding expenditures made from the Native American Repatriation Restricted Account, provides for certain expenditures to be reimbursed from the Account.
UT	2019	SB 192	Requires the attorney general to provide a special advisor to the Office of the Governor and the Office of the Attorney General regarding Native American and tribal issues.
UT	2019	SCR 8	Supports the export of liquefied natural gas as an opportunity to realize Business and Economic Development in rural communities and tribal nations and to promote the state's natural gas production as a key contributing resource for economic growth, national security, and as a cost effective, reliable, and safe energy source.
UT	2019	HCR 6	Designates May 5 as Missing and Murdered Indigenous Women, Girls, and LGBT+ Awareness Day.
UT	2020	HB 116	Creates the Murdered and Missing Indigenous Women, Girls, and LGBTQ Plus Task Force to conduct appropriate consultations with tribal governments on the scope and nature of the issues regarding missing and murdered indigenous women and girls, specifies additional duties.

State-Tribal Legislation Enacted in Other States from 2019-2024

State	Year	Bill Number	Bill Description
UT	2021	HB 41	Creates the Murdered and Missing Indigenous Women and Girls Task Force.
VT	2019	SB 68	Changes the name of the legal holiday Columbus Day to Indigenous Peoples' Day.
VA	2019	HB 853	Relates to saltwater recreational fishing license, exempts from the requirements of obtaining a saltwater recreational fishing license and a commercial gear license for recreational purposes any person who is a member of a state recognized American Indian tribe, requires such person to carry an identification card or other documentation of the fact that he is a member of the tribe.
WA	2019	SB 5079	Enacts the Native American voting rights act of Washington, provides that a nontraditional residential address may be used when a voter resides on an Indian reservation or on Indian lands.
WA	2019	SB 5083	Allows certain records, documents, proceedings, and published laws of federally recognized Indian tribes to be admitted as evidence in courts of this state.
WA	2019	SB 5415	Creates a forum and a funding mechanism to improve the health of American Indians and Alaska Natives in the state, establishes the Indian Health Advisory Council, establishes the Indian Health Improvement Reinvestment Account.
WA	2019	HB 1713	Improves law enforcement response to missing and murdered Native American women by establishing two liaison positions in the State Patrol, directs the liaisons to build relationships to increase trust between governmental organizations and native communities, directs the State Patrol to develop a best practices protocol for law enforcement response to missing persons reports for indigenous women and other indigenous persons.
WA	2022	HB 1571	Concerns protections and services for Indigenous persons who are missing, murdered, or survivors of human trafficking, Provides that the county coroner, upon knowledge that a body is of an Indigenous person, shall make reasonable efforts to identify and contact family members prior to entrusting the body to a funeral home, including an attempt to facilitate contact through the regional liaison for missing and murdered Indigenous persons.
WA	2023	HB 1481	Permits General Authority Peace Officers certificated by the Criminal Justice Training Commission and employed on a full-time basis by the government of a federally recognized tribe to participate in the Law Enforcement Officers' and Firefighters' Retirement System Plan 2.
WY	2019	SB 51	Relates to tobacco taxes, directs the governor to enter into negotiations with the business council of the Eastern Shoshone tribe and the business council of the Northern Arapaho tribe for tobacco tax equivalence across the state, requires a report, provides for an effective date.
WY	2019	SB 78	Relates to criminal procedure, requires notification of law enforcement and the coroner when human remains are discovered, provides for exhumation and reinterment of human remains on state and private lands, provides for notification of the State Archaeologist of archaeological human remains and burials, requires development of a protocol for consultation, repatriation and reinterment, or other disposition, of Native American human remains.