

## S 91

Indian Employment, Training and Related Services Consolidation Act of 2017

**Congress:** 115 (2017–2019, Ended)

**Chamber:** Senate

**Policy Area:** Native Americans

**Introduced:** Jan 10, 2017

**Current Status:** Star Print ordered on report 115-26.

**Latest Action:** Star Print ordered on report 115-26. (Apr 25, 2017)

**Official Text:** <https://www.congress.gov/bill/115th-congress/senate-bill/91>

### Sponsor

**Name:** Sen. Murkowski, Lisa [R-AK]

**Party:** Republican • **State:** AK • **Chamber:** Senate

### Cosponsors (3 total)

Cosponsor	Party / State	Role	Date Joined
Sen. Sullivan, Dan [R-AK]	R · AK		Jan 10, 2017
Sen. Baldwin, Tammy [D-WI]	D · WI		Oct 5, 2017
Sen. Tester, Jon [D-MT]	D · MT		Nov 16, 2017

### Committee Activity

Committee	Chamber	Activity	Date
Indian Affairs Committee	Senate	Reported By	Apr 6, 2017

### Subjects & Policy Tags

#### Policy Area:

Native Americans

### Related Bills

Bill	Relationship	Last Action
115 HR 228	Identical bill	<b>Dec 18, 2017:</b> Became Public Law No: 115-93.

(This measure has not been amended since it was introduced. The summary has been expanded because action occurred on the measure.)

### **Indian Employment, Training and Related Services Consolidation Act of 2017**

(Sec. 2) This bill amends the Indian Employment, Training and Related Services Demonstration Act of 1992 to rename the Act to the Indian Employment, Training and Related Services Act of 1992 and to revise the program that provides for the integration of employment, training, and related services programs for Indian tribes.

(Sec. 6) The bill revises the types of programs that may be integrated.

(Sec. 8) The bill revises the process for: (1) federal agencies to grant or deny a tribe's request to waive statutory, regulatory, or administrative requirements to efficiently implement an integration plan; and (2) the Department of the Interior to approve or disapprove an integration plan. A tribe is granted certain hearing and appeal rights if Interior disapproves its plan.

(Sec. 10) Tribal authority to use funds to place participants in training positions with employers is revised.

(Sec. 13) The Bureau of Indian Affairs must receive and distribute funds for use in accordance with an approved integration plan.

(Sec. 14) Funds transferred to a tribe must be treated as non-federal funds for purposes of meeting matching requirements, except funds administered by the Department of Labor or the Department of Health and Human Services.

Civil liability limitations apply to approved integration plans.

### **Actions Timeline**

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- **Apr 25, 2017:** Star Print ordered on report 115-26.
- **Apr 6, 2017:** Committee on Indian Affairs. Reported by Senator Hoeven without amendment. With written report No. 115-26.
- **Apr 6, 2017:** Placed on Senate Legislative Calendar under General Orders. Calendar No. 32.
- **Feb 8, 2017:** Committee on Indian Affairs. Ordered to be reported favorably.
- **Jan 10, 2017:** Introduced in Senate
- **Jan 10, 2017:** Read twice and referred to the Committee on Indian Affairs.