NYS- "TOP TEN" ICWA Questions Margaret A. Burt - 2011

FIRST -

Is this an Indian Child Under NYS ICWA?

- Unmarried, under 18 when came into care and member or enrolled in a federally recognized or state recognized tribe OR
- Unmarried, under 18 when came into care and eligible to be a member or enrolled in a federally recognized tribe OR
- Unmarried, under 18 when came into care, resides on a reservation or tribal land and the biological child of a member of a federally or state recognized tribe
- NOTE Tribe or BIA determine who is member, not court

SECOND -

Is this a state action that is covered by ICWA?

- Foster care placement under Art. 10
- Transfer between foster care placements
- PINS and child is being placed
- "Voluntary" placements under SSL
- Surrenders
- Termination of parental rights
- Pre-adoptive placement
- Adoption including private adoptions
- Custody to a non-parent

THIRD -

Has the tribe been properly notified? Have the parents/guardians also had proper ICWA notification?

FOURTH -

What is the correct jurisdiction?

- Child is already a ward of a tribal court or child resides or is domiciled on reservation or Indian lands –exclusive tribal court jurisdiction
- Child does not live on reservation state court jurisdiction BUT if parent and tribe want it transferred to tribal court then it is transferred AND if not requesting transfer, tribe can intervene in state proceedings

FIFTH -

What are rules for state court to place/remove an ICWA child into foster care? Follow all state laws PLUS

• Qualified expert witness must testify

- "likely to be serious emotional or physical damage" if not placed
- "active efforts"
- clear and convincing burden of proof

SIXTH-

What are rules for state court to take surrender of an ICWA child? Follow all state law PLUS

- in writing and before judge
- certificate by judge
- language parent speaks
- more than 10 days after child's birth
- parent can revoke at any time before adoption and child returned

SEVENTH -

What are rules for state court to do TPR of parents or an ICWA child? Follow all state law PLUS

- Qualified expert witness must testify
- "likely to be serious emotional or physical damage" if returned to parent
- Beyond a reasonable doubt burden of proof

EIGHTH -

What are the preferences for placement of an Indian child out of his/her home?

- Least restrictive setting
- Reasonable proximity to child's home
- Special needs
- Placement preferences in order: 1). Extended family 2) Tribe's foster home
- 3). Indian foster home 4.) Indian institution

NINTH -

What are the preferences for placement of an Indian child for adoption?

- 1. extended family members
- 2. members of the tribe
- 3. other Indian families

TENTH -

Is the court and the agency doing what it should to make sure the tribe/nation is involved in the child's plan and that the child is maintaining or creating a bond with the tribe/nation?