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UNION OF B.C. INDIAN CHIEFS CHIEFS COUNCIL FEBRUARY 15th to 16th, 2017 Musqueam Community Centre, x^wmə@k^wəy²əm (Musqueam Territory)

Resolution no. 2017-06

RE: First Nations Jurisdiction Over Children and Families

WHEREAS Indigenous Peoples have the right to self-determination, which includes jurisdiction over our children and families. Canada's constitutional framework recognizes and protects the continuity of Indigenous laws and traditions;

WHEREAS the inherent jurisdiction and authority of Indigenous Peoples over matters internal to them including child welfare have been recognized in Canadian jurisprudence, such as *Connolly v. Wolrich, Casimer v. I.C.B.C.*, and *R. v. VanderPeet*;

WHEREAS the *United Nations Declaration on the Rights of Indigenous Peoples* recognizes the right of Indigenous Peoples to flourish as Peoples caring for children and families according to our own languages, laws and social structures;

WHEREAS First Nations and their representative organizations have continued to advocate for the reform of Child and Family Services due to the continued apprehension of First Nations children into foster care, and the lack of resources to assist families following apprehension;

WHEREAS many First Nations seek to exercise their inherent jurisdiction and authority in the management and development of their own Child and Family Services that respond to the unique needs of their communities;

WHEREAS removing First Nations children from their homes and placing them in foster care frequently leads to devastating outcomes, including: broken cultural and family ties, lack of academic achievement, substance abuse, suicides, and disconnection from language and territories;

WHEREAS on May 30th and 31st, 2016, the Province of British Columbia and the Political Executives of the BC Assembly of First Nations, First Nations Summit, and the Union of BC Indian Chiefs (working together as the First Nations Leadership Council) co-hosted the First Nations Children and Families Gathering in Vancouver, BC. The purpose of the Gathering was to engage First Nations leaders, community organizations and service agencies, provincial and federal government representatives in a dialogue on short, medium and long term opportunities to improve outcomes for First Nations children, families and communities;

WHEREAS at the close of the Gathering, the Province and the First Nations Leadership Council committed to initiate a working group focused on addressing current policy and legislative frameworks related to First Nations children and families. Subsequent to this, Canada agreed to participate in tripartite working group discussions;

WHEREAS by resolutions at Chiefs' Assemblies (UBCIC Resolution no. 2016-44, FNS Resolution #1016.11, BCAFN Resolution 22/2016), the Chiefs in BC support in principle the Draft Action Framework and have directed the First Nations Leadership Council to bring a revised Action Framework, incorporating First Nations' feedback to upcoming Assemblies. In the meantime, the Chiefs have directed continued engagement with both Canada and British Columbia to honourably engage in a robust and meaningful Indigenous-driven process to reform Indigenous child welfare in BC, informed by the Draft Action Framework;

WHEREAS the Tripartite Working Group, comprised of representatives of BC, Canada, and BC First Nations though the First Nations Leadership Council, will focus on identifying opportunities to influence and realize systemic change to British Columbia's child welfare system, including the development of recommendations for creating legislative and policy space related to governance and jurisdiction, and planning for implementation; and

WHEREAS The Working Groups does not replace any existing discussions or negotiations respecting child and family well-being that any member agency or ministry may currently have underway with additional partners, including First Nation communities and/or Aboriginal organizations, nor does it preclude Working Group member agencies or ministries from initiating new discussions or negotiations as need.

THEREFORE BE IT RESOLVED the UBCIC Chiefs Council reaffirms its support for UBCIC Resolution 2016-44 "Draft Action Framework: Reconciliation, Self-Determination, and Self-Government for Indigenous Children, Families and Nations in BC";

THEREFORE BE IT FURTHER RESOLVED the UBCIC Chiefs Council recognizes that each First Nation has the right to determine and develop their own child welfare models, legislation, regulations, policies and practice standards, and fully support any and all First Nations in exercising their respective jurisdiction and authority over the care and well-being of their children and families;

THEREFORE BE IT FURTHER RESOLVED the UBCIC Chiefs Council fully supports any and all First Nations' efforts to exercise and secure recognition of their jurisdiction and authority over children and families;

THEREFORE BE IT FURTHER RESOLVED the UBCIC Chiefs Council fully supports all Indigenous Nations' inherent Right to care for their children, a Right protected by the Constitution of Canada and recognized by the *United Nations Declaration on the Rights of Indigenous Peoples*; and

THEREFORE BE IT FINALLY RESOLVED the UBCIC Chiefs Council directs the UBCIC Executive to communicate to the governments of BC and Canada, its full support for the work on Child Welfare reform currently underway under the Tripartite process between BC, Canada and the BC Assembly of First Nations, First Nations Summit, and the Union of BC Indian Chiefs (collectively the First Nations Leadership Council), in full collaboration with First Nations Sectoral Councils, Delegated Agencies and the First Nations Directors Forum.

Moved:Chief Harvey McLeod, Upper Nicola Indian BandSeconded:Chief Lee Spahan, Coldwater Indian BandDisposition:CarriedDate:February 16, 2017