

Oregon Juvenile Dependency Statistics

(January 1, 2013 – December 31, 2013)

Statewide Statistics	
Dependency Petitions Filed	4670
Children in Substitute Care**	8770
CRB Reviews	3744
Children Reviewed	5564
No Reasonable Efforts Findings	202

**The numbers above are drawn from OJD data from the 2013 calendar year except for "Children in Substitute Care," which is point-in-time data collected by DHS on 9/30/12.

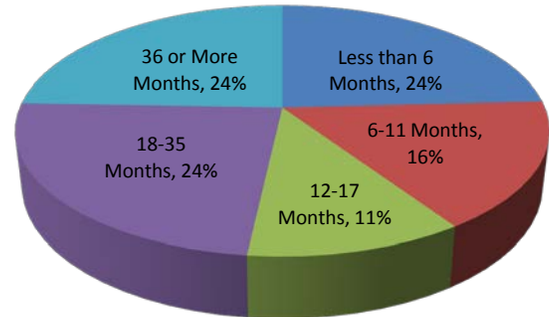
Statewide CRB Findings (January 1, 2013 – December 31, 2013)	
CRB Reviews	3744
Indian Child Welfare Act	
ICWA Eligible Children	293
ICWA Pending Children	481
No Findings*	
Finding #1	25
Finding #2	56
Finding #3	101
Finding #4	80
Finding #5	97
Finding #6: Mother	1514
Finding #6: Father	1464
Finding #7	57
Finding #8	350
Finding #9	442
Finding #10	54

*See back of sheet for a description of each finding.

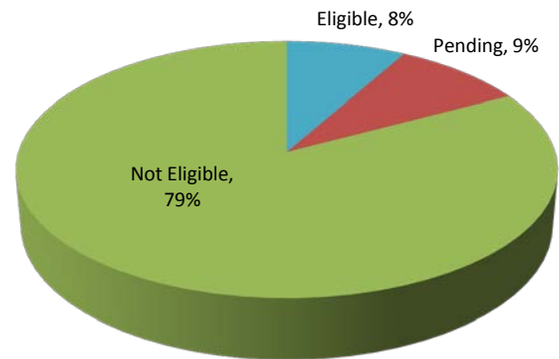
	Children Reviewed by the CRB*	Oregon Children**
Gender		
Male	51.1%	51.2%
Female	48.9%	48.8%
Age		
Under 5 Years	31.9%	24.3%
5 – 9 Years	24.2%	24.7%
10 – 14 Years	20.7%	24.9%
15 – 19 Years	22.4%	26.1%
20 Years	0.9%	
Race/Ethnicity		
African American	3.2%	2.3%
Native American	3.6%	1.8%
Asian/Pacific Islander	0.9%	4.2%
Caucasian	82.0%	78.5%
Other (including 2 or more races)	10.4%	13.3%
Hispanic (of any race)***	16.7%	20.7%

*CRB data from the 2013 calendar year.
** Estimates for 2012 calendar year from the US Census Bureau, 2008-12 American Community Survey 5-Year Estimates. Census statistics for gender and race/ethnicity include only persons under 18. Census statistics for age include persons 19 or under.
***Hispanic ethnicity is reported separately from race. The individuals who identified as Hispanic were also included in one of the other categories above.

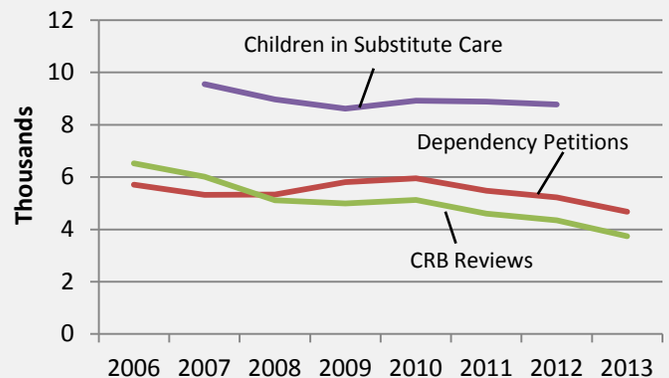
Time in Foster Care at Time of CRB Review, Statewide



Indian Child Welfare Act (ICWA) Eligibility Determination



Reviews, Petitions and Children in Care, 2006-2013



The Ten CRB Findings

1. DHS made reasonable/active efforts to prevent or eliminate the need for removal of the child from the home.
2. DHS has made diligent efforts to place the child with a relative or person who has a caregiver relationship.
3. DHS has ensured that appropriate services are in place to safeguard the child's safety, health, and well-being.
4. DHS made reasonable/active efforts to provide services to make it possible for the child to safely return home.
5. DHS made reasonable efforts in accordance with the case plan to place the child in a timely manner, and to complete the steps necessary to finalize the permanent placement, including an interstate placement if appropriate.
6. The parents have made sufficient progress to make it possible for the child to safely return home.
7. DHS has made sufficient efforts in developing the concurrent permanency plan.
8. DHS is in compliance with the case plan and court orders.
9. The permanency plan is the most appropriate plan for the child.
10. There is a continuing need for placement.