Jordan's Principle: The 8 Steps To Get There

As Outlined in the New Brunswick Jordan's Principle Agreement

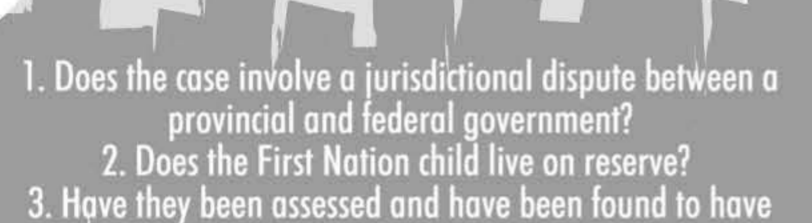


A First Nation child needs services other children are entitled to but neither government will

MUDG

Resolution reached through case conferencing at the local level

No time frame specified



multiple disabilities requiring services from multiple providers?

Referral to focal point if not resolved at local level

No time frame specified

If not resolved at the focal point level, relevant asst. deputy minister decides whether to declare a jurisdictional dispute

No time frame specified

The services required by the First Nations child are not paid for by either government

Resolution at focal point level

Within an additional 45 work days

Focal point will hold an initial case conference meeting with focal points from other parties

> Within 10 work days of receiving necessary information

Relevant asst. deputy minister notifies responsible counterpart in fed/prov. Ministry, in writing, of a jurisdictional dispute and requests to enter into dispute resolution process

No time frame specified

Counterpart Asst. deputy minister responds to request to enter into dispute process from primary asst. deputy minister. If accepted, Jordan's Principle jurisdictional dispute is declared.

Within a reasonable time frame

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Jordan's Principle Declaration

NO child should be denied services other children are entitled to

Once a Jordan's Principle dispute is declared, and the service is deemed by the province as a provincial/territorial normative standard, then the First Nation child finally receives services



NO

The services required by the First Nations child are not paid for by either government

Typical Process for Non-First Nations Canadians











