

## THE C.A.T (Curb Asian Tensions) Act of 2026

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT

2 Article I: The United States shall improve military connections with its allies, Japan  
3 and Australia, in order to deter further Chinese and North Korean  
4 expansion and control of the South China Sea.

5 A. We will fund 100 million dollars to the Australian navy to increase  
6 the manufacturing of warships and nuclear submarines.

7 B. We will fund 5 billion dollars to pay for the expansion of Japanese  
8 artificial islands in the South China Sea.

9 Article II: Artificial Islands, for the purpose of this legislation, will be defined as  
10 islands created by the Japanese government that house military troops.

11 Nuclear submarines will be defined as vessels that have the capability to  
12 store and fire nuclear weapons.

13 Article III: This legislation will take effect June 1, 2026.

14 Article IV: The Department of Defense will oversee the implementation of this  
15 legislation.

16 Article V: All other laws in conflict with this new policy shall be null and void.

## **A Bill to Ban Members of Congress from Trading Stock**

1       BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT

2       Article I:       The trading and holding of all stocks by active members of Congress and  
3                       their immediate family will be banned. All active Congress members must  
4                       put their stocks into a blind trust, sell, or buy-to-cover their stocks before  
5                       this bill goes into effect.

6       Article II:    A)     Trading stock: the buying and selling of shares in companies to try  
7                       to make money on price changes.

8                       B)     Immediate family: spouses and children.

9                       C)     Blind trust: a financial arrangement where a person in public office  
10                      gives the administration of private business interests to an  
11                      independent trust in order to prevent conflict and interest.

12                     D)     Buy-to-cover: buying back to close out an existing short position.

13      Article III:    This bill will go into effect on January 1, 2025.

14      Article IV:    The Securities and Exchange Commission will oversee the enforcement of  
15                      this bill.

16                     A)     Once a member of Congress leaves, they shall be allowed to buy  
17                      And sell stocks again.

18                     B)     Failure to meet the deadline will result in a fine up to 25% of  
19                      annual salary.

20      Article V:     All other laws in conflict with this new policy shall be null and void.

**A Bill to Make Juvenile Detention and Correction Centers More Effective to the Psychological Needs of Youth**

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

2 Article I: Juvenile detention and correction centers across the nation will make  
3 substantial changes to their systems so that they further incorporate the  
4 latest data on the neurological and psychological development of  
5 children and youth.

6 Article II: Centers will give individuals in the system the rehabilitation resources  
7 they need, including therapy programs, education tools, and social  
8 interaction.

9 A) Therapy programs will include staffing and one full-time licensed  
10 mental health professional per 100 youth to oversee counseling.

11 B) Education tools are defined as the resources necessary to meet the  
12 same education standards as the public education in that state,  
13 including special education programs, with the goal of helping  
14 youth reenter their graduating year.

15 C) Juvenile detention centers may not hold youth in solitary  
16 confinement.

17 Article III: These changes will be overseen by the Special Litigation Section with  
18 direction from the Federal Bureau of Prisons, and enforcement from  
19 the IRS.

20 A. Funding from this legislation will come from a 4.5% Value Added Tax  
21 (VAT).

22 Article IV: Implementation of this legislation will begin immediately after passage.

23 Article V: All laws in conflict with this legislation are hereby declared null and void.

**A Bill to Give Native American Tribes More Autonomy on Tribal Lands**

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT

2 Article I: All federally recognized Native American reservations will no longer  
3 be owned or controlled by the Federal Government.

4 Article II: A Native American reservation will be defined as a self-governing entity,  
5 separate from the state that the land is currently in, which is controlled by  
6 a federally recognized tribe(s).

7 Article III: The bill will go into effect on January 1, 2026.

8 Article IV: The Department of the Interior and The Bureau of Indian Affairs will  
9 oversee the implementation and enforcement of this bill.

10 A) All federally controlled native reservations will become the private  
11 property of the tribe as an organization.

12 B) All land held in “trusts” by the federal government for native tribes  
13 will also become the property of the tribe(s) as an organization.

14 Article V: All other laws in conflict with this new policy shall be null and void.

.