Native American Graves Protection and Repatriation Act

PUBLIC LAW 101-601—NOV. 16, 1990

NATIVE AMERICAN GRAVES PROTECTION AND REPATRIATION ACT

[104 STAT. 3048 PUBLIC LAW 101-601—NOV. 16, 1990]

Public Law 101-601

101st Congress

An Act

Nov. 16, 1990

To provide for the protection of Native American graves, and for
other purposes.

[H.R. 5237]
Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

Native American Graves Protection and Repatriation Act.

SEC. 1. SHORT TITLE.

This Act may be cited as the "Native American Graves Protection and Repatriation Act".

SEC. 2. DEFINITIONS.

For purposes of this Act, the term-

(1) "burial site" means any natural or prepared physical location, whether originally below, on, or above the surface of the earth, into which as a part of the death rite or ceremony of a culture, individual human remains are deposited.

(2) "cultural affiliation" means that there is a relationship of shared group identity which can be reasonably traced historically or prehistorically between a present day Indian tribe or Native Hawaiian organization and an identifiable earlier group.

(3) "cultural items" means human remains and-

(A) "associated funerary objects" which shall mean objects that, as a part of the death rite or ceremony of a culture, are reasonably believed to have been placed with individual human remains either at the time of death or later, and both the human remains and associated funerary objects are presently in the possession or control of a Federal agency or museum, except that other items exclusively made for burial purposes or to contain human remains...
Native American Graves Protection and Repatriation Act

shall be considered as associated funerary objects.

(B) "unassociated funerary objects" which shall mean objects that,
as a part of the death rite or ceremony of a culture, are reasonably
believed to have been placed with individual human remains either
at the time of death or later, where the remains are not in the
possession or control of the Federal agency or museum and the
objects can be identified by a preponderance of the evidence as
related to specific individuals or families or to known human
remains or, by a preponderance of the evidence, as having been
removed
from a specific burial site of an individual culturally affiliated with a
particular Indian tribe,

(C) "sacred objects" which shall mean specific ceremonial objects
which are needed by traditional Native American religious leaders
for the practice of traditional Native American religions by their
present
day adherents, and

(D) "cultural patrimony" which shall mean an object having
ongoing historical, traditional, or cultural importance central to the
Native American group or culture itself, rather than property owned
by an
individual Native

[PUBLIC LAW 101-601--NOV. 16, 1990 104 STAT. 3049]

American, and which, therefore, cannot be alienated, appropriated,
or conveyed by any individual regardless of whether or not the
individual is a member of the Indian tribe or Native Hawaiian
organization and such object shall have been considered
inalienable by such Native American group at the time the object was separated from such group.

(4) "Federal agency" means any department, agency, or instrumentality of the United States. Such term does not include the Smithsonian Institution.

(5) "Federal lands" means any land other than tribal lands which are controlled or owned by the United States, including lands selected by but not yet conveyed to Alaska Native Corporations and groups organized pursuant to the Alaska Native Claims Settlement Act of 1971.

(6) "Hui Malama I Na Kupuna O Hawai'i Nei" means the nonprofit, Native Hawaiian organization incorporated under the laws of the State of Hawaii by that name on April 17, 1989, for the purpose of providing guidance and expertise in decisions dealing with Native Hawaiian cultural issues, particularly burial issues.

(7) "Indian tribe" means any tribe, band, nation, or other organized group or community of Indians, including any Alaska Native village (as defined in, or established pursuant to, the Alaska Native Claims Settlement Act), which is recognized as eligible for the special programs and services provided by the United States to Indians because of their status as Indians.

(8) "museum" means any institution or State or local government agency (including any institution of higher learning) that receives Federal funds and has possession of, or control over, Native American cultural items. Such term does not include the...
Native American Graves Protection and Repatriation Act

Smithsonian Institution or any other Federal agency.

(9) "Native American" means of, or relating to, a tribe, people, or
culture that is indigenous to the United States.

(10) "Native Hawaiian" means any individual who is a descendant
of the aboriginal people who, prior to 1778, occupied and
exercised sovereignty in the area that now constitutes the State of
Hawaii.

(11) "Native Hawaiian organization" means any organization
which--

(A) serves and represents the interests of Native Hawaiians,

(B) has as a primary and stated purpose the provision of services
to Native Hawaiians, and

(C) has expertise in Native Hawaiian Affairs, and shall include the
Office of Hawaiian Affairs and Hui Malama I Na Kupuna O Hawai‘i
Nei.

(12) "Office of Hawaiian Affairs" means the Office of Hawaiian
Affairs established by the constitution of the State of Hawaii.

(13) "right of possession" means possession obtained with the
voluntary consent of an individual or group that had authority of
alienation. The original acquisition of a Native American
unassociated funerary object, sacred object or object of cultural
patrimony from an Indian tribe or Native Hawaiian organization
with the voluntary consent of an individual or group with authority to
alienate such object is deemed to give right of possession of that
object, unless the phrase so defined would, as

[104 STAT. 3050 PUBLIC LAW 101-601--NOV. 16, 1990]

applied in section 7(c), result in a Fifth Amendment taking by the
United States as determined by the United States Claims Court pursuant to 28 U.S.C. 1491 in which event the "right of possession" shall be as provided under otherwise applicable property law. The original acquisition of Native American human remains and associated funerary objects which were excavated, exhumed, or otherwise obtained with full knowledge and consent of the next of kin or the official governing body of the appropriate culturally affiliated Indian tribe or Native Hawaiian organization is deemed to give right of possession to those remains.

(14) "Secretary" means the Secretary of the Interior,

(15) "tribal land" means-

(A) all lands within the exterior boundaries of any Indian reservation;

(B) all dependent Indian communities;

(C) any lands administered for the benefit of Native Hawaiians pursuant to the Hawaiian Homes Commission Act, 1920, and section 4 of Public Law 86-3.
In the case of Native American human remains and associated
funerary objects, in the lineal descendants of the Native American;

or

(2) in any case in which such lineal descendants cannot be
ascertained, and in the case of unassociated funerary objects,
sacred objects, and objects of cultural patrimony--
(A) in the Indian tribe or Native Hawaiian organization on whose
tribal land such objects or remains were discovered;

Claims.

(B) in the Indian tribe or Native Hawaiian organization which has
the closest cultural affiliation with such remains or objects and
which, upon notice, states a claim for such remains or objects; or

(C) if the cultural affiliation of the objects cannot be reasonably
ascertained and if the objects were discovered on Federal land
that is recognized by a final judgment of the Indian Claims
Commission or the United States Court of Claims as the aboriginal
land of some Indian tribe--
(1) in the Indian tribe that is recognized as aboriginally occupying
the area in which the objects were discovered, if upon notice, such
tribe states a claim for such remains or objects, or

(2) if it can be shown by a preponderance of the evidence that a
different tribe has a stronger cultural relationship with the remains
or objects than the tribe or organization specified in paragraph
(1), in the Indian tribe that has the strongest demonstrated
relationship, if upon notice, such tribe states a claim for such
remains or objects.
Regulations.

(b) UNCLAIMED NATIVE AMERICAN HUMAN REMAINS AND OBJECTS.--Native American cultural items not claimed under subsection (a) shall be disposed of in accordance with regulations promulgated by the Secretary, in consultation with the review committee established under section 8, Native American groups, representatives of museums and the scientific community.

(c) INTENTIONAL EXCAVATION AND REMOVAL OF NATIVE AMERICAN HUMAN REMAINS AND OBJECTS.--The intentional removal from or excavation of Native American cultural items from Federal or tribal lands for purposes of discovery, study, or removal of such items is permitted only if:

(1) such items are excavated or removed pursuant to a permit issued under section 4 of the Archaeological Resources Protection Act of 1979 (93 Stat. 721; 16 U.S.C. 470aa et seq.) which shall be consistent with this Act;

(2) such items are excavated or removed after consultation with or, in the case of tribal lands, consent of the appropriate (if any) Indian tribe or Native Hawaiian organization;

(3) the ownership and right of control of the disposition of such items shall be as provided in subsections (a) and (b); and

(4) proof of consultation or consent under paragraph (2) is shown.

(d) INADVERTENT DISCOVERY OF NATIVE AMERICAN REMAINS AND OBJECTS.--(1) Any person who knows, or has
reason to know, that such person has discovered Native American

cultural items on Federal or tribal lands-after the date of enactment of this Act shall notify, in writing, the Secretary of the Department, or head of any other agency or instrumentality of the United States, having primary management authority with respect to Federal lands and the appropriate Indian tribe or Native Hawaiian organization

with respect to tribal lands, if known or readily ascertainable, and, in the case of lands that have been selected by an Alaska Native Corporation or group organized pursuant to the Alaska Native Claims Settlement Act of 1971, the appropriate corporation or group. If the discovery occurred in connection with an activity, including (but not limited to) construction, mining, logging, and agriculture, the person shall cease the activity in the area of the discovery, make a reasonable effort to protect the items discovered before resuming such activity, and provide notice under this subsection. Following the notification under this subsection, and upon certification by the Secretary of the department or the head of any agency or instrumentality of the United States or the appropriate Indian tribe or Native Hawaiian organization that notification has been received, the activity may resume after 30 days of such certification.

(2) The disposition of and control over any cultural items excavated or removed under this subsection shall be determined as provided for in this section.

(3) If the Secretary of the Interior consents, the responsibilities (in whole or in part) under paragraphs (1) and (2) of the Secretary of
any department (other than the Department of the Interior) or the
head of any other agency or instrumentality may be delegated to
the
Secretary with respect to any land managed by such other
Secretary or agency head.

(e) RELINQUISHMENT.--Nothing in this section shall prevent the
governing body of an Indian tribe or Native Hawaiian organization
from expressly relinquishing control over any Native American
human remains, or title to or control over any funerary object, or
sacred object.

SEC. 4. ILLEGAL TRAFFICKING.

(a) ILLEGAL TRAFFICKING.--Chapter 53 of title 18, United States
Code, is amended by adding at the end thereof the following new
section:

" 1170. Illegal Trafficking in Native American Human Remains and Cultural Items

"(a) Whoever knowingly sells, purchases, uses for profit, or
transports for sale or profit, the human remains of a Native
American without the right of possession to those remains as
provided in the Native American Graves Protection and
Repatriation Act shall be fined in accordance with this title, or
imprisoned not more than 12
months, or both, and in the case of a second or subsequent violation, be fined in accordance with this title, or imprisoned not more than 5 years, or both.

"(b) Whoever knowingly sells, purchases, uses for profit, or transports for sale or profit any Native American cultural items obtained in violation of the Native American Grave Protection and Repatriation Act shall be fined in accordance with this title, imprisoned not more than one year, or both, and in the case of a second or subsequent violation, be fined in accordance with this title, imprisoned not more than 5 years, or both.".

(b) TABLE OF CONTENTS.--The table of contents for chapter 53 of title 18, United States Code, is amended by adding at the end thereof the following new item:

"1170. Illegal Trafficking in Native American Human Remains and Cultural Items.".
(b) REQUIREMENTS.--(1) The inventories and identifications required under subsection (a) shall be--

(A) completed in consultation with tribal government and Native Hawaiian organization officials and traditional religious leaders;

(B) completed by not later than the date that is 5 years after the date of enactment of this Act, and

(C) made available both during the time they are being conducted and afterward to a review committee established under section 8.

(2) Upon request by an Indian tribe or Native Hawaiian organization which receives or should have received notice, a museum or Federal agency shall supply additional available documentation to supplement the information required by subsection (a) of this section. The term "documentation" means a summary of existing museum or Federal agency records, including inventories or catalogues, relevant studies, or other pertinent data for the limited purpose of determining the geographical origin, cultural affiliation, and basic facts surrounding acquisition and accession of Native American human remains and associated funerary objects subject to this section. Such term does not mean, and this Act shall not be construed to be an authorization for, the initiation of new scientific studies of such remains and associated funerary objects or other means of acquiring or preserving additional scientific information.

[PUBLIC LAW 101-601--NOV. 16, 1990 104 STAT. 3053]
(c) EXTENSION OF TIME FOR INVENTORY.--Any museum which has made a good faith effort to carry out an inventory and identification under this section, but which has been unable to complete the process, may appeal to the Secretary for an extension of the time requirements set forth in subsection (b)(1).

(B) The Secretary may extend such time requirements for any such museum upon a finding of good faith effort. An indication of good faith shall include the development of a plan to carry out the inventory and identification process.

(d) NOTIFICATION--(1) If the cultural affiliation of any particular Native American human remains or associated funerary objects is determined pursuant to this section, the Federal agency or museum concerned shall, not later than 6 months after the completion of the inventory, notify the affected Indian tribes or Native Hawaiian organizations.

(2) The notice required by paragraph (1) shall include information--

(A) which identifies each Native American human remains or associated funerary objects and the circumstances surrounding its acquisition;

(B) which lists the human remains or associated funerary objects that are clearly identifiable as to tribal origin; and

(C) which lists the Native American human remains and associated funerary objects that are not clearly identifiable as being culturally affiliated with that Indian tribe or Native Hawaiian organization, but

which, given the totality of circumstances surrounding acquisition from such remains and objects.
of the remains or objects, are determined by a reasonable belief to

be remains or objects culturally affiliated with the Indian tribe or

Native Hawaiian organization.

(3) A copy of each notice provided under paragraph (1) shall be

sent to the Secretary who

shall publish each notice in the Federal Register.

(e) INVENTORY.--For the purposes of this section, the

term "inventory" means a simple itemized list that

summarizes the information called for by this section.

25 USC 3004. SEC. 6. SUMMARY FOR UNASSOCIATED FUNERARY

OBJECTS, SACRED OBJECTS, AND CULTURAL PATRIMONY.

Museums. (a) IN GENERAL.--Each Federal agency or museum which has

possession or control over holdings or collections of Native American unassociated funerary objects, sacred objects, or objects of cultural patrimony shall provide a written summary of such objects based upon available information held by such agency or museum. The summary shall describe the scope of the collection, kinds of objects included, reference to geographical location, means and period of acquisition and cultural affiliation, where readily ascertainable.

(b) REQUIREMENTS.-- (1) The summary required under
subsection (a) shall be--

(A) in lieu of an object-by-object inventory;

(B) followed by consultation with tribal government and Native Hawaiian organization officials and traditional religious leaders; and

(C) completed by not later than the date that is 3 years after the date of enactment of this Act.

(2) Upon request, Indian Tribes and Native Hawaiian organizations shall have access to records, catalogues, relevant studies or other pertinent data for the limited purposes of determining the geographic origin, cultural affiliation, and basic facts surrounding acquisition and accession of Native American objects subject to this section. Such information shall be provided in a reasonable manner to be agreed upon by all parties.

25 USC 3005. SEC. 7. REPATRIATION.

(a) REPATRIATION OF NATIVE AMERICAN HUMAN REMAINS AND OBJECTS POSSESSED OR CONTROLLED BY FEDERAL AGENCIES AND MUSEUMS.--

(1) If, pursuant to section 5, the cultural affiliation of Native American human remains and associated funerary objects with a particular Indian tribe or Native Hawaiian organization is established, then the Federal agency or museum, upon the request of a known lineal
Native American Graves Protection and Repatriation Act

and pursuant to subsections (b) and (e) of this section, shall
expeditiously return such remains and associated funerary objects.

(2) If, pursuant to section 6, the cultural affiliation with a particular
Indian tribe or Native Hawaiian organization is shown with respect
to unassociated funerary objects, sacred objects or objects of
cultural
patrimony, then the Federal agency or museum, upon the request
of the Indian tribe or Native Hawaiian organization and pursuant to
subsections (b), (c) and (e) of this section, shall expeditiously
return such objects.

(3) The return of cultural items covered by this Act shall be in
consultation with the requesting lineal descendant or tribe or
organization to determine the place and manner of delivery of such
items.

(4) Where cultural affiliation of Native American human remains
and funerary objects has not been established in an inventory
prepared pursuant to section 5, or the summary pursuant to
section 6, or where Native American human remains and funerary
objects are not included upon any such inventory, then, upon
request and pursuant to subsections (b) and (e) and, in the case of
unassociated funerary objects, subsection (c), such Native
American human remains and funerary objects shall be
expeditiously returned where the requesting Indian tribe or Native
Hawaiian organization can show cultural affiliation by a
preponderance of the evidence based upon geographical, kinship,
biological, archaeological, anthropological,
linguistic, folkloric, oral traditional, historical, or other relevant
Native American Graves Protection and Repatriation Act

information or expert opinion.

(5) Upon request and pursuant to subsections (b), (c) and (e), sacred objects and objects of cultural patrimony shall be expeditiously returned where--

(A) the requesting party is the direct lineal descendant of an individual who owned the sacred object;

(B) the requesting Indian tribe or Native Hawaiian organization can show that the object was owned or controlled by the tribe or organization; or

(C) the requesting Indian tribe or Native Hawaiian organization can show that the sacred object was owned or controlled by a member thereof, provided that in the case where a sacred object was owned by a member thereof, there are no identifiable lineal descendants of said member or the lineal descendent, upon notice, have failed to make a claim for the object under this Act.

(b) SCIENTIFIC STUDY.—If the lineal descendant, Indian tribe, or Native Hawaiian organization requests the return of culturally affiliated Native American cultural items, the Federal agency or museum shall expeditiously return such items unless such items are indispensable for completion of a specific scientific study, the outcome of which would be of major benefit to the United States. Such items shall be returned by no later than 90 days after the date on which the scientific study is completed.

(c) STANDARD OF REPATRIATION.—If a known lineal descendant or an Indian tribe or Native Hawaiian organization

[PUBLIC LAW 101-601--NOV. 16, 1990 104 STAT. 3055]
requests the return of Native American unassociated funerary
objects, sacred objects or objects of cultural patrimony pursuant to
this Act and presents
evidence which, if standing alone before the introduction of
evidence to the contrary, would support a finding that the Federal
agency or museum did not have the right of possession, then such
agency or museum shall return such objects unless it can
overcome such inference and prove that it has a right of
possession to the objects.

(d) SHARING OF INFORMATION BY FEDERAL AGENCIES AND
MUSEUMS.--Any Federal agency or museum shall share what
information it does possess regarding the object in question with
the known lineal descendant, Indian tribe, or Native Hawaiian
organization to assist in making a claim under this section.

(e) COMPETING CLAIMS.--Where there are multiple requests for
repatriation of any cultural item and, after complying with the
requirements of this Act, the Federal agency or museum cannot
clearly determine which requesting party is the most appropriate
claimant, the agency or museum may retain such item until the
requesting parties agree upon its disposition or the dispute is
otherwise resolved pursuant to the provisions of this Act or by a
court of competent jurisdiction.

(f) MUSEUM OBLIGATION.--Any museum which repatriates any
item in good faith pursuant to this Act shall not be liable for claims
by an aggrieved party or for claims of breach of fiduciary duty,
public trust, or violations of state law that are inconsistent with the
Native American Graves Protection and Repatriation Act

provisions of this Act.

SEC. 8. REVIEW COMMITTEE.

(a) ESTABLISHMENT.--Within 120 days after the date of enactment of this Act, the Secretary shall establish a committee to monitor and review the implementation of the inventory and identification process and repatriation activities required under sections 5, 6 and 7.

(b) MEMBERSHIP.--(1) The Committee established under subsection (a) shall be composed of 7 members,

(A) 3 of whom shall be appointed by the Secretary from nominations submitted by Indian tribes, Native Hawaiian organizations, and traditional Native American religious leaders with at least 2 of such persons being traditional Indian religious leaders;

(B) 3 of whom shall be appointed by the Secretary from nominations submitted by national museum organizations and scientific organizations; and

(C) 1 who shall be appointed by the Secretary from a list of persons developed and consented to by all of the members appointed pursuant to subparagraphs (A) and (B).

[104 STAT 3056 PUBLIC LAW 101-601--NOV. 16, 1990]

(2) The Secretary may not appoint Federal officers or employees to the committee.
filled by the Secretary in the same manner as the original
appointment within 90 days of the occurrence of such vacancy.

(4) Members of the committee established under subsection (a)
shall serve without pay, but shall be reimbursed at a rate equal to
the daily rate for GS-18 of the General Schedule for each day
(including travel time) for which the member is actually engaged in
committee business. Each member shall receive travel expenses,
including per diem in lieu of subsistence, in accordance with
sections 5702 and 5703 of title 5, United States Code.

(c) RESPONSIBILITIES.--The committee established under
subsection a) shall be responsible for-

(1) designating one of the members of the committee as chairman;

(2) monitoring the inventory and identification process conducted
under sections 5 and 6 to ensure a fair, objective consideration
and assessment of all available relevant information and evidence;

(3) upon the request of any affected party, reviewing and making
findings related to-

(A) the identity or cultural affiliation of cultural items, or

(B) the return of such items;

(4) facilitating the resolution of any disputes among Indian tribes,
Native Hawaiian organizations, or lineal descendants and Federal
agencies or museums relating to the return of such items including
convening the parties to the dispute if deemed desirable;

(5) compiling an inventory of culturally unidentifiable human
remains that are in the possession or control of each Federal
agency and museum and recommending specific actions for
(6) consulting with Indian tribes and Native Hawaiian organizations and museums on matters within the scope of the work of the committee affecting such tribes or organizations;

(7) consulting with the Secretary in the development of regulations to carry out this Act;

(8) performing such other related functions as the Secretary may assign to the committee; and

(9) making recommendations, if appropriate, regarding future care of cultural items which are to be repatriated.

(d) Any records and findings made by the review committee pursuant to this Act relating to the identity or cultural affiliation of any cultural items and the return of such items may be admissible in any action brought under section 15 of this Act.

(e) RECOMMENDATIONS AND REPORT.--The committee shall make the recommendations under paragraph (c)(5) in consultation with Indian tribes and Native Hawaiian organizations and appropriate scientific and museum groups.

(f) ACCESS.--The Secretary shall ensure that the committee established under subsection (a) and the members of the committee have reasonable access to Native American cultural items under review and to associated scientific and historical documents.

(g) DUTIES OF SECRETARY.--The Secretary shall--
(1) establish such rules and regulations for the committee as may be necessary, and

[PUBLIC LAW 101-601--NOV 16, 1990 104 STAT. 3057]

(2) provide reasonable administrative and staff support necessary for the deliberations of the committee.

(h) ANNUAL REPORT.--The committee established under subsection (a) shall submit an annual report to the Congress on the progress made, and any barriers encountered, in implementing this section during the previous year.

(i) TERMINATION.--The committee established under subsection (a) shall terminate at the end of the 120-day period beginning on the day the Secretary certifies, in a report submitted to Congress, that the work of the committee has been completed.

Museums.

SEC. 9. PENALTY.

25 USC 3007. (a) PENALTY.--Any museum that fails to comply with the requirements of this Act may be assessed a civil penalty by the Secretary of the Interior pursuant to procedures established by the Secretary through regulation. A penalty assessed under this subsection shall be determined on the record after opportunity for an agency hearing. Each violation under this subsection shall be a separate offense.
(b) AMOUNT OF PENALTY.--The amount of a penalty assessed under subsection (a) shall be determined under regulations promulgated pursuant to this Act, taking into account, in addition to other factors--

(1) the archaeological, historical, or commercial value of the item involved;

(2) the damages suffered, both economic and noneconomic, by an aggrieved party, and

(3) the number of violations that have occurred.

(c) ACTIONS TO RECOVER PENALTIES.--If any museum fails to pay courts an assessment of a civil penalty pursuant to a final order of the Secretary that has been issued under subsection (a) and not appealed or after a final judgment has been rendered on appeal of such order, the Attorney General may institute a civil action in an appropriate district court of the United States to collect the penalty. In such action, the validity and amount of such penalty shall not be subject to review.

(d) SUBPOENAS.--In hearings held pursuant to subsection (a), subpoenas may be issued for the attendance and testimony of witnesses and the production of relevant papers, books, and documents. Witnesses so summoned shall be paid the same fees and mileage that are paid to witnesses in the courts of the United States.
25 USC 3008. SEC. 10. GRANTS.

(a) INDIAN TRIBES AND NATIVE HAWAIIAN ORGANIZATIONS.--

The Secretary is authorized to make grants to Indian tribes and Native Hawaiian organizations for the purpose of assisting such tribes and organizations in the repatriation of Native American cultural items.

(b) MUSEUMS.--The Secretary is authorized to make grants to museums for the purpose of assisting the museums in conducting the inventories and identification required under sections 5 and 6.

25 USC 3009. SEC. 11. SAVINGS PROVISIONS.

Nothing in this Act shall be construed to--

(1) limit the authority of any Federal agency or museum to--

(A) return or repatriate Native American cultural items to Indian tribes, Native Hawaiian organizations, or individuals, and

[B] enter into any other agreement with the consent of the culturally affiliated tribe or organization as to the disposition of, or control over, items covered by this Act;

(2) delay actions on repatriation requests that are pending on the date of enactment of this Act;

(3) deny or otherwise affect access to any court;

(4) limit any procedural or substantive right which may otherwise
be secured to individuals or Indian tribes or Native Hawaiian organizations; or

(5) limit the application of any State or Federal law pertaining to theft or stolen property.

25 USC 3010. SEC. 12. SPECIAL RELATIONSHIP BETWEEN FEDERAL GOVERNMENT AND INDIAN TRIBES.

This Act reflects the unique relationship between the Federal Government and Indian tribes and Native Hawaiian organizations and should not be construed to establish a precedent with respect to any other individual, organization or foreign government.

25 USC 3011. SEC. 13. REGULATIONS.

The Secretary shall promulgate regulations to carry out this Act within 12 months of enactment.

25 USC 3012. SEC. 14. AUTHORIZATION OF APPROPRIATIONS.

There is authorized to be appropriated such sums as may be necessary to carry out this Act.
SEC. 15. ENFORCEMENT.

The United States district courts shall have jurisdiction over any action brought by any person alleging a violation of this Act and shall have the authority to issue such orders as may be necessary to enforce the provisions of this Act.