

The U Invitational

Wave A Congress Docket



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A Bill to Create the Transpacific Security Organization to Counter Chinese Expansionism

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

1 **SECTION 1.** The United States will create the Transpacific Security Organization(TSO) to
2 formally counteract Chinese expansionism and intimidation in Asia. The TSO will follow a
3 collective defense principle to counter any Chinese intimidation or invasion onto the
4 territorial integrity of the nation.

5 **SECTION 2. A.** The TSO will follow a collective defense principle where any acts of war
6 from a non-member state onto a member will result in a joint defensive
7 response to defend the ally nation and ensure its self-determination.

8 **B.** The founding members of the organization will consist of: Japan,
9 Australia, Taiwan, South Korea, the Philippines, and the United States of
10 America. Any further expansion of the organization will require consensus
11 from $\frac{3}{4}$ of the member states for admission.

12 **C.** In the case of Chinese expansionism in the South China Sea or
13 intimidation of member states, the TSO will convene to decide on the
14 official course of action by all members.

15 **D.** Joint defensive response will be defined as any economic and military
16 measures to protect the full territorial integrity of a nation, including, but
17 not limited to economic sanctions, arms shipment, and deployment of
18 military force.

19 **SECTION 3.** The United States Department of Defense (DOD) will oversee enforcement
20 along with the specific enforcement mechanism.

21 **A.** The DOD will collaborate with the founding members to formalize this
22 organization and enter into a collective defense treaty according to this
23 legislation.

24 **SECTION 4.** This legislation will take effect immediately upon passage. All laws in
25 conflict with this legislation are hereby declared null and void.

Introduced for Congressional Debate by Krithin Visvesh, William G. Enloe HS

Bill to Eradicate Employee Social Media Screening

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

- 1 **SECTION 1.** To reduce employer biases and invasion of privacy, this bill seeks to prevent
2 employers from using potential employees' social media accounts as a basis for
3 hiring decisions or a means of gathering personal information unrelated to job
4 qualifications.
- 5 **SECTION 2.** Social Media Screening is defined as the practice of employers accessing a
6 potential employee's social media accounts to gather information about them,
7 which may then influence their hiring decision-making process.
- 8 **SECTION 3.** A. The Department of Labor will oversee the implementation of this bill.
9 B. This bill also applies to all subsidiaries, branches, or affiliates of U.S.
10 companies.
- 11 C. To ensure that all companies comply with this legislation, recruiters must
12 explain why the applicant was rejected with a detailed explanation if
13 requested by the applicant.
- 14 D. All companies caught violating this bill will pay a \$50,000 fee to applicants
15 who were wrongly denied. Furthermore, all violators will be held liable to any
16 applicants wanting to sue for further compensation.
- 17 **SECTION 4.** This legislation will take effect on January 1, 2025.
- 18 **SECTION 5.** All laws in conflict with this legislation are hereby declared null and void.

Introduced for Congressional Debate by the TFA

The Healthcare Reform Act

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

1 **SECTION1.** TheUnitedStatesshallherebyreformitshealthcaresysteminthefollowing
2 ways to expand healthcare access:

3 A. Apublicoptionhealthcaresystemshallbeestablishedtoincrease
4 healthcare coverage

5 B. 1billiondollarsshallherebybeprovidedtoruralareastoinvestin
6 hospital and medical infrastructure

7 **SECTION2.** Thefollowingdefinitionsapply:

8 A. “Public option” A public option insurance program shall be defined
9 as a government-run healthcare plan that would compete against
10 private insurers in individual market exchanges.

11 B. “Hospital and medical infrastructure” will be defined as any resource
12 that is necessary to the operation of a hospital, such as medical
13 personnel, medicines, buildings, vehicles, and any other measure that is
14 designed to bolster healthcare accessibility.

15 **SECTION3.** TheUnitedStatesDepartmentofHealthandHumanServicesshallbe
16 tasked with the enforcement of this legislation.

17 A. A premium of \$200 per month shall be established for the public
18 option

19 **SECTION4.** Thislegislationshalltakeeffectinfiscalyear2026.Alllawsinconflictwith
20 this legislation are hereby declared null and void.
21

Introduced for Congressional Debate by the Cavalier Invitational (Adapted from the National Speech and Debate Association)

Resolution to Phase Out Asphalt and Establish Sustainable Alternatives to Combat Urban Heat Islands

- 1 **WHEREAS,** The widespread use of asphalt in urban areas is contributing to the formation of
2 heat islands, exacerbating rising temperatures, and negatively impacting the
3 quality of life for city residents; and
- 4 **WHEREAS,** Asphalt, with its heat-absorbing properties, leads to increased temperatures in
5 densely populated areas, contributing to heat related illnesses, increased energy
6 consumption for cooling, and environmental degradation; and
- 7 **WHEREAS,** The detrimental effects of asphalt on urban environments necessitate the
8 development of sustainable alternatives that mitigate the urban heat island
9 effect, reduce energy consumption, and enhance overall livability; now,
10 therefore, be it
- 11 **RESOLVED,** That the Congress here assembled calls upon the Environmental Protection
12 Agency, in consultation with experts and in collaboration with relevant federal,
13 state, and local agencies, shall develop a plan to phase out asphalt in urban
14 infrastructure and promote sustainable alternatives, considering cost-
15 effectiveness and environmental benefits; and, be it
- 16 **FURTHER RESOLVED,** That annual progress reports and updates on the phase-out of asphalt
17 and the adoption of sustainable alternatives shall be provided to Congress by the
18 Environmental Protection Agency, allowing for ongoing oversight and evaluation
19 of the initiative's effectiveness.

Introduced for Congressional Debate by the TFA

Resolution to Refrain from Allocating Financial Aid to Ukraine to Prioritize Domestic Needs

- 1 **WHEREAS,** Providing financial assistance to Ukraine may not effectively address the root
2 causes of the conflict and could exacerbate tensions with Russia, potentially
3 escalating the situation; and
- 4 **WHEREAS,** allocating resources to Ukraine may divert attention and resources away from
5 pressing domestic issues within the United States, such as economic recovery,
6 healthcare, and infrastructure; and
- 7 **WHEREAS,** there is concern over corruption within the Ukrainian government, raising
8 questions about the efficacy and accountability of aid funds allocated to the
9 country; and
- 10 **WHEREAS,** the United States faces significant fiscal challenges, including rising deficits and
11 debt levels, limiting the feasibility of providing extensive financial support to
12 foreign nations; and
- 13 **WHEREAS,** the involvement of the United States in international conflicts, such as the
14 conflict in Ukraine, may strain diplomatic relations and lead to further
15 entanglement in complex geopolitical dynamics; now, therefore, be it
- 16 **RESOLVED,** That the Congress here assembled should carefully consider the potential
17 drawbacks and implications of providing financial assistance to Ukraine, taking
18 into account both domestic and international concerns; and, be it
- 19 **FURTHER RESOLVED,** That the United States should cut half of all its current funding (incl.
20 bilateral aid, military aid, humanitarian assistance, or anything similar that its
21 purpose is to benefit Ukraine) to Ukraine.

Introduced for Congressional Debate by the TFA

Bill to Reschedule Psychedelic Drugs to Increase Treatment Options

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

- 1 **SECTION 1.** The Drug Enforcement Agency (DEA) shall reschedule the following psychoactive
2 drugs from Schedule 1 to Schedule 3 of the Controlled Substance Act: MDMA
3 (3,4-methylenedioxymethamphetamine), LSD (lysergic acid diethylamide), and
4 psilocybin.
- 5 **SECTION 2.** These drugs can be prescribed by licensed physicians in order to treat patients
6 with various issues including, but not limited to: anxiety, PTSD (post-traumatic
7 stress disorder), depression, insomnia, and terminal illnesses.
- 8 **SECTION 3.** The Drug Enforcement Agency & the Food and Drug Administration (FDA) shall
9 be responsible for the enforcement of this legislation.
- 10 A. The DEA shall enforce, restrict, and monitor these medicines as they do other
11 Schedule III drugs.
- 12 B. The FDA shall be responsible for approving these drugs for more treatments
13 when research deems them effective.
- 14 **SECTION 4.** This legislation will take effect on January 1st, 2025. All laws in conflict with this
15 legislation are hereby declared null and void.

Introduced for Congressional Debate by the TFA