

A Bill to Ban Homeschooling to Enhance Social Activity and Independence

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

2 **SECTION 1.** In order to ensure children have the opportunity to gain independence and
3 receive the basic standards of education and fundamental skills,
4 homeschooling shall be banned for children of appropriate age for education.

5 **SECTION 2.** The terms shall be defined as followed:

6 A. “Basic Standards of Education” shall be defined as the basic skills
7 necessary to learn the average school curriculum.

8 B. “Homeschooling” shall be defined as education conducted in any
9 place other than a school.

10 C. “Appropriate Age for Education” shall be defined as any person at or
11 between the ages of 4 to 17.

12 **SECTION 3.** The Department of Education shall pull the funding of institutions,
13 individuals, and programs that receive Federal funds if they do not comply
14 with the provisions of this bill.

15 A. Recipients of Federal funds through grants, agreements, loans, or
16 arrangements are subject to the consequences of encouraging
17 homeschooling.

18 **SECTION 4.** This legislation will take effect on January 1, 2025. All laws in conflict with
19 this legislation are hereby declared null and void.
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A Bill to Fund Roads through EV Engagement

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

2 **SECTION 1.** A tax shall be levied on Electric Vehicles (EVs) to compensate for their
3 non-contribution to gasoline taxes that fund road infrastructure.

4 **SECTION 2.** "Electric Vehicles (EVs)" shall refer to any vehicle that uses an electric
5 motor for propulsion and is powered by electricity from external sources.
6 The "tax" shall be an annual fee, calculated to be equivalent to the
7 average gasoline tax paid by internal combustion engine vehicles.

8 **SECTION 3.** The Department of Transportation (DOT) shall oversee the
9 implementation and enforcement of this tax. The DOT will develop a new
10 system for EV owners to report their vehicle type and annual mileage,
11 and will collect the tax accordingly. Penalties for non-compliance shall
12 include fines and registration holds.

13 **SECTION 4.** This legislation will take effect on August 1, 2026. All laws in conflict
14 with this legislation are hereby declared null and void.

A Bill to Invest in Ethiopia's Energy Infrastructure to Reduce the Use of the Renaissance Dam

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

- 1 **SECTION 1.** The United States shall invest \$500 million in Ethiopia's energy
2 infrastructure, particularly in renewable energy technologies, on the
3 condition that Ethiopia halts the construction of the Grand Ethiopian
4 Renaissance Dam (GERD) and reduces reliance on the dam for energy
5 production.
- 6 **SECTION 2.** A. "Renewable energy technologies" are defined as wind, solar, and
7 geothermal power sources.
8 B. "Halt construction" means the immediate cessation of new structural
9 additions to the GERD.
10 C. "Reduce reliance" refers to a 50% reduction in energy generation from
11 the GERD over the next five years.
- 12 **SECTION 3.** The U.S. Department of State in conjunction with the U.S. Agency for
13 International Development (USAID) will oversee the investment and ensure
14 Ethiopia's compliance with the conditions.
15 A. Funding will be dispersed in phases, contingent upon Ethiopia's
16 progress in reducing reliance on the GERD, with 10% withheld until full
17 compliance is achieved.
- 18 **SECTION 4.** This legislation will take effect on FY 2026. All laws in conflict with this
19 legislation are hereby declared null and void.

Introduced for debate by Ransom Everglades for Foreign Relations and Aid

A Bill to Impose an Arms Embargo on Saudi Arabia

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

1. **SECTION 1.** All weapons sales to Saudi Arabia will be banned
2. **SECTION 2.** Congress hereby bans all offensive and defensive weapons sales and
3. transfers to Saudi Arabia, groups inside of Saudi Arabia, or Saudi Arabia backed
4. groups inside of Yemen
5. **SECTION 3.** The legislation shall be overseen and enforced by the Department of
6. Defense
7. **SECTION 4.** This legislation will take effect on July 1st 2025. All laws in conflict with this
8. legislation are hereby declared null and void.

Introduced for Congressional Debate by Miami Palmetto Senior High School.

A Resolution to End Qualified Immunity

1 **WHEREAS,** Qualified immunity has been relentlessly abused by
2 government officials for decades; and
3 **WHEREAS,** Government officials suffer little to no consequences for
4 misconduct, even if they're found to act in bad faith; and
5 **WHEREAS,** Victims are often left with little to no legal recourse for their
6 violated rights, getting zero justice; and
7 **WHEREAS,** The ability to possess no accountability makes it easier for
8 government officials to violate one's rights and get away with it; now,
9 therefore, be it
10 **RESOLVED,** That the Congress here assembled end qualified immunity in
11 order for government officials to be held accountable and for victims to
 finally get their justice.

Introduced for Congressional Debate by Everglades High School.

A Bill to Restrict the Use of Artificial Intelligence technologies in Healthcare

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

2 **SECTION 1.** Artificial Intelligence and Large Language Models are hereby banned from
3 use in healthcare settings unless a human operator retains decision-making
4 control at every step of the process. Under no circumstances should the
5 aforementioned technologies be implemented without proper controls.

6 **SECTION 2.** “Artificial Intelligence” is defined as any technology which makes
7 autonomous decisions without human input. “Large Language Models” are
8 defined as any chatbot technology that can process natural language and
9 autonomously generate a response.

10 **SECTION 3.** Enforcement of this bill will be delegated to the Department of Health and
11 Human Services. Healthcare entities found to be in violation of this bill will be
12 fined no less than \$10,000 per violation.

13 **SECTION 4.** This legislation will take effect immediately after passing. All laws in conflict
14 with this legislation are hereby declared null and void.

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A Resolution to Stop Hostile Architecture Retaliation Placements (S.H.A.R.P Resolution)

WHEREAS, Hostile Architecture placements are a highly unethical action done in America, it harms the homeless and provides little care to the less fortunate.; and

WHEREAS, in accordance with the Department of Housing and Urban Development more than half a million people experience homeless per year; and

WHEREAS, A significant number of those people experience the brutality of hostile architecture (with the inclusion of plant life and other purposeful hostile placements) and are forced to reside in “less than” areas facing strong humiliation; and

RESOLVED, That the Congress here assembled will hereby seek a restriction on the creation of Hostile Architecture as it is deemed as a major ethical issue in America.

*Introduced for Congressional Debate by **Rep. Sohan Patel** from **J.P. Taravella***

Titancare Health Reform Act (T.C.H.R.A)

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

1 **SECTION 1.**

2 A. Open enrollment periods shall be banned, Americans may register or change their
3 healthcare coverage at any time. Deductibles or any restriction with a similar effect
4 shall be banned.

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6 B. All individuals seeking to enroll in or modify their healthcare coverage must adhere
7 to a mandatory waiting period of 60 days before new coverage takes effect

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9 C. The Consumer Financial Protection Bureau (CFPB) and the Department of Health
10 and Human Services (DHHS) will receive an additional 10 billion per annum beyond
11 their yearly appropriation.

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13 **SECTION 2.**

14 A. Open Enrollment periods are considered to be any period set by a healthcare
15 Insurance policy that only allows policy holders to join or modify their coverage
16 during a certain portion of the year.

17 B. Deductibles refer to any set threshold of pocket costs that must be paid in full by
18 a policyholder prior to which an Insurance policy will not provide benefits for. This
19 however, does not include Insurance Premiums

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21 **SECTION 3.** The CFPB and DHHS are charged with the enforcement of
22 this legislation.

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24 **SECTION 4.** This legislation will take effect on August 13th 2025

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26 **SECTION 5.** All laws in conflict with this legislation are hereby declared
27 null and void.

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Introduced for Congressional Debate by Adam Alcin, Nova High School.

A Bill to Aid Mozambique

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

2 **SECTION 1.** The United States shall provide \$450 million in humanitarian aid to
3 Mozambique to address the crises resulting from conflict, natural
4 disasters, and economic challenges.

5 **SECTION 2.** “Humanitarian Aid” shall be defined as financial assistance provided for
6 food, shelter, healthcare, and infrastructure reconstruction.

7 **SECTION 3.** The United States Agency for International Development (USAID) shall
8 oversee the distribution and management of the humanitarian aid.

9 A. USAID shall work in collaboration with the Mozambican government
10 and international humanitarian organizations to ensure the effective
11 and transparent use of funds.

12 **SECTION 4.** This legislation shall be implemented immediately upon passage. All laws
13 in conflict with this legislation are hereby declared null and void.

Introduced for Congressional Debate by _____.

The S.T.A.R. Act

(Strengthening Taiwan's Alliance and Resilience)

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

- 1 **SECTION 1.** The United States shall enhance its military and economic presence in
2 Taiwan to bolster security and protect critical semiconductor supply chains.
3 This includes increasing military deployments, strengthening defense
4 cooperation, and investing \$1.5 billion in defense aid and \$500 million in
5 semiconductor infrastructure annually.
- 6 **SECTION 2.** “Critical semiconductor supply chains” refers to the global network of
7 production, distribution, and supply of semiconductor chips essential for
8 various industries. “Enhance U.S. presence” includes military and economic
9 support to strengthen Taiwan’s defense capabilities and securities in the
10 semiconductor industry.
- 11 **SECTION 3.** The U.S. Department of Defense (DOD) and the U.S. Department of
12 Commerce (DoC) shall oversee the distribution and management of the
13 allocated funds.
- 14 A. The DoD shall allocate \$1.5 billion annually to establish a permanent
15 U.S. military base in Taiwan to ensure a sustained military presence and
16 rapid response capability.
- 17 B. The DoC shall provide \$500 million annually in grants and investment to
18 support semiconductor-related infrastructure and technology
19 partnerships in Taiwan.
- 20 **SECTION 4.** This legislation will take effect in FY 2024. All laws in conflict with this
21 legislation are hereby declared null and void.
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A Bill to Ban the Confederate Flag from display on all State-owned property

1 BE IT ENACTED BY THE STUDENT CONGRESS HERE ASSEMBLED THAT:

2 **SECTION 1.** The Confederate Flag shall be banned on all state-owned property in the 50
3 states and the District of Columbia.

4 **SECTION 2.** A. The “Confederate Flag” shall be defined as any flag showing the “stars 14
5 bars,” Confederate Battle Flag, or any symbol of the former Confederate
6 States of America.

7 B. “State owned property” shall be defined as all property owned or
8 controlled by the federal government, District of Columbia, U.S. and its
9 agencies; including, but not limited to government office buildings,
10 educational institutions, military bases, courthouses, passport agencies,
11 and immigration centers.

12 C. Museums of history and historically significant landmarks shall be exempt.

13 **SECTION 3.** The Civil Rights Division of the Department of Justice shall oversee the
14 implementation of this piece of legislation in conjunction with relevant
15 state and local agencies.

16 **SECTION 4.** This bill shall go into effect 180 days after passage.

17 **SECTION 5.** All laws in conflict with this legislation are hereby declared null and void.