**A Bill to Abolish Legacy Admissions in Colleges to Promote**

**Merit-Based Access**

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| 1  2  3  4  5  6  7  8  9  10  11  12  13  14  15  16  17  18  19  20  21  22  23  24  25  26  27  28  29  30 | BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:  **SECTION 1**. All public and private higher education institutions in the United States shall  be prohibited from considering alumni status, family connections, or legacy  affiliations in their admissions processes. College admissions shall be based  solely on academic merit, extracurricular achievement, and other neutral  criteria.  **SECTION 2**. A. Legacy admissions shall be defined as any practice by which an applicant’s  family relationship with alumni, trustees, or donors influences admission  decisions.  B. Merit-based criteria shall be defined as academic performance,  standardized test scores, extracurricular involvement, personal statements,  and other non-familial achievements.  **SECTION 3.** The Department of Education shall oversee compliance, requiring annual  reporting from colleges on admissions practices.  A. Colleges found in violation shall be subject to federal fines and potential  loss of federal funding, scaled proportionally to the number of admissions  affected.  **SECTION 4.** This legislation shall take effect on January 1, 2026. All laws, policies, or  institutional regulations that conflict with this legislation are hereby declared  null and void. |

*Introduced for Congressional Debate by Ridge High School.*