

## **A Bill to Enable Clean Water Access**

1. BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:
2. **SECTION 1.** This bill aims to ensure access to clean, safe drinking water for all Americans,
3. particularly in underserved and rural communities, and to address contamination issues like lead
4. and other pollutants in the nation's water supply.
5. **SECTION 2. The following definitions apply-**
6. A) Contaminants: Harmful substances in water, including lead, PFAS, and arsenic.
7. B) Lead Pipes: Pipes that contain lead and are used in public water systems.
8. C) Water Filtration Systems: Systems designed to remove contaminants from drinking water.
9. **SECTION 3.** A nationwide program will be established to replace all lead pipes in public water
10. systems within 10 years, prioritizing schools and low-income neighborhoods. Then, \$30 billion in
11. federal funds will be allocated for replacing lead pipes and upgrading water filtration systems.
12. While in the process of these implementations, a national water quality monitoring system will be
13. created to track contaminants in drinking water across the U.S. and federal standards will be set
14. for allowable levels of harmful chemicals such as lead, PFAS, and arsenic.
15. **SECTION 4.** Grants will be provided to local governments and communities to fund water
16. purification systems, especially in rural and underserved areas. Households not connected to
17. municipal water supplies will be encouraged to install water filtration systems. An emergency
18. response fund will be established to assist communities facing water contamination crisis, and
19. outreach programs will be funded to educate communities on water safety and provide access to
20. clean water alternatives (e.g., bottled water, filters).
21. **SECTION 5.** The Environmental Protection Agency (EPA) will oversee the implementation of
22. this Act and submit annual progress reports to Congress.
23. **SECTION 6.** This Act will take effect on January 1, 2026, with full implementation of lead pipe
24. replacement and monitoring systems completed by 2036.
25. **SECTION 7.** Any and all laws in conflict with this legislation are hereby declared null and void.

*Introduced for Congressional Debate by Thompson Valley High School*

## **A Resolution to Amend the Constitution to Establish a Right to Digital Privacy**

1. **RESOLVED**, The following article is proposed as an amendment to the  
2. Constitution of the United States, which shall be valid to all intents and  
3. purposes as part of the Constitution when ratified by the legislatures of  
4. three-fourths of the several states within seven years from the date of its  
5. submission by the Congress:

6. **ARTICLE —**

7. **SECTION 1.** The right of the people to digital privacy shall not be  
8. infringed. No government entity shall collect, store, or access personal  
9. digital data, including but not limited to emails, text messages, social media  
10. content, and/or search history, without a warrant issued upon probable cause.

11. **SECTION 2.** Collection of personal data by private entities shall be subject  
12. to regulations ensuring consent, transparency, and the right of individuals to  
13. access, modify, and delete their personal data upon request.

14. **SECTION 3.** The Congress shall have power to enforce this article by  
15. appropriate legislation, including defining exceptions for matters of national  
16. security.

17. **SECTION 4.** This amendment shall take effect two years after ratification to  
18. allow for the implementation of necessary legal and technological  
19. infrastructure.

*Introduced for Congressional Debate by NSDA*

## **A Bill to Increase Transparency in PAC Funding**

1. BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:
2. **SECTION 1.** To promote transparency and accountability in federal elections, all
3. Political Action Committees (PACs) and independent expenditure-only committees
4. (Super PACs) shall be subject to enhanced disclosure requirements regarding the source
5. and amount of their funding.
6. **SECTION 2.**
7. A) All PACs and Super PACs shall be required to disclose any individual, corporate, or
8. organizational contribution exceeding \$1,000 within 48 hours of receipt to the Federal
9. Election Commission (FEC).
10. B) These disclosures shall be made publicly available in a searchable online database
11. maintained by the FEC.
12. C) Any donation made through an intermediary, shell corporation, or nonprofit
13. organization for the purpose of concealing the true identity of a donor shall be prohibited.
14. D) Any entity with foreign ownership or control exceeding five percent (5%) shall be
15. prohibited from contributing to PACs or Super PACs.
16. E) All political advertisements funded by PACs or Super PACs shall include a disclosure
17. listing their top three donors by name
18. **SECTION 3.**
19. A) The Federal Election Commission shall oversee the implementation and enforcement
20. of this legislation.
21. B) PACs or Super PACs found to be in violation of disclosure requirements shall be
22. subject to fines not exceeding \$500,000 per infraction and may be barred from political
23. spending for up to one election cycle.
24. C) Individuals knowingly providing false or misleading donor information shall be
25. subject to criminal penalties under federal campaign finance law.
26. **SECTION 4.** The bill will be implemented on January 1 of 2026
27. **SECTION 5.** All laws in conflict will be declared null and void.

*Introduced for Congressional Debate by Rocky Mountain High School.*

## **A Resolution to Replace the Two-Party System with a Four-Party System**

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

1. **WHEREAS**, Many Americans feel politically uncertain, as their views do not align
2. completely with either the Democratic or Republican parties; and
3. **WHEREAS**, A broader, multi-party system would allow for greater ideological diversity,
4. coalition-building, and more accurate representation of the electorate; and
5. **WHEREAS**, The creation of a four-party system would not eliminate existing parties, but
6. rather introduce two additional nationally recognized political parties with distinct
7. ideologies; and
8. **WHEREAS**, The Federal Election Commission (FEC) shall:
  9. A. Create strict rules for recognizing two additional national political parties based on
  10. membership and state-level ballot access
  11. B. Ensure equal access to the federal election
  12. funding, national debate participation, and media coverage for all four recognized
  13. parties.
  14. C. Oversee a nation-wide transition to multi-party elections in congressional and
  15. presidential races, including reform of primary and even general election procedures.
16. **WHEREAS**, Congress shall:
  17. A. Enact legislation to adjust ballot access laws, debate qualifications, and campaign
  18. finance rules to ensure equality among the four parties.
  19. B. Review the structure and outcomes of the four-party system every four years to
  20. assess impact on representation and voter engagement.
21. **WHEREAS**, This resolution shall go into effect on January 1, 2026
22. **RESOLVED**, That all laws in conflict with this resolution are hereby declared null and
23. void.

## **A Bill to Eliminate Tariffs to Promote Free Trade and Economic Growth**

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

2. **SECTION 1.** The United States shall eliminate all tariffs on imported goods to enhance  
3. global trade, reduce consumer costs, and foster economic growth.

4. **SECTION 2.**

5. A. The term “tariff” refers to a tax or duty imposed by the government on imported  
6. goods.

7. B. The term “imported goods” refers to any product or commodity brought into the  
8. United States from foreign countries for commercial purposes.

9. **SECTION 3.**

10. A. The United States shall abolish all existing tariffs on imported goods, effective  
11. immediately.

12. B. The Office of the United States Trade Representative (USTR) shall oversee the  
13. implementation and ensure compliance with international trade agreements.

14. C. All revenue previously collected from tariffs shall be replaced by alternative  
15. economic strategies.

16. D. The U.S. government shall negotiate with global trade partners to encourage  
17. reciprocal tariff reductions.

18. **SECTION 4.**

19. A. The U.S. Department of Commerce and USTR shall oversee enforcement and  
20. monitor economic impacts.

21. B. The Congressional Budget Office (CBO) shall conduct an annual review assessing the  
22. impact of tariff elimination on domestic industries, employment, and trade relations.

23. C. Congress shall have the authority to pass further legislation to ensure compliance with  
24. respect to the activities of other government bodies.

25. **SECTION 5.** This legislation will take effect on January 1, 2026.

26. **SECTION 6.** All laws in conflict with this legislation are hereby declared null and void.

## **A Bill for National Cyber Security and Protection**

1. BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:
2. **SECTION 1.** This bill aims to strengthen the nation's cybersecurity against growing
3. threats, particularly those targeting critical infrastructure, elections, and private data. The
4. goal is to protect U.S. systems, maintain the integrity of elections, and create a more
5. resilient economy.
6. **SECTION 2. The following definitions apply:**
7. A) Cybersecurity: Protection of systems and data from attacks.
8. B) Critical Infrastructure: Key sectors like energy, healthcare, transportation, and
9. finance.
10. C) Election Systems: Electronic systems used in voting and election management.
11. D) Cybersecurity Workforce: Professionals skilled in defending against cyber threats.
12. **SECTION 3.** A new federal agency, the National Security Agency (NSA), will
13. lead efforts to combat cyber threats. The NSA will coordinate cybersecurity across
14. federal agencies and private sectors, especially in critical areas like finance, healthcare,
15. and energy. While \$50 billion will be allocated over five years to secure state and local
16. election systems from cyberattacks and real-time monitoring will be implemented for
17. election systems with immediate reporting to the NSA. In order for interest in the field
18. and workforce, a scholarship and training program will be created to grow the U.S.
19. cybersecurity workforce with financial incentives will be given to universities to expand
20. cybersecurity degree programs.
21. **SECTION 4.** The NSA will oversee the implementation of this Act and report annually
22. to Congress on progress and effectiveness.
23. **SECTION 5.** This Act will take effect on January 1, 2026.
24. **SECTION 6.** Any and all laws in conflict with this legislation are hereby declared null
25. and void.

*Introduced for Congressional Debate by Thompson Valley High School*

## **A Bill to Provide Opportunity Visas for Undocumented Immigrants**

1. BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:
2. **SECTION 1.** The United States shall establish a special immigrant visa, called the
3. Opportunity Visa, for undocumented immigrants who have resided in the United States
4. for at least three consecutive years prior to application.
5. **SECTION 2.** The Opportunity Visa shall allow qualifying undocumented immigrants to
6. legally work and reside in the United States while they comply with the provisions of this
7. legislation. Holders who maintain compliance for five consecutive years shall become
8. eligible to apply for permanent residency through the U.S. Citizenship and Immigration
9. Services (USCIS).
10. **SECTION 3.** The U.S. Citizenship and Immigration Services (USCIS) and the U.S
11. Immigration and Customs Enforcement (ICE) shall oversee the enforcement of this
12. legislation.
13. A) The USCIS will create and issue Opportunity Visas to undocumented immigrants who
14. apply and pass a federal background check to confirm that the applicant does not have a
15. criminal history. If a criminal history is found, they will be redirected to ICE and will be
16. deported.
17. B) Upon receiving an Opportunity Visa, the immigrant shall be assigned an ICE agent
18. who will conduct monthly check-ins to verify their employment status.
19. C) Opportunity Visa holders will have their visas revoked and subject to deportation if:
20.       a.) They engage in any criminal activity.
21.       b.) They remain unemployed for more than three months without actively seeking
22.       reemployment, Subject for exception with children or health conditions
23. **SECTION 4.** The bill will be implemented on January 1 of 2026.
24. **SECTION 5.** All laws in conflict will be declared null and void.

*Introduced for Congressional Debate by Rocky Mountain High School.*

## **A Bill to Expand U.S. Influence in Greenland to Strengthen Strategic Interests**

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

2. **SECTION 1.** The United States shall increase economic, diplomatic, and military  
3. engagement with Greenland to enhance U.S. strategic presence in the Arctic, expand  
4. trade opportunities, and strengthen alliances with the Kingdom of Denmark.

5. **SECTION 2.**

6. A. The term “strategic presence” refers to military installations, diplomatic missions, and  
7. economic investments aimed at strengthening national security and economic influence.

8. **SECTION 3.**

9. A. The U.S. shall establish the Greenland Strategic Development Fund with an initial  
10. allocation of \$5 billion to invest in infrastructure projects, resource exploration, and  
11. renewable energy initiatives in Greenland.

12. B. The U.S. shall expand its diplomatic presence by upgrading the current consulate in  
13. Nuuk, Greenland, to a full-fledged embassy and increasing diplomatic personnel.

14. C. The U.S. shall seek to enhance military cooperation by negotiating an expansion of  
15. the Thule Air Base and increasing Arctic security operations.

16. D. The Department of Defense and Department of State shall work with Greenlandic and  
17. Danish authorities to ensure all agreements respect Greenland’s autonomy and Denmark’s  
18. sovereignty.

19. E. The U.S. shall promote cultural and educational exchanges to strengthen ties between  
20. Greenland and the United States.

21. **SECTION 4.**

22. A. The Department of State shall oversee diplomatic efforts and economic cooperation.

23. B. The Department of Defense shall manage military coordination and security  
24. agreements.

25. C. The U.S. Agency for International Development (USAID) shall administer  
26. infrastructure and energy development initiatives.

27. D. Congress shall review the effectiveness of this program every five years, and decide  
28. whether to provide more funding.

29. **SECTION 5.** This legislation will take effect on January 1, 2026.

30. **SECTION 6.** All laws in conflict with this legislation are hereby declared null and void.