

Rocky Mountain-South Congress Quads Docket - 2026

House Prelim Session / Session #1

1. Restrict ICE (D'Evelyn)
2. Social Media (Ralston Valley)
3. E-Bike Safety & Accountability (George Washington)
4. Criminal Justice (Golden)
5. Shrinkflation (Denver East)
6. Rehabilitation (SMART)
7. Clarifying Second Amendment (Mountain Vista)

House Super Session / Senate Session #2

1. Rapid Support Forces (Mountain Vista)
2. Organ Donation (SMART)
3. Retirement & the Environment (Denver East)
4. Interstate Electric Grid (Golden)
5. Marijuana Public Health (George Washington)
6. Expedite Naturalization (Ralston Valley)
7. Electric Vehicles (D'Evelyn)

A Resolution to Restrict Immigration and Customs Enforcement Agents

1. Whereas, ICE agents are not only abusing illegal immigrants even when compliant but also
2. abusing legal immigrants as well as U.S. citizens; and
3. Whereas, there have been several deaths caused by immigration officers, especially in
4. Minneapolis; and
5. Whereas, ICE agents have been using excessive force against protestors; and
6. Whereas, ICE agents have been assigned a quota of immigrants to deport, whether there are
7. those numbers in need of deportation or not; therefore be it
8. RESOLVED, by this congress assembled that Government Agencies founded by a president
9. that utilize force in the form of law enforcement agents in any way, shape, or form
10. cannot use nor carry lethal weapons within the United States while on duty and thus
11. are restricted to non-lethal deterrents like pepper spray; and be it
12. FURTHER RESOLVED, that if said agents determine non-lethal action is insufficient, then
13. they must call local law enforcement for assistance; and be it
14. FURTHER RESOLVED, that the Army, Navy, Coast Guard, Merchant Marine, Air Force,
15. Space Force, FBI, and Secret Service are exempt from stated restrictions; and be it
16. FURTHER RESOLVED, that should this bill be determined to impede the work of
17. agency in a significant way that then congress can create an exemption with an
18. affirmative vote by a 2/3 majority of both houses.

Introduced for Congressional Debate by Kalil Armstrong-Romero, D'Evelyn Senior

A Resolution to Amend the First Amendment to Protect Social Media Platforms from Government Censorship to Ensure Freedom of Speech Online

- 1 **WHEREAS,** The current problem this resolution debates is the conflict between
2 protecting free speech on social media platforms and addressing concerns
3 over government censorship and the spread of harmful content online; and
- 4 **WHEREAS,** The increasing pressure from government presence on social media
5 platforms to censor content threatens to infringe upon First Amendment
6 rights, undermining the free exchange of ideas and highlighting the urgent
7 need for clear protections to safeguard online speech; and
- 8 **WHEREAS,** Current social media platforms are restricted, which in turns limits the
9 democratic values of open dialogue and the free exchange of ideas; and
- 10 **WHEREAS,** Reliance on social media for public news has been increasing, making it
11 essential to protect these platforms from government censorship; and
12 Government censorship hinders different opinions, and threatens
13 individuals' ability to engage in open dialogue online; and
- 14 **RESOLVED,** That the Congress here assembled amend the first amendment to restrict
15 government censorship in social media platforms; and, be it
- 16 **FURTHER RESOLVED,** That the Congress here assembled revokes the proposal to amend
17 the first amendment in order to further continue government censorship of
18 social media platforms.

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The E-Bike Safety and Accountability Act

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

- 1 **SECTION 1.** A. The purpose of this Act is to improve public safety related to the use,
2 manufacture, sale, and operation of electric bicycles (e-bikes) in the
3 United States.
4 B. The United States recognizes that rising e-bike popularity has
5 coincided with significant increases in injuries, hospitalizations, severe
6 head trauma, and fire hazards associated with lithium-ion battery failures.
7 i. E-bike speeds capable of 28 miles per hour or greater increase kinetic
8 energy in crashes and contribute to more severe injuries than
9 conventional bicycles.
10 ii. A decline in helmet use among e-bike riders has been linked to a
11 disproportionate rise in head trauma.
12 iii. E-bike battery fires pose public safety threats to riders, residences, and
13 first responders due to thermal runaway and explosion risks.
14 iv. Gaps in federal safety standards have led to inconsistent regulations
15 across states and localities, resulting in unclear age, speed, and
16 equipment requirements.
- 17 **SECTION 2.** A. "Electric bicycle" means a two- or three-wheeled vehicle with fully
18 operable pedals and an electric motor of not more than 1,000 watts that
19 assists propulsion.
20 B. "Battery safety standards" means minimum federal requirements for 21
21 lithium-ion battery design, certification, and charging safety.
22 C. "Class 1 e-bike," "Class 2 e-bike," and "Class 3 e-bike" have the
23 meanings established by the Consumer Product Safety Commission.
- 24 **SECTION 3.** A. The Consumer Product Safety Commission shall establish and enforce
25 national battery safety standards for e-bikes.
26 B. The National Highway Traffic Safety Administration shall set federal
27 requirements for helmet use, minimum rider age for Class 2 and Class 3
28 e-bikes, and operational speed limits.
29 C. The United States Department of Transportation shall provide grants to
30 states for safety education and infrastructure improvements.
- 31 **SECTION 4.** This Act shall take effect on January 1, 2028.
- 32 **SECTION 5.** All laws in conflict with this legislation are hereby declared null and void.

A Bill to Condition Federal Criminal Justice Funding on Mandatory Data Entry of Missings and Unidentified Persons Databases

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

- 1 **SECTION 1.** In order to improve interjurisdictional coordination, increase case resolution rates,
2 and ensure equitable treatment of missing and unidentified persons, states and
3 eligible jurisdictions shall be required to submit standardized data to federally
4 maintained databases as a condition of receiving federal criminal justice assistance
5 grants administered by the Department of Justice. Each state shall certify
6 compliance with this Act.
- 7 **SECTION 2.** A. "NamUs" shall refer to the National Missing and Unidentified Persons Systems
8 administered by the National Institution of Justice.
9 B. "NCIC" shall refer to the National Crime Information Center, administered by
10 the Federal Bureau of Investigation.
11 C. "Missing Persons Case" shall mean any case formally reported to law
12 enforcement involving unexplained disappearance of an individual.
13 D. "Unidentified Persons Case" shall mean any case involving unidentified human
14 remains or living individuals whose identity cannot be immediately determined.
- 15 **SECTION 3.** A. All newly reported missing or identified persons cases shall be entered into
16 NCIC and NamUs within 72 hours of report or forensic intake.
17 B. All active cases preceding this Act shall be entered within 24 months of
18 enactment.
19 C. The Department of Justice shall establish uniform reporting standards and
20 ensure protection of sensitive personal information consistent with existing
21 federal access restrictions.
- 22 **SECTION 4.** The Attorney General shall establish a competitive grant program to assist
23 agencies in complying with this Act, including funding for personnel, training, and
24 digitization of records. Congress authorizes \$50,000,000 annually for five fiscal
25 years to carry out this section.
- 26 **Section 5.** The Attorney General shall submit an annual public report to Congress detailing
27 state compliance and case entry statistics.
- 28 **Section 6.** This legislation will take effect on January 1, 2027. All laws in conflict with this
29 legislation are hereby declared null and void.

A Bill to Require Clear Disclosure of Product Size Reductions to Prevent Deceptive Shrinkflation

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

1 **SECTION 1.** Manufacturers shall be required to clearly disclose any reduction in
2 product quantity or size when the price or packaging remains substantially
3 unchanged, in order to prevent deceptive shrinkflation and protect
4 consumers.

5 **SECTION 2.** Shrinkflation shall mean the practice of reducing the quantity, weight, or
6 volume of a consumer product while maintaining the same or similar price
7 and packaging. Manufacturer shall mean any company that produces
8 consumer goods sold in the United States. Clear Disclosure shall mean a
9 visible label on product packaging stating the reduction in quantity
10 compared to the previous version of the product.

11 **SECTION 3.** This legislation shall be enforced by the Federal Trade Commission through
12 compliance reviews and civil penalties.

13 (a) Manufacturers that fail to provide clear disclosure may be subject to
14 fines of up to \$10,000 per violation.

15 (b) Repeated violations may result in enhanced penalties as determined by
16 the FTC.

17 **SECTION 4.** This legislation will take effect on June 7, 2026. All laws in conflict with this
18 legislation are hereby declared null and void.

A Resolution to Prioritize Rehabilitation Over Punishment in the United States Criminal Justice System

- 1 **WHEREAS,** The United States maintains one of the highest incarceration rates in the
- 2 world; and
- 3 **WHEREAS,** Evidence suggests that punitive sentencing alone does not consistently
- 4 reduce recidivism; and
- 5 **WHEREAS,** Rehabilitation programs, including education, job training, and mental
- 6 health treatment, have demonstrated success in reducing repeat offenses
- 7 in other countries; and
- 8 **WHEREAS,** The purpose of the criminal justice system is to provide punishment while
- 9 still reducing recidivism; now, therefore, be it
- 10 **RESOLVED,** That the Congress here assembled supports restructuring federal criminal
- 11 justice policy to prioritize rehabilitation over punitive incarceration.
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A Constitutional Amendment to Clarify the Right to Bear Arms

BE IT RESOLVED BY THE CONGRESS HERE ASSEMBLED THAT:

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

6 **ARTICLE --**

7 **SECTION 1:** A National Guard, and in the absence thereof, the ability of
8 the People to form an organized Militia to defend life, liberty, and property
9 from all threats, foreign and domestic, being necessary to the Security of
10 the People and the Government of the United States of America, the right
11 of the People to keep and bear certain arms, under appropriate Scrutiny as
12 is necessary to ensure the safety of the general public, for the purpose of
13 responsibly discharging these Duties, and with respect for recreation and
14 necessity, shall not be infringed without due process under law.

15 **SECTION 2:** The Congress shall have the power to enforce this article
16 through the appropriate legislation.

17 **SECTION 3:** This article shall supersede the Second Amendment to the
18 Constitution of the United States upon ratification.

Introduced for Congressional Debate by Braeden Kieffer from Mountain Vista High School, Colorado.

A Resolution to Designate the Rapid Support Forces as a Terrorist Organization

- 1 **WHEREAS,** The Rapid Support Forces (RSF), a Sudanese paramilitary organization, have
2 engaged in widespread violence, atrocities, and destabilizing actions
3 throughout Sudan; and
- 4 **WHEREAS,** the RSF and its affiliated militias, including the Janjaweed, have been
5 credibly accused by international observers of committing war crimes,
6 ethnic cleansing, and systematic human rights abuses; and
- 7 **WHEREAS,** the continued operations of the RSF threaten regional stability, exacerbate
8 humanitarian crises, and undermine U.S. national security interests in East
9 Africa; and
- 10 **WHEREAS,** the absence of a formal U.S. terrorist designation allows the RSF to
11 maintain access to financial networks, material support, and international
12 legitimacy that enable further violence; now, therefore, be it
- 13 **RESOLVED,** That the Congress here assembled recommends that the United States
 designate the Rapid Support Forces as a Foreign Terrorist Organization
 under Section 219 of the Immigration and Nationality Act; and be it further
 that the Department of the Treasury freeze all assets within U.S.
 jurisdiction linked to the RSF and prohibit U.S. persons from providing
 material support, including financial, logistical, intelligence, or operational
 assistance, to the RSF or its affiliated militias

Introduced for Congressional Debate by Frederick Shi From Mountain Vista High School.

A Bill to Establish a National Opt-Out Organ Donation System

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

- 1 **SECTION 1.** All individuals aged 18 years or older in the United States shall be
2 presumed organ donors upon death unless they have formally registered
3 their decision to opt out. A national organ donor registry shall be
4 established allowing individuals to record their decision to opt out at any
5 time through:
- 6 1. State Departments of Motor Vehicles
 - 7 2. The Department of Health and Human Services website
- 8 **SECTION 2.** For the purposes of this legislation:
- 9 1. "Opt-out system" shall mean a system in which consent for organ
10 donation is presumed unless explicitly withdrawn.
 - 11 2. "Organ" shall include kidneys, liver, heart, lungs, pancreas, and
12 intestines eligible for transplantation under federal law.
- 13 **SECTION 3.** The Department of Health and Human Services shall oversee
14 implementation and maintain the national registry in coordination with the
15 Organ Procurement and Transplantation Network (OPTN). Hospitals that
16 fail to check the national registry prior to organ procurement shall be
17 subject to civil penalties of up to \$50,000 per violation.
- 18 **SECTION 4.** This legislation will take effect on January 1, 2027. All laws in conflict with
19 this legislation are hereby declared null and void.
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A Bill to Require Federal Contractors to Offer Retirement Investment Options That Prioritize Environmentally Sustainable Funds to Promote Sustainable Practices and Reduce Carbon Impact

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

- 1 **SECTION 1.** All federal contractors with retirement plans for employees shall provide at
2 least one investment option that prioritizes environmentally sustainable
3 companies, renewable energy, or low-carbon projects.
- 4 **SECTION 2.** Federal Contractor shall mean any private entity receiving more than \$1
5 million annually in federal contracts. Environmentally Sustainable
6 Investment Options shall refer to funds or assets that actively invest in
7 companies meeting Environmental, Social, and Governance (ESG) criteria
8 with measurable carbon reduction or renewable energy impact.
- 9 **SECTION 3.** The Department of Labor shall oversee compliance through plan audits and
10 reporting requirements.
- 11 A. Contractors must submit annual reports detailing the sustainable
12 investment options provided and employee participation.
- 13 B. Violations may result in civil penalties up to \$25,000 per year per
14 contractor.
- 15 **SECTION 4.** This legislation will take effect on June 7, 2026. All laws in conflict with this
16 legislation are hereby declared null and void.

A Resolution to Promote Interstate Electrical Grid Collaboration to Ensure Civilian Safety

- 1 **WHEREAS,** Current civilian electricity supplies are at risk of being damaged or disabled
2 by multiple factors, including natural disasters, extreme weather events, or
3 cyber security threats; and
- 4 **WHEREAS,** On a national scale, multiple states are at a strong risk of infrastructure
5 damage and loss of power to certain regions; and
- 6 **WHEREAS,** This may put many citizens at risk, due to medical requirement for power
7 or issues with indoor temperature control; and
- 8 **WHEREAS,** The 2021 Texas winter storm demonstrated what is at risk with limited
9 interstate grid integration; and
- 10 **WHEREAS,** Greater transmission interconnectivity between regional grids reduces the
11 likelihood of shutting down of power in an area or prolonged blackouts;
12 and
- 13 **WHEREAS,** Federal coordination can incentivize voluntary interstate collaboration
14 without infringing upon state authority; now, therefore, be it
- 15 **RESOLVED,** That the Congress here assembled should highly encourage the
16 incentivization of interstate electrical transmission and regional grid
17 collaboration through federal grants.

Introduced for Congressional Debate by Golden High School.

The Marijuana Public Health and Regulation Act

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

- 1 **SECTION 1.** A. Cannabis means all parts of the plant Cannabis sativa L. and its
2 derivatives.
3 B. Marijuana means cannabis containing tetrahydrocannabinol (THC)
4 above 0.3 percent by dry weight.
5 C. High potency product means cannabis product containing more than
6 60 percent total THC concentration.
7 D. Adult consumer means an individual 21 years of age or older.
- 8 **SECTION 2.** A. The Alcohol and Tobacco Tax and Trade Bureau (TTB), under the
9 Department of Trade Treasury, shall regulate the interstate production,
10 distribution, and sale of marijuana products.
11 B. No person may engage in interstate commercial cannabis activity
12 without a federal license.
13 C. States may enforce more stringent regulations, provided such
14 regulations do not conflict with this Act.
- 15 **SECTION 3.** For production standards and consumer protections, no marijuana
16 product exceeding 60 percent total THC concentration may be sold in
17 interstate commerce.
18 i. All marijuana products must undergo independent laboratory testing for
19 potency, contaminants, and labeling accuracy.
20 ii. Packaging must be child-resistant and include clear health warnings.
21 iii. False or unverified medical claims regarding cannabis products are
22 prohibited.
- 23 **SECTION 4.** A. A federal excise tax shall be imposed on marijuana products sold in
24 interstate commerce.
25 B. Revenue collected shall be allocated to:
26 i. Public health education campaigns
27 ii. Substance use treatment programs
28 iii. Cannabis research initiatives
29 iv. Community reinvestment programs
- 30 **SECTION 5.** A. Civil penalties shall apply to violations of licensing, labeling, potency,
31 and age restrictions.
32 B. Criminal penalties shall apply to willful distribution to minors or
33 large-scale unlawful interstate trafficking.
34 C. This Act shall take effect 180 days after enactment.

A Bill to Expedite Naturalization to Strengthen National Integration

1. **BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:**
2. **SECTION 1.** The residency requirement for naturalization of Lawful Permanent Residents
3. (LPRs) shall be reduced from five (5) years to three (3) years of continuous
4. residence.
5. **SECTION 2.** Definitions and Classifications:
6. A. "Continuous residence" shall be defined as maintaining a permanent
7. dwelling place within the United States or its territories for the
8. duration of the three-year period.
9. B. "Physical presence" requirements shall be adjusted proportionally;
10. applicants must be physically present in the United States for at least
11. eighteen (18) months out of the thirty-six (36) months preceding the
12. date of filing the application.
13. **SECTION 3.** The Department of Homeland Security (DHS), specifically U.S. Citizenship
14. and Immigration Services (USCIS), shall oversee the implementation of
15. this act. USCIS is authorized to update all relevant Form N-400
16. guidelines and internal adjudication manuals to reflect this change.
17. **SECTION 4.** This legislation shall take effect on January 1, 2027. All pending
18. applications for naturalization filed on or after this date shall be
19. subject to the three-year requirement.
20. **SECTION 5.** All laws in conflict with this legislation are hereby declared null and void.

Submitted by Caelyn Criger and Sophia Hollinder, Ralston Valley High School

A Bill to require all people in the U.S to change from gas automobiles to electric automobiles

1. BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:
2. **Section 1:** All people and corporations are required to change their automobiles to a fully electric
3. vehicles by 2030.
4. **Section 2:** People who still have a gas automobile by 2030 shall be fined 1-3 times, \$100 for the 4.
5. first fine, 250\$ for the second fine. But, on the 3rd fine, their license shall be revoked until
6. they can acquire an electric automobile as well as a \$500 fine.
7. **Section 3:** This bill will be enforced by the local law enforcement. They will be tasked with finding
8. and administering the proper fines to the automobiles that are not electric and the possible
9. license revocation.
10. **Section 4:** All gas stations shall be loaned a maximum of \$10 million dollars to implement these
11. changes by any means necessary. The gas stations shall pay back the loan by whatever
12. means that suits them as long as they pay it back within 15 years after they get the loan.
13. **Section 5:** If the gas stations cannot pay back the loan by the 15 year margin, the U.S government
14. has the right to revoke the license of that company from working in the U.S.
15. **Section 6:** Corporations that sell and manufacture automobiles are required to switch all their
16. automobiles under their company to electric if they are not already.
17. **Section 7:** If corporations do not follow this instruction their license to sell in the U.S can be
18. revoked by the Government.
19. **Section 8:** We will export all remaining and excess gasoline to other countries for trade.
20. **Section 9:** The remaining gas automobiles shall be deconstructed for scrap and resources or shall
21. be sold along with the excess gas to other nations.
22. **Section 10:** All laws that may be in conflict with this bill will be declared null and void.

Introduced for Congressional Debate by Grant Masucci, D'Evelyn Senior