

A Bill to Mandate Televised Supreme Court

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

2 **SECTION 1.** In order to strengthen the United States' governmental institutions and
3 ensure transparency in written opinions of the court, the United States
4 Congress shall:

5 A. Require a live televised broadcasting of all oral arguments
6 and public proceedings of the Supreme Court.

7 B. Instruct the court to make video and audio recordings of such
8 proceedings publicly available within forty-eight hours through official
9 government platforms, including the Supreme Court's website and
10 the Public Access to Court Electronic Records (PACER) system.

11 **SECTION 2.** "Televised broadcasting" shall be defined as the live audiovisual
12 transmission of a public government proceeding via television, online
13 streaming platforms, or other federally regulated media outlets. "Oral
14 arguments and public proceedings" shall be defined as all hearings before
15 the Supreme Court that are deemed open to the public and do not
16 involve classified or sealed information.

17 **SECTION 3.** The Administrative Office of the United States Courts (AOUSC) and
18 Federal Communications Commission (FCC) shall be responsible for the
19 enforcement and implementation of this legislation.

20 A. The AOUSC, in coordination with the Office of the Clerk of the
21 Supreme Court, shall ensure that all recordings are properly
22 archived and publicly available in line with federal standards.

23 B. The FCC shall ensure that broadcasts meet minimum accessibility
24 requirements, including but not limited to, closed captioning access.

25 **SECTION 4.** This legislation will take effect on January 1, 2027.

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

A Bill to ban Red 40 to Protect Public Health

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

2 **SECTION 1.** The Food and Drug Administration (FDA) shall establish a ban on the
3 production and use of the synthetic chemical dye Red 40 in food goods
4 for the protection of public health.

5 **SECTION 2.** "Synthetic chemical dye" refers to a coloring agent made in a laboratory
6 from artificial chemicals, rather than from natural sources.

7 **SECTION 3.** The Food and Drug Administration (FDA) will oversee the enforcement of
8 this bill.

9 A. If a company violates the ban, all food products of that company will
10 be pulled from the shelves, and the company's production will be shut
11 down for six months. A repeat offense will result in the revocation of
12 manufacturing and food licenses.

13 **SECTION 4.** This legislation will come into effect on January 1, 2027

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

The Pandemic Readiness & Emergency Preparedness Act (P.R.E.P. Act)

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

2 **SECTION 1.** The federal government shall ensure the creation of a National Pathogen
3 Monitoring System (NPMS).

4 **SECTION 2.** For this legislation, an NPMS shall refer to a system that coordinates
5 between various data collection structures tracking the outbreak and
6 evolution of infectious diseases.

7 **SECTION 3.** The Department of Health and Human Services (HHS) shall serve as the
8 lead federal agency responsible for establishing, operating, and
9 overseeing the NPMS. It shall establish formal mechanisms for
10 coordination among the Centers for Disease Control (CDC) to unify data
11 into an efficient system.

12 A. The United States Department of Agriculture (USDA) shall monitor
13 zoonotic pathogens in livestock populations.

14 B. The Environmental Protection Agency (EPA) shall monitor wastewater
15 and environmental surveillance.

16 C. The Secretary of Health and Human Services shall submit an annual
17 report to Congress and make a public summary available.

18 **SECTION 4.** This legislation will take effect starting in FY 2027.

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

A Bill to Regulate Lunar Resource Extraction to Expand U.S. Access to Strategic Space Resources

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

2 **SECTION 1.** The United States shall establish a federal framework to regulate the
3 extraction and use of lunar resources by U.S. government agencies to
4 secure strategic materials and expand capabilities for space exploration,
5 energy production, and national defense.

6 **SECTION 2.** “Lunar resources” are defined as naturally occurring substances on or
7 beneath the surface of the Moon, including water, ice, regolith, metals,
8 helium-3, and other rare minerals. “Extraction” refers to the process of
9 obtaining and processing lunar resources for research, technological
10 development, or utilization in space operations.

11 **SECTION 3.** The National Aeronautics and Space Administration(NASA) shall oversee
12 all U.S. lunar extraction missions. NASA shall establish a Lunar Resource
13 Development Division (LRDD) to:

- 14 A. Approve extraction missions and monitor resource allocation.
15 B. Prioritize resources that support energy production, deep space
16 exploration, and technological innovation.
17 C. Report annually to Congress on resource extraction, usage, and
18 progress toward national strategic goals.
19 D. The Department of Defense(DoD) shall coordinate with NASA to
20 identify resources critical for national security applications.

21 **SECTION 4.** This legislation will take effect on August 1, 2026.

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

A Bill to Rebuild Rural Hospitals to Ensure Equal Access to Healthcare

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

- 1 **SECTION 1.** The federal government shall allocate \$30 billion over five fiscal years to
2 direct grants to reopen, expand, or modernize hospitals and healthcare
3 clinics in rural and medically underserved areas of the United States.
- 4 **SECTION 2.** “Rural” shall be defined as any county or census tract with a population of
5 50,000 or fewer residents, as determined by the most recent U.S. Census.
6 “Medically underserved area” refers to any region designated by the
7 Department of Health and Human Services (HHS) as lacking sufficient
8 primary care, hospital, or emergency medical facilities.
- 9 **SECTION 3.** The Department of Health and Human Services (HHS), in coordination with
10 the Centers for Medicare & Medicaid Services (CMS), shall oversee the
11 implementation of this program.
- 12 A. HHS will create a competitive grant application system for eligible
13 hospitals and healthcare providers.
- 14 B. CMS will monitor compliance and publish annual reports on access and
15 quality improvements in funded regions.
- 16 C. No less than 20% of total funding shall be reserved for emergency and
17 maternity care units in regions experiencing hospital closures.
- 18 **SECTION 4.** This legislation will take effect on January 1, 2028.

A Bill to Mandate that All Domestic Violence Shelters Receiving Federal Funding Admit Victims Without Regard to Gender Identity

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

- 1 **SECTION 1.** Domestic violence shelters receiving federal funding may not discriminate
2 on the basis of gender identity.
- 3 **SECTION 2.** Gender Identity: the personal sense of one's own gender. It may correlate
4 with a person's assigned sex at birth or can differ from it.
- 5 **SECTION 3.** The U.S. Department of Health and Human Services will implement this
6 legislation.
- 7 A. Shelters found in violation of this law will lose all federal funding until
8 such time as they are able to demonstrate consistent compliance for at
9 least two consecutive years.
- 10 B. Shelters shall be held liable for refusal of services based on gender
11 which result in serious bodily injury and/or death to one or more
12 victims of domestic violence.
- 13 **SECTION 4.** This legislation will take effect on January of 2030. All laws in conflict with
14 this legislation are hereby declared null and void.

A Resolution to Crackdown on Drug Cartels

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT

- 1 **WHEREAS,** Organized criminal networks such as the Sinaloa Canal and Gulf Cartel are
2 largely responsible for the importing of fentanyl, marijuana, cocaine, and
3 heroin into the United States; and
- 4 **WHEREAS,** Fentanyl, heroin, and marijuana is routinely cut into other drugs in a
5 dangerous and frequent fashion; and
- 6 **WHEREAS,** Monitoring has been difficult considering the untraceability and the
7 increase of teenage overdose on cocaine and fentanyl, with addiction being
8 directly associated with an increase in stress and decrease in stability with
9 mental health; and
- 10 **WHEREAS,** Over 107,000 deaths resulted from drug overdoses in 2022 alone; and
- 11 **WHEREAS,** Current enforcement mechanisms for limiting organized drug trafficking,
12 such as the United Nations model and current Latin American countries'
13 models have been shown to be inefficient and forcing more drug
14 transactions underground; now therefore, be it
- 15 **RESOLVED,** That the Congress here assembled ratify house bill HR.9312 into law to
16 effectively curb drug trafficking

A Bill to Mandate a Life Preparation Class for all Public High School Students

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

- 1 **SECTION 1.** All public high schools receiving federal funding will be required to offer a
2 life preparation class that will teach students important skills with a clearly
3 defined curriculum that will properly prepare students to become adults.
- 4 **SECTION 2.** The curriculum will include units on essential life schools such as taxes,
5 insurance, budgeting skills, resume writing, and registering to vote. Each
6 topic should have a distinct unit dedicated to it and include the necessary
7 information to be adequately prepared for each life skill.
- 8 **SECTION 3.** The Department of Education shall be responsible for enforcing the
9 provisions of this bill.
- 10 A. The Department shall create, oversee, and enforce the standard
11 curriculum and work to integrate it into our current school systems in
12 partnership with individual state departments of education.
- 13 **SECTION 4.** This legislation will take effect on August 10, 2025. All laws in conflict with
14 this legislation are hereby declared null and void.

The HEALTH Act of 2026

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

- 1 **SECTION 1.** The US Federal Government shall reinstate and permanently extend the
2 enhanced premium tax credit program as previously established under the
3 2010 Affordable Care Act and expanded under the 2021 American Rescue
4 Plan Act and the 2022 Inflation Reduction Act to ensure healthcare
5 affordability.
- 6 **SECTION 2.** “Enhanced premium tax credit” shall be defined as federal subsidies that
7 reduce monthly health insurance premiums as previously established
8 under the existing guidelines of the Inflation Reduction Act, the American
9 Rescue Plan Act, and the Affordable Care Act. Households above the 400%
10 Federal Poverty Limit shall remain eligible.
- 11 **SECTION 3.** The Department of Health and Human Services (HHS) in collaboration with
12 the Internal Revenue Service (IRS) and Department of the Treasury shall
13 oversee the implementation of this legislation.
- 14 A. A minimum of \$50 billion dollars shall be allocated each year to this
15 program to ensure baseline funding. The Department of the Treasury
16 may approve further funding to meet year-by-year funding needs.
- 17 B. The HHS shall oversee the management of the program, including but
18 not limited to eligibility guidelines, proper documentation, insurance
19 verification, and working with the IRS to allocate premium tax credits to
20 individuals and households.
- 21 **SECTION 4.** This legislation will take effect immediately. All laws in conflict with this
22 legislation are hereby declared null and void.

A Bill to Establish Teacher Maximums

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

- 1 **SECTION 1.** All schools within the United States are directed to assign no more than
2 90 students to each teacher within a given school year, and to assign no
3 more than 25 students to a given class period
- 4 **SECTION 2.** Any federally funded school or school district that violates
5 this legislation shall lose said funding until such time as compliance is
6 reached
- 7 **SECTION 3.** To support compliance with this legislation, Congress shall increase the
8 annual budget of the Department of Education by \$10 billion, with these
9 funds to be used to support schools in hiring additional teachers and
10 building additional classrooms as necessary.
- 11 **SECTION 4.** This legislation shall be overseen by v Education.
- 12 **SECTION 5.** This legislation shall take effect on July 1, 2026.
- 13 **SECTION 6.** All laws in conflict with this legislation are hereby declared null

FINALS

A Bill to Increase Funding America's Nuclear Triad Modernization Program to Increase Deterrent and Global Stability

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

- 1 **SECTION 1.** Congress shall establish a 35 cent tax on gas for 20 years. All funds
2 gathered this way will be used to fund America's Nuclear Triad
3 Modernization Program.
- 4 **SECTION 2.** America's Nuclear Triad Modernization Program consists of
5 1.) Upgrading the current Minuteman III ICBMs to the new Sentinel
6 2.) ICBM. Increasing production of the Columbia-class submarine to replace
7 the Ohio-class.
8 3.) Increasing production and research of the B-21 Raider stealth bomber
9 and acquiring new Long Range Standoff Missiles(LRSOs)
- 10 **SECTION 3.** The Department of Defense(DoD) shall be in charge of the modernization
11 program. The Internal Revenue Service(IRS) shall be in charge of collection
12 of the 20 year, 35 cent gas tax.
- 13 **SECTION 4.** This legislation shall go into effect in FY 2027.All laws in conflict with this
14 legislation are hereby declared null and void.

A Resolution to Regulate the Plasma Donation Practices in the United States

- 1 **WHEREAS,** Up to 20 million people donate plasma yearly in the United States and are
2 paid \$30 to \$70 per donation; and
- 3 **WHEREAS,** The plasma from people who donate frequently, is significantly lower in
4 total protein, albumin and other blood markers; and
- 5 **WHEREAS,** Donations through the American Red Cross are limited to once every 28
6 days, but private plasma donation companies can collect donations from a
7 single individual multiple times per week; and
- 8 **WHEREAS,** There are only 170 American Red Cross locations but private companies
9 have over 1,200 locations throughout the United States; and
- 10 **WHEREAS,** The United States is one of the few countries that allows for paid plasma
11 donations; and
- 12 **WHEREAS,** People who frequently donate plasma suffer from dehydration, anemia,
13 increased risk of infectious disease, reduced vitality or vasovagal reactions,
14 decreased blood flow and low iron; and
- 15 **WHEREAS,** Paid plasma donation has become a common financial instability coping
16 strategy among Americans with low incomes; now, therefore, be it
- 17 **RESOLVED,** That the Congress here assembled that the Food and Drug Administration
18 will limit private companies from collecting donations from a single person
19 to once every 14 days and, be it
- 20 **FURTHER RESOLVED,** That Payments for Plasma Donations will be capped at \$60 per
21 donation.

A Bill to regulate NIL spending in NCAA sports

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

- 1 **SECTION 1.** The Federal Government shall establish baseline regulations on NIL
2 spending by NCAA member institutions and affiliated NIL collectives to
3 promote competitive balance.
- 4 **SECTION 2.** (a) **NIL Collective** shall be defined as any organization, group, or entity that
5 coordinates, funds, facilitates, or distributes NIL compensation for
6 collegiate athletes affiliated with a specific NCAA member institution.
7 (b) **NIL Compensation** shall be defined as any financial payment,
8 endorsement agreement, appearance fee, marketing arrangement, or
9 promotional compensation provided in exchange for a student-athlete's
10 name, image, or likeness.
11 (c) **Highest Competitive Subdivision** shall be defined as the top level of
12 competition within an NCAA-sanctioned sport, as recognized by the NCAA,
13 including but not limited to: Football Bowl Subdivision (FBS) for football;
14 Division 1 men's and women's basketball; Any other NCAA sport without
15 formal subdivisions, in which all division programs compete within a single
16 competitive tier.
- 17 **SECTION 3.** The Department of Justice, through the Antitrust Division, in coordination
18 with the NCAA, shall oversee enforcement.
- 19 A. A national NIL compensation cap shall be set at 15 percent of the
20 average annual athletic revenue of institutions competing in the
21 Highest Competitive Subdivision of each NCAA sport, calculated using a
22 rolling three-year average.
- 23 B. Violations: Any institution exceeding the cap shall face:
- 24 1. A monetary fine equal to 50% of the amount spent above the cap.
25 2. Suspension from postseason play or championships for the affected
26 sport in the following season.
- 27 **SECTION 4.** This legislation shall go into effect on January 1, 2027. All laws in conflict
28 with this legislation are hereby declared null and void.

A Bill for Font Approachability and Accessibility

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

- 1 **SECTION 1.** All federal documentation, webpages, and signage shall henceforth be
2 presented in Comic Sans MS font with a minimum size of 14-point
3 (excluding footnotes, endnotes, and other subsidiary text)
- 4 **SECTION 2.** All Executive departments must adhere to this legislation and are required
5 to seek and secure Congressional approval for any exceptions.
- 6 **SECTION 3.** All federal webpages must be updated to adhere to this legislation within
7 thirty (30) days of passage. This legislation does not require replacement of
8 text that has already been 9 printed or engraved, but shall apply
9 henceforth to replacements and anything new.
- 10 **SECTION 4.** States and territories are encouraged to enact similar legislation as soon as
11 is practicable.
- 12 **SECTION 5.** This legislation shall take effect immediately upon passage. All laws in
13 conflict with this legislation are hereby declared null and void.

A Bill to Mandate at least 50% Female Participation in Clinical trials for Diseases Primarily Affecting Women

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

- 1 **SECTION 1.** This bill seeks to mandate a 50% diverse female participation (black, white,
2 asian/native) in all federally funded clinical trials for drugs and research in
3 diseases that primarily affect women. These include autoimmune disease
4 (since they get a 75% female diagnosis), on top of many cardiovascular,
5 neurological and musculoskeletal conditions, that have historically lacked
6 sufficient female 8 participation in their clinical trials, despite patient
7 diagnosis commonly being women.
- 8 **SECTION 2.** Autoimmune disease - A condition in which the body's immune system
9 mistakes 10 its own healthy tissues as foreign, and therefore attacks them,
10 defined by the National Cancer Institute.
- 11 **Cardiovascular** - relating to the heart and blood vessels, defined by Oxford
12 Languages.
- 13 **Musculoskeletal** - having to do with muscles, bones, tendons, ligaments,
14 joints, and cartilage, defined by the National Cancer Institute.
- 15 **Diverse** - is defined as participant numbers of 12.5% of each race: black,
16 white, 17 asian, and 17 native (participants can be mixed).
- 17 **SECTION 3.** The Department of Health and Human Services will oversee this bill.
- 18 A. A 19 violation of this bill will result in a 15% deduction in federal
19 funding towards clinical 20 research lacking diverse female participants.
- 20 B. That deduction will be geared towards funding this bill.
- 21 **SECTION 4.** Notices of funding will be authorized by Congress for research done by The
22 National Institutes of Health (NIH) and the FDA for this bill.
- 23 **SECTION 5.** This Legislation will take effect on Dec 6th 2028. All laws in conflict with
24 this legislation are hereby declared null and void.