



# A Bill to Hold Corrupt Consultancies Accountable

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

2. **SECTION 1.** The 'Big Three' management consulting firms McKinsey & Company, Inc.,  
3. Boston Consulting Group, Inc., and Bain & Associates, Inc. shall be  
4. mandated to pay the following reparations.  
5.

6. A. McKinsey & Company shall pay (1.) \$20 billion for its advisement of Purdue  
7. Pharma L.P and its participation in manufacturing the opioid epidemic, (2.) \$5  
8. billion for providing consultation for, accepting payments from, and colluding  
9. with the authoritarian regimes of South Africa, Turkey, Hungary, and Saudi  
10. Arabia, and (3.) \$3.5 billion for its involvement with the Russian state-owned  
11. defense weapons firm Rostec.  
12.

13. B. Boston Consulting Group shall pay (1.) \$1.5 billion for its unlawful  
14. mismanagement of World Health Organization funds during the COVID-19  
15. pandemic and interference in United Nations public health and aid operations  
16. and (2.) \$750 million for accepting bribery payments from Angolan state-owned  
17. oil companies.  
18.

19. C. Bain & Associates shall pay \$5 billion for its collusion with various South African  
20. criminal faction-owned lobbies and participation in the State Capture corruption  
21. scandal of the Zuma presidency.  
22.

23. **SECTION 2.** Reparations shall be defined as monetary compensation provided by the  
24. perpetrating companies to individuals or communities harmed physically,  
25. psychologically, or economically by the corrupt actions specified in  
26. subsections A, B, and C of Section 1 of this legislation.  
27.

28. **SECTION 3.** All reparations shall be pooled into a fund managed by the Department of  
29. Commerce. The Department of Health and Human Services shall oversee  
30. all reparations directed toward domestic community rehabilitation and  
31. health claims from individual victims or their families. The Department of  
32. Foreign Affairs shall work with the International Monetary Fund and local  
33. government agencies to oversee all reparations abroad.  
34.

35. **SECTION 4.** This legislation will take effect immediately upon passage. All laws in  
36. conflict with this legislation are hereby declared null and void.  
37.  
38.  
39.



## A Bill to Ban the Production of Plastic Tea Bags

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

- 1   **SECTION 1.**   This Congress will hereby ban the production of plastic tea bags to reduce  
2                   the amount of microplastics consumed by the population of America.
- 3   **SECTION 2.**   The following definitions apply:
- 4                   A. The term “production” shall be defined as the action of making or  
5                   manufacturing from components or raw materials, or the process of being  
6                   so manufactured.
- 7                   B. The term “microplastics” shall be defined as plastic particles ranging in  
8                   size from 5 millimeters (mm) to 1 nanometer (nm)
- 9                   C. The term “population” shall be defined as the whole number of people  
10                  or inhabitants making up a country or region
- 11   **SECTION 3.**   The Food and Drug Administration (FDA) shall oversee this legislation.
- 12                  A. States that are noncompliant with this legislation shall receive a 10%  
13                  reduction in highway funding.
- 14                  B. The cut funds would be used to remove plastic from areas affected by  
15                  plastic consumption.
- 16   **SECTION 4.**   This legislation will take effect on January 2nd, 2027. All laws in conflict  
17                  with this legislation are hereby declared null and void.



## The Voting Day Act

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

- 1 **SECTION 1.** The first Tuesday of every November will be designated as a public holiday,  
2 henceforth named 'Election Day'.
- 3 **SECTION 2.** This legislation will amend US Code, Title 5, Section 6103 to add 'Election  
4 Day' as the twelfth federal holiday.
- 5 **SECTION 3.** This legislation affects all organizations, whether government, public, and  
6 private, educational, etc.
- 7 **SECTION 4.** This legislation will be implemented immediately upon passage. This bill  
8 will first take effect on Nov. 3, 2026. All laws in conflict with this legislation  
9 are hereby declared null and void.



# The F.I.R.E. Act

## (Forest Infrastructure and Risk Elimination Act)

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

1 **SECTION 1.** In response to the increasing frequency and severity of wildfires across the  
2 United States, a national wildfire burn program shall be established to  
3 reduce hazardous fuel loads, contribute to forest thinning, and strengthen  
4 emergency preparedness in wildfire-prone regions.

5 **SECTION 2.** A. **“Hazardous Fuel Load”** is defined as the accumulation of dry vegetation,  
6 dead trees, brush, or other flammable materials that significantly increase  
7 the probability or intensity of wildfire ignition and spread.

8 B. **“Burn Program”** is defined as a planned and supervised fire intentionally  
9 set under controlled environmental conditions to reduce hazardous fuel  
10 loads and promote ecosystem health.

11 C. **“Forest Thinning”** is defined as the selective removal of trees and  
12 undergrowth to reduce wildfire intensity, improve forest health, and  
13 prevent overcrowding.

14 **SECTION 3.** This bill shall be administered and overseen by the **U.S. Forest Service**  
15 **(USFS)** and the **Department of the Interior (DOI)**, in coordination with the  
16 **Federal Emergency Management Agency (FEMA)**. Funding shall be  
17 provided as follows:

18 A. **\$6 billion** shall be allocated annually for hazardous fuel reduction  
19 projects, including prescribed burns and forest thinning.

20 B. **\$1.5 billion** shall be allocated annually for firefighter recruitment,  
21 training, wages, and equipment modernization.

22 C. Program expenditures shall be reviewed and evaluated every five years,  
23 with adjustments made as necessary to ensure continued effectiveness  
24 and fiscal responsibility.

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.



# The Slave Labor Reparations Act

1. **BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:**
2. **SECTION 1.** Pursuant to the determinations of House Resolution 414 (H.Res. 414) of
3. the First Session of the 118th United States Congress, \$325 billion
4. (inflation-adjusted) shall be allocated to the Department of the Treasury
5. per annum for thirty-two consecutive years, fiscal years (FY) 2026 to
6. 2058, for a total of \$10.4 trillion for the purpose of paying reparations to
7. eligible living descendants of African Americans enslaved and forced into
8. compulsory unpaid labor between the years 1785, for the first issuance of
9. the United States Dollar (USD) by the Continental Congress, and 1865, for
10. the ratification of the 13th Amendment of the United States Constitution
11. abolishing slavery.
12. **SECTION 2.** Reparations shall be defined as monetary payments made to victims, kin
13. of victims, or descendants of victims for the purpose of amending wrongs
14. committed by the offending party, the victims being enslaved African
15. Americans, and the offending party being the United States. Eligible living
16. descendants shall be defined as legal native-born American citizens of
17. African American descent provably, with genealogical evidence or archival
18. evidence, such as the Bureau of Refugees, Freedmen, and Abandoned
19. Lands records, population censuses between the years 1850 and 1890,
20. the United States Colored Troops military service records, and the Civil
21. War Pension Index, thereby entitled to reparations by this Act.
22. **SECTION 3.** The Civil Redresses Administration (CRA) shall be formed as an agency of
23. the Department of the Treasury and receive all remaining funding
24. allocated by this Act, after all incurred costs of the formation of the CRA,
25. to see to the enforcement of this Act, duties consequent of which include
26. managing the funds allocated by this Act, providing reparations as
27. stipulated to eligible living descendants as defined, administrating the
28. reparations request filing process, and securing all evidential records as is
29. legally required of federal agencies.
30. **SECTION 4.** Eligible living descendants as defined are to file a request, as a household,
31. for reparations with the CRA to receive reparations. Each household,
32. resultant of request approval, is entitled to a one-time, tax-free payment
33. of \$260,000 (inflation-adjusted) issued by the CRA within six months of
34. approval. The CRA shall make no procedural rules prohibiting persons
35. from submitting successive requests, one at a time, especially in the
36. event of request declination, except in the event of a household already
37. having received reparations. All compensatory damages and settlements
38. for suits filed against the CRA for misconduct shall be paid from the
39. general budget of the Department of the Treasury and shall not be paid
40. for with funds allocated for reparations as stipulated by this Act.
41. **SECTION 5.** This article of legislation will go into effect at the beginning of FY2027
42. (October 1, 2026). All laws in conflict with this legislation are hereby
43. declared null and void.