

Loveland Drums of War

Wave A (**Red**) Docket

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A Resolution to Extend Asylum to Syrian Refugees

1. **WHEREAS,** Since March of 2019 roughly 5.7 million Syrians have fled the
2. country and 6.1 million have been displaced internally; and
3. **WHEREAS,** Countries like Turkey, Lebanon, and Jordan extended asylum
4. to the most refugees in the fiscal year 2018; and
5. **WHEREAS,** Refugees that are currently being displaced have been
6. denied asylum trapped into a cycle of poverty; and
7. **WHEREAS,** The United States is a highly developed country with an
8. abundance of resources; and
9. **WHEREAS,** The United States' influential role on the global stage will
10. promote other countries passing similar policies; and
11. **WHEREAS,** The United States only permitted 22,491 refugees into the U.S
12. in 2018; and
13. **WHEREAS,** The current administration is slowly closing our doors to asylum
14. seekers; now, therefore, be it
15. **RESOLVED,** By the Congress here assembled that the United States Shall
16. extend asylum to refugees at a higher rate.

A Resolution to Improve Safety of Medical Devices

1. **WHEREAS,** The Food and Drug Administration has approved over 4,600
2. medical devices for export-only; and
3. **WHEREAS,** The lax regulatory procedures in place for approval or
4. export-only medical devices has led to equipment that
5. malfunctions, causes infection, and other serious issues; and
6. **WHEREAS,** Due to complications that arise from export-only devices
7. occurring outside the United States, companies often fail to
8. report serious complications arising from the use of these
9. devices to the Food and Drug Administration; and
10. **WHEREAS,** A lack of international standards for identifying devices
11. means it is difficult to know how many other troubled devices
12. exist; and
13. **WHEREAS,** Devices that cannot be deemed suitable by the Food and
14. Drug Administration for use by individuals in the U.S. should not
15. be deemed suitable for use by individuals outside of the U.S.;
16. now, therefore, be it
17. **RESOLVED,** By the Congress here, assembled that the Food and Drug
18. Administration no longer be able to certify medical devices
19. for export that are not approved for use in the United States.

A bill to formally ban federal judges from owning, purchasing and trading individual stocks.

1. BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:
2. **SECTION 1-** The Federal government would introduce legislation that
3. would prohibit all federal judges in the United States of
4. America from owning, purchasing and trading all individual
5. stocks.
6. **SECTION 2-** All legislative concepts in the bill will be defined as the
7. following:
8. **A.** Federal Judges- Public officials appointed by the president of the
9. United States and confirmed by the United States Senate pursuant
10. to the Appointments Clause in Article II of the United States
11. Constitution.
12. **B.** Individual Stocks- Any type of investment that represents an
13. ownership share in a company.
14. **SECTION 3-** A task force comprised of the U.S Department of Justice and
15. the U.S Securities and Exchange Commission will oversee the
16. implementation of this legislation upon approval from
17. congress and will have the power to enforce the prohibition of
18. ownership, purchasing and trading.
19. **A.** Current Federal Judges that are proven guilty inside of a court of
20. law for owning, purchasing or trading individual stocks will
21. immediately be removed from office and disbarred from practicing
22. law.
23. **SECTION 4-** Upon the passage of this bill, this legislation will be
24. implemented in the year 2022 to give federal judges
25. adequate time to remove any current ownership of individual
26. stocks.
27. **SECTION 5-** All laws in conflict with this bill are hereby declared null and
28. void.

Introduced by Resurrection Christian.

A Bill to Legalize Prostitution to Decrease Human Trafficking

1. BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:
2. **SECTION 1.** The Federal Government will implement the following reforms
3. to reduce human trafficking.
4. **SECTION 2.** Prostitute will be defined as anyone who sells sex in exchange
5. for money and is over 18. Human Trafficker will be defined
6. per the guidelines in SESTA and FOSTA. Sexually Transmitted
7. Disease Prevention will be defined as testing and treatment
8. for sexually transmitted illnesses
9. **SECTION 3.** The Department of Justice and Department of Health and
10. Human Services will work together on the implementation of
11. this bill
12. **A.** All states are required to legalize prostitution
13. **B.** Federal Clinics across the United States will increase access to STD
14. prevention, contraception, and resources for sex workers
15. **C.** The federal government will legalize the act of soliciting a prostitute
16. **D.** The Department of Health and Human Services will be allocated
17. \$500 million to implement this program
18. **SECTION 4.** This legalization will be implemented by January of 2021
19. **SECTION 5.** All laws in conflict with this legislation are hereby declared null
20. and void.

A Bill to Add More Legal Consequences in order to End Road Rage

1. BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:
2. **SECTION 1.** Road Rage resulting in any sort of car accident or violence
3. will be hereby fined an additional \$500 on top of any charges
4. that may result from the accident or violence.
5. **SECTION 2.** Definitions
6. **A.** Road Rage: violent anger caused by the stress and frustration
7. involved in driving a motor vehicle in difficult conditions.
8. **B.** Violence: behavior involving physical force intended to hurt,
9. damage, or kill someone or something.
10. **SECTION 3.** State Patrol Officers will be in charge of issuing additional
11. tickets for Road Rage.
12. **SECTION 4.** This bill will be enacted officially on May 1, 2019 but warnings
13. about the tickets will be issued by officers beginning upon the
14. passage of this bill.
15. **SECTION 5.** All laws in conflict with this legislation are hereby declared null
16. and void.

Introduced by Resurrection Christian

A Bill to Make Election Day a Federal Holiday

1. BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:
2. **SECTION 1.** Under this bill, Election Day will be considered a federal
3. holiday in the United States in order to increase voter turnout.
4. **SECTION 2.** Election day is defined as the first Tuesday of November and
5. a federal holiday is a day recognized by the government in
6. which all employees working for companies under the U.S.
7. federal government are given paid leave.
8. **SECTION 3.** This bill will be enforced through passing by the Congress and
9. amendment of the CRS Report of Congress document to
10. include Election Day as a federal holiday.
11. **A.** The United States Federal Government will allocate \$500 million from
12. its federal budget to implement this holiday based on the cost of
13. federal holiday in the past.
14. **SECTION 4.** This bill will be implemented by November 3rd, 2020 in the
15. United States.
16. **SECTION 5.** All laws in conflict with this legislation are hereby declared null
17. and void.

Introduced by Rocky Mountain High School.

A Resolution to Restore Aid to Honduras

1. **WHEREAS,** Poverty, gang violence, government corruption and instability
2. have driven increasing numbers of Honduran nationals to
3. seek refuge in the United States; and
4. **WHEREAS,** Large migrant caravans, comprised primarily of women,
5. children, and families, have strained US border resources and
6. shifted agency focus and resources away from
7. counterterrorism, human trafficking, and drug interdiction;
8. and
9. **WHEREAS,** US policy has played a substantial role in the current
10. Honduran crisis; and
11. **WHEREAS,** The United States continues to have substantial economic
12. and political interests in Honduras; and
13. **WHEREAS,** The Trump Administration's decision to suspend aid to
14. Honduras will only exacerbate human suffering in the region
15. and further entrench narcotics syndicates and government
16. corruption; now, therefore, be it
17. **RESOLVED,** By the Congress here assembled that the United States should
18. increase its foreign assistance to Honduras through a
19. combination of economic aid, trade, and security assistance,
20. and be it
21. **FURTHER RESOLVED,** That the United States should reinstate its aerial drug
22. interdiction and counter narcotic operations in coordination
23. with Honduras and other Northern Triangle countries.

A Bill to Ban Solitary Confinement

1. BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:
2. **SECTION 1.** Solitary confinement shall be prohibited at all Federal Prisons
3. across the United States.
4. **SECTION 2.** Solitary confinement is defined as a prisoner who is kept away
5. from other prisoners as a form of punishment.
6. **SECTION 3.** The Federal Bureau of Prisons (BOP) shall oversee the
7. enforcement of this bill.
8. **A.** The Federal Bureau of Prisons shall receive \$1 billion to overhaul the
9. system.
10. **B.** Yearly audits shall be mandated across all businesses to ensure this
11. bill is being implemented properly.
12. **SECTION 4.** This bill will be enacted immediately upon passage.
13. **SECTION 5.** All laws in conflict with this legislation are hereby declared null
14. and void.

A Bill To Reinstate the Death Penalty For All States and Provinces for Appropriate Punishments

1. BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:
2. **Section 1:** The Death Penalty will be federally mandated for use in all US
3. states and provinces in cases of capital murder. The means of
4. carrying out the death penalty will be the firing squad.
5. **Section 2:** The phrase "in cases of " shall be defined if the jury
6. determines the guilt of the convict for capital murder and the
7. judge in the case shall be mandated to sentence the guilty
8. to the death penalty. The death penalty can not be used in
9. murder cases in which the murder was less than 2nd degree
10. murder. The phrase "firing squad" shall be defined as the
11. firing squad will be implemented (the number of guards
12. shooting, the distance, and other details) as it was in 1985
13. when it was instituted.
14. **Section 3:** The Department of Justice will see the overseeing of the
15. implementation of this bill.
16. **Section 4:** This bill will be implemented starting on January 1, 2020. All
17. people convicted for such crimes whose trial started before
18. January 1, 2020 will be tried as they would be without this bill
19. (If their state had the death penalty before then they can be
20. sent to death row, if not then they can not be sentenced to
21. death row).
22. **Section 5:** All laws in conflict with this legislation are hereby declared null
23. and void.

A Bill to Reschedule Methamphetamine to a Schedule 1 Drug

1. BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:
2. **SECTION 1.** Methamphetamine will be changed to a Schedule 1 drug in
3. the official scheduling legislation by the DEA and will be
4. considered completely illegal.
5. **SECTION 2.** The “schedule” of a drug serves the purpose of legally
6. allowing or disallowing the drug. Methamphetamine is
7. currently a schedule 2 drug; legal to prescribe in medical
8. instances at the discretion of the prescribing doctor.
9. **SECTION 3.** Following the passing of this bill, the DEA will amend the CSA
10. (Controlled Substances Act) so that methamphetamine will
11. be a Schedule 1 drug.
12. **A.** This will be enforced by the CSA as well as law enforcement and
13. pharmaceutical companies.
14. **B.** No funding is needed for this bill; there are no expenses to cover.
15. **SECTION 4.** The implementation of this bill will take place 6 months after its
16. passing date.
17. **SECTION 5.** All laws in conflict with this legislation are hereby declared null
18. and void.

Loveland Drums of War Wave B (Black) Docket

1. [A Bill to Prohibit Discriminatory Data Practices to Protect Americans](#)
2. [A Bill to Limit Vaccine Exemptions to Reinforce Herd Immunity](#)
3. [A Bill to Make Voting in Federal Elections Compulsory to Strengthen Democratic Institutions in the US](#)
4. [Cyber Deterrence and Response Act of 2019](#)
5. [The FairTax Act of 2019](#)
6. [A Resolution to Protect Digital Privacy](#)
7. [A Bill to Fund Infrastructure to Conserve Natural Gases](#)
8. [The Student and Education Loan Forgiveness \(SELF\) Act](#)
9. [A Bill to Allocate Adequate Funding to Modernize Federal Computer Systems](#)
10. [Ethics in Public Service Act](#)

A Bill to Prohibit Discriminatory Data Practices to Protect Americans

1. BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:
2. **SECTION 1.** The United States government shall prohibit platforms,
3. including but not limited to Facebook and Google, from
4. serving targeted ads that discriminate against groups by
5. race, gender, and/or income.
6. **SECTION 2.** Discrimination shall be defined as the prejudicial treatment of
7. different categories of people. Platforms shall be defined as
8. web-based technology that enables the development,
9. deployment and management of services including social
10. media solutions.
11. **SECTION 3.** The Federal Trade Commission (FTC) shall implement
12. regulations prohibiting
13. platforms from discriminating against consumers and the
14. Internal Revenue Service (IRS) shall levy a tax on companies
15. that do not follow regulations.
16. **A.** The FTC will ensure that platforms comply with regulations by
17. requiring platforms to disclose their data-sharing practices to the
18. FTC for evaluation.
19. **B.** The FTC shall work with the IRS to report platforms that continue to
20. engage in discrimination. A tax of 13% shall be levied on companies
21. that fail to comply with FTC regulations.
22. **SECTION 4.** This bill will be implemented by January 1, 2020.
23. **SECTION 5.** All laws in conflict with this legislation are hereby declared null
24. and void.

A Bill to Limit Vaccine Exemptions to Reinforce Herd Immunity

1. BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:
2. **SECTION 1.** The USFG shall hereby require that for a child to be exempt
3. from the CDC vaccination schedule, the child's parents must
4. provide written authorization from a doctor, based on health
5. risks posed to the child.
6. **SECTION 2.** The mandated vaccines are HepB, DTaP, HiB, PCV, IPV, MMR,
7. Varicella, and Hep A. Parents failing to have their child
8. vaccinated for any reason other than medical exemption,
9. will not be allowed to attend public school at any level. Herd
10. immunity is defined as a communal resistance to the spread
11. of a contagious disease within a population that results from
12. 90% to 95% of individuals being vaccinated.
13. **SECTION 3.** The Department of Health & Human Services and the
14. Department of Education will work in conjunction to prevent
15. unvaccinated children from attending school.
16. **A.** The Department of Education will share all vaccine information with
17. the Department of Health & Human Services.
18. **B.** Schools failing to meet the previously mentioned criteria, will be
19. denied federal education funding.
20. **SECTION 4.** This bill shall go into effect by 2020.
21. **SECTION 5.** All laws in conflict with this legislation are hereby declared null
22. and void.

A Bill to Make Voting in Federal Elections Compulsory to Strengthen Democratic Institutions in the US

1. BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:
2. **SECTION 1.** The Federal Election Commission will enforce compulsory
3. voting in federal elections for all eligible voters.
4. **SECTION 2.** Compulsory voting will be defined as a legal obligation to fill
5. out an election ballot. Donkey voting and informal voting will
6. be permitted as long as the voter fills out a ballot.
7. **SECTION 3.** The Federal Election Commission will be tasked with enforcing
8. compulsory voting.
9. **A.** Federal election days will become federal holidays. Transportation
10. will be provided for those who are unable to reach voting facilities
11. or those within 50 miles or more of the nearest voting facility.
12. **B.** Failure to vote in federal elections will result in a \$50 fine, plus \$50 for
13. each additional offense.
14. **SECTION 4.** This legislation will go into effect in the 2020 Presidential
15. election.
16. **SECTION 5.** All laws in conflict with this legislation are hereby declared null
17. and void.

Cyber Deterrence and Response Act of 2019

1. BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:
2. **SECTION 1.** The President, acting through the Secretary of State, shall
3. designate as a critical cyber threat actor—
4. **A.** Any foreign person, agency, or state that the President determines
5. to be knowingly responsible for or complicit in, or have engaged in,
6. directly or indirectly, state-sponsored cyber activities that are
7. reasonably likely to result in, or have contributed to, a significant
8. threat to the national security, foreign policy, or economic health or
9. financial stability of the United States
10. **B.** each foreign person that the President has determined to have
11. knowingly, significantly, and materially assisted, sponsored, or
12. provided financial, material, or technological support for, or goods
13. or services to or in support of, any activities described in
14. subparagraph (A) by a foreign person or agency or instrumentality
15. of a foreign state designated as a critical cyber threat actor under
16. subparagraph (A)
17. **SECTION 2.** Not later than 7 days after designating a foreign person,
18. agency, or state as a critical cyber threat actor, the President
19. shall transmit classified or unclassified information to the
20. appropriate congressional committees.
21. **SECTION 3.** For state and agency actors, the following sanctions apply:
22. **A.** The immediate withdrawal or limitation of all humanitarian and non
23. humanitarian aid under the Foreign Assistance Act of 1961.
24. **B.** A directive to each international financial institution to use the voice
25. and vote of the United States to oppose any loan that would
26. benefit said state.
27. For foreign persons, the following sanctions apply:
28. **A.** Immediate ineligibility for visas, admission, or parole, and immediate
29. revocation of any current visas.
30. **SECTION 4.** This shall take effect ninety days after passage.
31. **SECTION 5.** All laws in conflict with this legislation are hereby declared null
32. and void.

The FairTax Act of 2019

1. BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:
2. **SECTION 1.** The following sections of the Internal Revenue Code of 1986
3. are repealed:
4. **A.** Subtitle A (relating to income taxes and self-employment taxes)
5. **B.** Subtitle C (relating to payroll taxes and withholding of income
6. taxes)
7. **C.** Subtitle B (relating to estate and gift taxes)
8. **D.** Subtitle H (relating to financing of Presidential campaign elections).
9. **SECTION 2.** A sales tax of 23 percent shall be placed on all gross
10. payments for the taxable property or service, but shall not be
11. placed on previously taxable wages.
12. **A.** All taxes shall be collected by the vendor and transmitted to the
13. taxable authority within each individual state, which shall then
14. transmit the sales tax to the Department of the Treasury.
15. **B.** A family unit may apply for a yearly refund of their sales tax if their
16. annual income is less than the annual poverty level as determined
17. by the Department of Health and Human Services.
18. **SECTION 3.** The Department of the Treasury will oversee the collection
19. and enforcement of this sales tax.
20. **SECTION 4.** This shall take effect in fiscal year 2021.
21. **SECTION 5.** All laws in conflict with this legislation are hereby declared null
22. and void.

Introduced by the National Speech & Debate Association; adapted from H.R. 25, as introduced in the 116th Congress

A Resolution to Protect Digital Privacy

1. **WHEREAS,** Digital privacy plays and increasingly important role as the
2. world embraces digital technology; and
3. **WHEREAS,** Digital privacy is under assault by companies and by
4. governments, including the government of the United States;
5. and
6. **WHEREAS,** The embrace of the third-party doctrine in the wake of Katz v.
7. United States has expanded the use of warrantless searches
8. to a disturbing degree; and
9. **WHEREAS,** The exception to the third-party doctrine carved out by the
10. Supreme Court in Carpenter v. United States was narrowly
11. tailored, and did not go far enough in expanding digital
12. privacy rights; and
13. **WHEREAS,** Third-party collection of data by companies threatens
14. personal privacy; now, therefore, be it
15. **RESOLVED,** By the Congress here assembled that Congress reject the
16. third-party doctrine, and extend that Fourth Amendment
17. protections from unreasonable search and seizure to digital
18. information; and, be it
19. **FURTHER RESOLVED,** That Congress craft legislation modeled on the
20. European Union General Data Protection Regulation to limit
21. corporate collection of individuals' digital information.

A Bill to Fund Infrastructure to Conserve Natural Gases

1. BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:
2. **SECTION 1.** The United States Fracking industry wastes \$1 billion a year in
3. gas flaring, equivalent to 1.028 trillion BTU. These natural gases
4. are important for the United States economy as an
5. alternative fuel, and the conservation of natural resources.
6. **SECTION 2.** Fracking shall be defined as the process of injecting liquid at
7. high pressure into subterranean rocks, boreholes, etc. to force
8. open existing fissures and extract oil or gas. Infrastructure shall
9. be defined as pipe, roads and wells used by the oil industry to
10. conserve natural resources. Gas Flaring shall be defined as
11. the practice of burning natural gases.
12. **SECTION 3.** The United States government shall allocate \$750 million to
13. the oil and gas industry, to better assist the conservation of
14. finite resources.
15. **SECTION 4.** The Bureau of Land Management will oversee the
16. implementation of this legislation. Corporations that do not
17. comply with these demands shall be fined \$75,000 per month
18. until they comply.
19. **SECTION 5.** This piece of legislation shall take place as of the fiscal year
20. 2021.
21. **SECTION 6.** All laws in conflict with this legislation are hereby declared null
22. and void.

The Student and Education Loan Forgiveness (SELF) Act

1. BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:
2. **SECTION 1.** The United States federal government shall hereby collect
3. taxes from wealthy families to relieve of up to \$50,000 in
4. student loan debt for Americans.
5. **SECTION 2.** "Wealthy families" shall be defined as families with at least
6. \$50 million in wealth.
7. **SECTION 3.** The Department of Education and the Department of the
8. Treasury shall oversee the implementation of this legislation.
9. **A.** The Internal Revenue Service will be responsible for collecting a 2%
10. annual tax on families with \$50 million or more in wealth.
11. **B.** \$50,000 in student loan debt for every person with household
12. income under \$100,000 will be cancelled.
13. **C.** Substantial debt cancellation will be provided for families with
14. wealth worth between \$100,000 and \$250,000. The \$50,000
15. cancellation amount phases out by \$1 for every \$3 in income
16. above \$100,000.
17. **D.** No debt cancellation will be provided to people with household
18. incomes above \$250,000.
19. **E.** Cancellation will take place automatically using data already
20. available to the federal government about income and
21. outstanding student loan debt.
22. **F.** Private student loan debt is also eligible for cancellation, and the
23. federal government will work with borrowers and the holders of this
24. debt to provide relief.
25. **G.** Cancelled debt will not be taxed as income.
26. **SECTION 4.** This bill shall go into effect in fiscal year 2021.
27. **SECTION 5.** All laws in conflict with this legislation are hereby declared null
28. and void.

A Bill to Allocate Adequate Funding to Modernize Federal Computer Systems

1. BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:
2. **SECTION 1.** 3 billion additional dollars will be budgeted annually to
3. provide the installation and upkeep of new computer systems
4. to replace outdated technology within the Federal
5. Government.
6. **SECTION 2.** New computer systems will be defined as software and
7. hardware that is less than 8 years old and has the necessary
8. capabilities to perform its responsibilities.
9. **SECTION 3.** The Department of Homeland Security will ensure the
10. implementation of this legislation and determine proper
11. standards for the new systems.
12. **A.** The Department of Homeland Security will see that cyber security
13. measures are up to date on all computers that are added or
14. updated.
15. **B.** The Department of Homeland Security will oversee the preparation
16. of computers removed for redeployment to other operations.
17. **SECTION 4.** This bill will go into effect immediately upon passage, with all
18. computers in compliance by the fiscal year of 2022.
19. **SECTION 5.** All laws in conflict with this legislation are hereby declared null
20. and void.

Ethics in Public Service Act

1. BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:
2. **SECTION 1.** Within 30 days of taking office, each appointee in every
3. executive agency shall be required to sign an ethics pledge
4. as a condition of employment.
5. **SECTION 2.** The pledge shall include the following clauses, enforceable
6. by law:
7. **A.** I will not accept gifts from registered lobbyists or lobbying
8. organizations for the duration of my service.
9. **B.** I will not participate in any particular matter involving a specific
10. party or parties that is directly and substantially related to my former
11. employer or clients.
12. **C.** I will not engage in any lobbying activities for a period of 2 years
13. following the end of my appointment, or to lobby any executive
14. branch official for the remainder of the Administration.
15. **D.** Any hiring or other employment decisions I make will be based on
16. the candidate's qualifications, competence, and experience.
17. **SECTION 3.** The President shall have the authority to waive this pledge for
18. any official when the President determines it is in the public
19. interest to grant such a waiver.
20. **SECTION 4.** This shall apply any executive agency as defined in section
21. 105 of title 5, United States Code.
22. **SECTION 5.** This shall take effect immediately upon passage.
23. **SECTION 6.** All laws in conflict with this legislation are hereby declared null
24. and void.

Introduced by the National Speech & Debate Association; adapted from H.R. 209, as introduced in the 116th Congress