A Bill to Restrict Outdoor Water Use in Areas of Drought

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED:

SECTION 1. Private citizens are hereby banned from irrigating or watering their lawns, using sprinklers, washing cars, and otherwise frivolously using water outdoors in any areas experiencing any level of drought as determined by the US Drought Monitor of the National Integrated Drought Information System (NIDIS). The filling of pools shall be banned in all areas experiencing categories D2-D4 of drought. Outdoor water use for vegetable and fruit gardening is protected.

SECTION 2. Any citizen found to be in violation of this legislation shall be fined $200 for the first infraction, with this amount doubling for each repeat infraction.

SECTION 3. This legislation shall be overseen by local law enforcement in conjunction with NIDIS.

SECTION 4. This legislation shall take effect immediately upon passage.

SECTION 5. All laws in conflict with this legislation are hereby declared null and void.
A Bill to Mandate Speed Governors

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED:
2
3 SECTION 1. All automobiles manufactured and/or sold new in the United States must possess
4 functioning speed governors that restrict them from traveling at speeds above 85 miles per
5 hour.
6
7 SECTION 2. A speed governor is defined as a device installed within an automobile which monitors,
8 regulates, and limits the automobile’s speed.
9
10 SECTION 3. Within ten years of the passage of this legislation, states, territories, and the federal district
11 shall enforce this same requirement as a condition of registration of any automobile
12 regardless of year of manufacture. Any jurisdiction that fails to do so shall lose its federal
13 highway funding until such time as compliance is reached.
14
15 SECTION 4. Any manufacturer or dealership in violation of this legislation shall be fined $10,000 for
16 each automobile produced or sold without a required speed governor.
17
18 SECTION 5. This legislation shall be overseen by the National Highway Traffic Safety Administration
19 (NHTSA).
20
21 SECTION 6. This legislation shall take effect on June 1, 2023.
22
23 SECTION 7. All laws in conflict with this legislation are hereby declared null and void.
A Bill to Safeguard the Rights of Anchor-Outs

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED:

SECTION 1. No state, district, territory, county, or municipality may make or enforce any law that limits the amount of time a vessel may anchor in an area otherwise open to anchoring, nor may any other law be made or enforced that limits the right to live aboard a vessel.

SECTION 2. This legislation shall be overseen by the US Coast Guard (USCG).

SECTION 3. This legislation shall take effect on January 1, 2023.

SECTION 4. All laws in conflict with this legislation are hereby declared null and void.
A Bill to Require Pork Processing Companies to Ensure Proper Hog Waste Management

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED:

SECTION 1. Within three years of the passage of this legislation, any pork processing company with more than fifty employees must ensure that any farms from which it sources its pork are managing their hog waste in an environmentally sustainable manner, such that they are not disadvantaging local communities and ecosystems by unsafe exposure to methane, carbon dioxide, ammonia, nitrogen sulfide, nitrates, phosphorus, fecal bacteria, dust, or odors.

SECTION 2. Any such company found to be in violation of this legislation, as determined through annual inspections by the Environmental Protection Agency (EPA), shall be fined $10 for each pound of pork procured from a farm that is not managing hog waste responsibly.

SECTION 3. Congress shall fund the establishment of a program, under the Department of Agriculture, that provides grants to hog farmers for the installation of responsible hog waste management systems, to be financed from a new 5% tax on the revenue of all pork processing companies starting in the next fiscal year. These grants shall become available no later than one year from the passage of this legislation.

SECTION 4. This legislation shall be jointly overseen by the EPA, the Department of Agriculture, and the Food and Drug Administration (FDA).

SECTION 5. This legislation shall take effect three years from the date of passage.

SECTION 6. All laws in conflict with this legislation are hereby declared null and void.
A Resolution to Amend the Constitution to Ban Political Parties

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

ARTICLE 1. No organization shall exist which strives to tie together multiple political candidates or elected officials based on supposed ideological commonalities.

ARTICLE 2. No political affiliation may be printed alongside a candidate’s name on a ballot.

ARTICLE 3. The suggestion of allegiance to a political party, whether real or imaginary, by an elected official shall be grounds for impeachment and removal from office.

ARTICLE 4. The suggestion of allegiance to a political party, whether real or imaginary, by a political candidate shall be grounds for deletion from the ballot and ineligibility to hold office.

ARTICLE 5. The Congress shall have power to enforce this article by appropriate legislation.
A Bill to End Network Distinctions in Healthcare

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED:

SECTION 1. No healthcare company may charge a policyholder differently depending on whether a provider is in-network or out-of-network. Each policyholder and that policyholder’s dependents (if applicable) shall be free to patronize any licensed provider.

SECTION 2. Any healthcare company found to be in violation of this legislation shall be responsible for paying the difference in any illegally differentiated charges and shall also pay a fine equal to twice that amount.

SECTION 3. This legislation shall be overseen by the Department of Health and Human Services (DHHS).

SECTION 4. This legislation shall take effect on January 1, 2023.

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