

WSFA Congress Spring Legislative Packet 2024

Included in this packet are the selections of the WSFA Congress committee designated for use during the sessions of congress held between January and March 2024. The legislation is placed in random order per the decision of the committee. Following the legislation for preliminary sessions is legislation designated for Super Congress. This Super Congress legislation may ONLY be used for Super Congress OR at tournaments where there is no super congress session.

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A

The Fair Ways Act

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

2 **SECTION 1.** Using the power of eminent domain, the United States will seize all golf courses in population-
3 dense areas for the purpose of building affordable housing.

4 **SECTION 2.** Golf courses are defined as land used primarily for playing the game of golf. Population-dense
5 areas are any county with a population-density above the national average, according to most recent
6 census data.

7 **SECTION 3.** **A.** The Department of Housing and Urban development will be allocated 1 billion dollars to
8 compensate owners of golf courses and assist local governments in constructing affordable
9 housing. Upon construction of affordable housing, the land and housing will be managed by the
10 local city government, which will be required to keep the cost of rent at among the bottom 10% of
11 rents within their city.

12 **B.** Upon each new census, the Department of Housing and Urban Development will reassess new
13 data to determine if additional golf courses reside in population-dense areas and seize them.

14 **SECTION 4.** This law will take effect within 1 year of passage.

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

Introduced by. Federal Way High School

B

A Bill to Establish a Single-Payer Healthcare System

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

SECTION 1. A single-payer healthcare system be established, ensuring comprehensive healthcare coverage for all U.S. residents. The program will cover:

- A. Preventive care.
- B. Hospital and outpatient services.
- C. Prescription medications.
- D. Mental health services.
- E. Dental and vision care.
- F. Long-term care.

SECTION 2. This program shall be known as the "National Healthcare Program". Eligibility for the National Healthcare Program is universal, encompassing all U.S. residents, irrespective of age, income, employment, or pre-existing conditions. This system shall succeed and incorporate the principles of Medicare for a seamless transition.

SECTION 3. The Department of Health and Human Services shall oversee implementation and administration. Funding for the National Healthcare Program shall be administered and funded by the federal government. The bill will:

- A. Utilize existing Medicare funds, augmented by an additional \$800 billion for implementation.
- B. Establish a dedicated board to recommend additional taxes and appropriations for sustainability and enhancement. Coexistence with Private Healthcare Plans:
 - A. Individuals may maintain or purchase private plans alongside the National Healthcare Program.
 - B. Private plans should not duplicate core services to ensure equitable access.
 - C. Private plans may offer supplementary coverage without undermining essential services.

SECTION 4. The legislation will take effect in FY 2026. Implementation shall be phased in over eight years for an orderly transition.

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

Introduced for Congressional Debate by Eastside Preparatory School

C

**A Bill to Repeal the 2001 Authorization for Use of Military
Force**

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

SECTION 1. The Authorization for Use of Military Force (Public Law 107–40; 115 Stat. 224; 50 U.S.C. 1541) is hereby repealed.

SECTION 2. The provisions of this legislation shall come into effect 180 days following the enactment of this bill.

Introduced for Congressional Debate by Snohomish High School.

D

A Bill to Ban Homeschooling

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

2 **SECTION 1.** No state's Board of Education which allows students to receive a high
3 school diploma via homeschooling (except for exemptions, as noted in
4 Section 2) will be eligible to receive Federal Education funding.

5 **SECTION 2.** Students may be exempted from this bill if they have a mental health
6 condition and a signed acknowledgement/recommendation for
7 homeschooling from a licensed therapist, psychiatrist, psychologist, or
8 medical doctor. Students may also be exempted if they have a signed
9 acknowledgement/recommendation from a school district administrator
10 representing the district for which a student would otherwise attend,
11 stating that transportation to and from the school is impractical and would
12 hinder the student's education. Students with these exemptions must meet
13 the following requirements to continue their exempt status:

14 A. Homeschool teachers must follow a homeschooling curriculum
15 which is written by their state's Department of Education and
16 includes an annual test to ensure that students have
17 developmental/grade-level appropriate skills in math, English, and
18 science.

19 B. Homeschool teachers must meet bi-annually with a school teacher or
20 administrator to discuss their student's education plan.

21 C. Students must meet at least bi-annually with a school teacher or
22 administrator without parental supervision to ensure the student's
23 welfare and education needs are being met.

24 **SECTION 3.** The Federal Department of Education as well as state Boards of Education
25 will oversee the enforcement of this legislation.

26 **SECTION 4.** This legislation will take effect on August 1st, 2028. All laws in conflict
27 with this legislation are hereby declared null and void.

Introduced for Congressional Debate by Puyallup High School.

E

**A Resolution to Repeal the Nicaraguan Investment
Conditionality Act**

WHEREAS, the United States passed the Nicaraguan Investment Conditionality Investment(NICA) in 2017 under President Trump;

WHEREAS, NICA intends to create accessible and fair elections with Nicaragua after allegations of election fraud by President Ortega during the 2016 election by preventing Nicaragua from taking on additional loans until they were committed to taking steps towards fair elections;

WHEREAS, NICA is opposed by the Bolivarian Alliance for the Peoples of Our America, all Nicaraguan political parties including those that initially raised election concerns, and a group of Trade Unions because it is interfering with the independent socialist model within Nicaragua, and NICA is regarded as detrimental to the people of Nicaragua;

WHEREAS, NICA serves to spread American imperialism and interventionism within Nicaragua;

RESOLVED, The United States should repeal the NICA and allow for the independent economic development of Nicaragua.

Introduced for Congressional Debate by Gig Harbor High School.

F

A Bill to Raise the Federal Gas Tax

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

SECTION 1. The Federal Gas Tax will be raised from 18.4 cents to 20.24 cents per gallon, for gasoline; and 24.4 cents to 23.276 cents per gallon, for diesel fuel. These are 10% and 15% increases.

SECTION 2. Diesel Fuel shall be defined as distillate fuel oil, sold for use in motor vehicles with compression ignition engines.

SECTION 3. The enforcement of this legislation will be overseen jointly by the United States Department of Transportation and Internal Revenue System.

SECTION 4. This law will take effect January 1st, are null and void
Introduced for Congressional Debate by Lewis and Clark High School

G

A Resolution to Amend the Constitution to reform the system of federal pardons and reprieves

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

RESOLVED, By two-thirds of the Congress here assembled, 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 forty years from the date of its submission by the Congress:

ARTICLE --

SECTION 1: There shall be a Board of Pardons and Reprives of the United States which shall consist of seven members appointed by the President with the advice and consent of the Senate. Each member shall serve a term of fourteen years.

SECTION 2: The Board of Pardons and Reprieves shall have exclusive power to grant reprieves and pardons for offenses against the United States, except in cases of impeachment. The Congress may, by a two-thirds vote of both houses, prevent such pardon or reprieve if found necessary for the peace and security of the Union or people.

SECTION 3: Following the ratification of this amendment by the several states, four members of the board shall be appointed as herein provided by the amendment, two members of the board shall be appointed by the Senate Committee on the Judiciary with the advice and consent of the whole Senate, and the one member shall be appointed by the Chairman of the House Committee on the Judiciary with advice and consent of the whole House. Following their appointment, each member shall, by lots, stagger their terms; the first member's term shall expire on the third year following their appointment, the second on the fifth year, the third on the seventh year, the fourth on the ninth year, the fifth on the eleventh year, the sixth on the thirteenth year, and the seventh on the fifteenth year.

Introduced for Congressional Debate by Mount Vernon High School.

H

A Bill to Ban Pork Barrel Spending

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

2 **SECTION 1.** Federal legislation shall not allocate funding to departments, locations, or
3 issues that do not directly pertain to the objective of the originating
4 legislation. All legislation shall have a clear objective that focuses
5 spending on the stated issue and does not redirect funds to unrelated
6 issues.

7 **SECTION 2.** Federal legislation shall be defined as bills introduced to Congress by a
8 House Representative or Senator

9 **SECTION 3.** The Department of Justice will oversee the implementation of this
10 legislation.

11 **SECTION 4.** This legislation will take effect on January 1st, 2025. All laws in conflict
12 with this legislation are hereby declared null and void.

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14 Introduced by Puyallup High School

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I

A Bill to Provide Mental Health Services in American Schools

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

2 **SECTION 1.** An additional 5% tax be levied on all revenue generated by natural gas,
3 oil, and coal consumption in proportion to their carbon content to be
4 collected from suppliers of these energy sources to provide adequate
5 mental health care for students in all public schools.

6 **SECTION 2.** “Public schools” be defined as any school supported by state or federal
7 funding within the United States; “adequate mental health care” be defined
8 as schools having the capacity of providing crisis responses, brief
9 intervention, amongst other mental health services for a minimum of 140
10 school days within any given school year; be defined as all public schools
11 employing a minimum of one full-time, salaried, accredited psychologist
12 or psychiatrist on campus.

13 **SECTION 3.** The U.S Department of Education, Internal Revenue Service, U.S
14 Department of Health and Human Services, and U.S Department of
15 Energy shall jointly oversee this legislation.

16 A. All additional revenue generated by the tax increase be allocated to
17 public schools for the use of providing mental health services to
18 students, as schools deem fit.

19 **SECTION 4.** The legislation shall be enforced starting January 1st, 2025

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

Introduced for Congressional Debate by Bellevue High School

J
**A Resolution to Amend the Constitution to Register All
Voters**

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

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

7 **ARTICLE --**

8 **SECTION 1:** All United States citizens are automatically registered to vote in any and
9 all elections held by Federal, State, and local government agencies. This
10 registration cannot be withheld or revoked for any reason.

11 **SECTION 2:** The Congress shall have power to enforce this article by appropriate
12 legislation.

Introduced for Congressional Debate by

K

A Resolution to Ensure Perennial Harmony in Kashmir

WHEREAS, The inhabitants of the Kashmir region of the northwestern Indian subcontinent has experienced mass killings, forced disappearances, amongst other atrocities for decades; and

WHEREAS, The conflict in the Kashmir region has devolved into a war of attrition, drastically hindering the quality of life for individuals residing in the region; and

WHEREAS, The United States provides significant military and economic support to the Republic of India amidst these appalling allegations of human rights abuses; and

WHEREAS, United States support to the Republic of India is utilized in a manner to suppress the peoples of Kashmir in a manner not conforming with the democratic and humanitarian principles of the United States; now, therefore, be it

RESOLVED, That the Congress here assembled recommend the United States end all military aid to the Republic of India and cease all joint military operations on the Indian subcontinent indefinitely; and, be it

FURTHER RESOLVED, That the United States Department of State reallocate all humanitarian and economic aid to the Republic of India as the department sees fit, until a time at which the Republic of India terminates all military presence within the geographic region of Kashmir.

Introduced by Congressional Debate by Bellevue HS

L

A Bill to Expand the Child Tax Credit

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

SECTION 1. The Child Tax Credit be reinstated and expanded to provide a \$4000 tax break for families for each qualifying child.

SECTION 2. To be considered a qualifying child, the dependent must:

- A. Be under the age of 17 at the end of the year.
- B. Be the filer's son, daughter, stepchild, eligible foster child, brother, sister, stepbrother, stepsister, half-brother, half-sister, or a descendant of one of these (e.g., grandchild, niece, or nephew).
- C. Provide no more than half of their own financial support during the year.
- D. Have lived with the filer for more than half a year.
- E. Be properly claimed as the filer's dependent on the filer's tax return.
- F. Not filed a joint return with their spouse for the tax year or file it only to claim a refund of withheld income tax or estimated tax paid.
- G. Have been a U.S. citizen, U.S. national, or U.S. resident alien.

SECTION 3. All relevant federal agencies, including the Internal Revenue Service, shall take necessary measures to implement and communicate the changes introduced by this legislation effectively.

SECTION 4. This expanded Child Tax Credit will go into effect for the 2024 tax year.

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

Introduced for Congressional Debate by Eastside Preparatory School

M
**A Bill to recognize Somaliland as a separate, independent
country**

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

SECTION 1. It shall be the policy of the United States that all territorial claims by the Federal Republic of Somalia over the area known as Somaliland are invalid and lack rightful or popular sovereignty.

SECTION 2. The President is authorized to recognize the Republic of Somaliland as a country and sovereign state wholly separate and independent from the Federal Republic of Somalia.

SECTION 3. This act shall come into effect immediately upon its enactment.

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Introduced for Congressional Debate by Glacier Peak High School

N

**A Bill to Require Companies to Reevaluate the Status of All
Their Over-the-Counter Medications to Ensure Efficiency
and Effectiveness**

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

SECTION 1. Companies shall be mandated to conduct a comprehensive reassessment of the status of all their medications currently classified as over-the-counter.

SECTION 2. a. Over-the-Counter (OTC) drugs, as defined by the National Institute of Drug Abuse, are medicines that can be sold directly to people without a prescription.

b. Phase 2 and 3 clinical trials, defined by the Food and Drug Administration, represent the phases of clinical trials in which efficacy and adverse reactions are systematically monitored.

SECTION 3. The Food and Drug Administration (FDA) shall be responsible for enforcing this legislation to compell companies to conduct new Phase 2 and 3 clinical trials to evaluate the effectiveness and potency of all over-the-counter drugs.

a. OTC drugs that fail to receive unanimous approval from the Nonprescription Drugs Advisory Committee or do not undergo testing within a timeframe of 6 years shall be removed from the market as over-the-counter medications.

SECTION 4. This legislation will take effect on January 1, 2025

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

Introduced for Congressional Debate by Newport HS

O

A Bill to Regulate Assisted-Living Homes

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

2 **SECTION 1.** All Assisted-Living facilities must acquire a federal license, which is granted upon meeting
3 minimum standards of quality.

4 **SECTION 2.** Assisted-Living facilities are defined as living facilities that provide room and board and help with
5 activities of daily living with 7 or more residents.

6 **SECTION 3.** A. Licensing requirements and the application process for a license will be administered by the
7 Department of Health and Human Services.

8 B. One hundred million dollars will be allocated to the Department of Health and Human Services
9 to carry out this legislation.

10 **SECTION 4.** This law will take effect within three years of passage.

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

Introduced by. Thomas Jefferson High School

P

A Bill to Regulate Congressional Stock Trading

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

2 **SECTION 1.** A. The term `commodity shall have the meaning given the term in section 1a of the Commodity
3 Exchange Act (7 U.S.C. 1a).

4 **B.** (1) The term `covered investment' shall mean an investment in a security, a commodity, or a
5 future.

6 (2) The term covered investment shall not include a United States Treasury bill note, or bond;
7 compensation from the primary occupation of a spouse or dependent child of a Member of
8 Congress; or any investment fund held in a Federal, State, or local government employee retirement
9 plan.

10 **SECTION 2.** Not later than thirty days following enactment of this legislation, each current Member of Congress
11 shall submit to the supervising ethics office a certification that each covered investment owned by
12 the Member of Congress or spouse or dependent child has either been placed in a blind trust,
13 divested, or that no covered investments are owned by the Member of Congress, spouse, or
14 dependent child.

15 **SECTION 3.** Not later than thirty days following election to congress any newly elected Member of Congress
16 shall submit to the supervising ethics office a certification that each covered investment owned by
17 the Member of Congress or spouse or dependent child has either been placed in a blind trust,
18 divested, or that no covered investments are owned by the newly elected Member of Congress,
19 spouse, or dependent child.

20 **SECTION 4.** This law will take effect on January 1st, 2025.

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

Introduced by. University High School

Q

**A Bill to Provide a Pathway to Citizenship to
DACA Recipients**

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

SECTION 1. The Department of Homeland Security (DHS) to cancel removal and grant lawful permanent resident status on a conditional basis to certain non-U.S. nationals (aliens under federal law) who initially entered the United States as minors (younger than 18 years of age).

SECTION 2. Specifically, DHS must do so for such an individual who is inadmissible, is deportable, or has temporary protected status; has been continuously physically present in the United States for four years preceding this bill's enactment; is not inadmissible on various grounds such as those related to crime or security; and has fulfilled specified educational requirements.

- A. IN GENERAL.—Except as otherwise specifically provided, any term used in this bill that is used in the immigration laws shall have the meaning given such term in the immigration laws.
- B. DACA.—The term “DACA” means deferred action granted to an alien pursuant to the Deferred Action for Childhood Arrivals program announced by President Obama on June 15, 2012.
- C. EARLY CHILDHOOD EDUCATION PROGRAM.—The term “early childhood education program” has the meaning given such term in section 103 of the Higher Education Act of 1965
- D. PERMANENT RESIDENT STATUS ON A CONDITIONAL BASIS.—The term “permanent resident status on a conditional basis” means status as an alien lawfully admitted for permanent residence on a conditional basis under this Act.

SECTION 3. The Department of Homeland Security and U.S. Citizenship and Immigration Services will oversee enforcement along with the specific enforcement mechanism.

SECTION 4. This legislation will take effect on FY 2026. All laws in conflict with this legislation are hereby declared null and void.

Introduced for Congressional Debate by Auburn Senior High School.

R

A Bill to Limit the Public Access of High-Level Artificial Intelligence

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

SECTION 1. The government shall create three licenses relating to high-level artificial intelligence. Access to, development of, or implementation in a product or service of a high-level artificial intelligence program will be considered illegal without a license. The three licenses are as follows:

- A. A production license for any product or service utilizing high-level artificial intelligence.
- B. An access license for any individual or group attempting to utilize but not develop a high-level artificial intelligence program which does not have a production license associated with it
- C. A development license for any individual or group developing a high-level artificial intelligence program

SECTION 2. “High-level artificial intelligence” shall be defined as: a program able to compose advanced responses to prompts or substitute for or imitate human work.

SECTION 3. The National Science and Technology Council shall oversee this legislation.

SECTION 4. This law will take effect within 6 months of passage.

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

Submitted by the Bear Creek School

S
A Bill to Allow Closed Shops

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

2 **SECTION 1.** Labor Unions have the right to collectively bargain with their employers to require that all new
3 employees be union members.

4 **SECTION 2.** The Department of Labor will oversee implementation of this legislation.

5 **SECTION 3.** This law will take effect within six months of passage.

6 **SECTION 4.** All laws in conflict with this legislation are hereby declared null and void.

Introduced by. Thomas Jefferson High School

T
A Bill to Amend Graduation Requirements

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

SECTION 1. In order to graduate high school, students will be required to take a course that teaches the following skills:

- A. Comprehensive first aid, which equips citizens with the ability to stop bleeding, perform CPR, and provide basic medical treatment
- B. Basic self-defense, which equips citizens to be able to successfully fend off an aggressor
- C. Basic law, which equips citizens to greater understand the country and government which we live in and under, as well as understand laws that apply to the common citizen
- D. Domestic science, which equips citizens with the ability to effectively live independently, including culinary and basic life skills
- E. Financial responsibility, which equips citizens with knowledge pertaining to taxes and the ability to make savvy financial decisions

SECTION 2. The Department of Education shall oversee this legislation.

SECTION 3. This law will take effect in the following school year of this bill's passage.

SECTION 4. All policies and procedures in conflict with this legislation are hereby declared null and void.

Submitted by the Bear Creek School

U

A Bill to allow CAAs to practice in all 50 states

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

2 **SECTION 1.** Any state receiving funding from the United States Department of Health
3 and Human Services and or from The United States Center for Medicare
4 and Medicaid Innovation shall provide for the licensing of Certified
5 Anesthesiologist assistants (CAA) pursuant to the anesthesia care team
6 model.

7 **SECTION 2.** Anesthesiologist assistant is defined as a person who is licensed by the
8 commission to assist in developing and implementing anesthesia care
9 plans for patients under the supervision of an anesthesiologist or group of
10 anesthesiologists.

11 The anesthesia care team model is defined as a team approach to
12 anesthesia management in which an anesthesiologist concurrently
13 supervises non-physician anesthetists and/or anesthesiology residents
14 during the delivery of anesthesia care.

15 **SECTION 3.** The United States Department of Health and Human Services will oversee
16 the implementation of this legislation

17 **SECTION 4.** This legislation will take effect on January 1, 2025.

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

19 *Introduced for Congressional Debate by University High School.*

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V

A Bill to Increase Funding for Public Transportation

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

SECTION 1. To increase equity in people’s access to public transportation, Congress will subsidize major public transportation companies. Funding will be provided for the purpose of hiring more workers, ensuring quality travel, expanding services in their area, and other purposes deemed appropriate.

SECTION 2. “Public Transportation” will be defined as any system of transport that runs on fixed routes available for use by the general public, including buses, trains, subways, etc. “Subsidize” will be defined as paying part of the cost for transportation companies to evolve, per capita & need. “Service Areas” will be defined as the regions in which public transit reach and provide services to.

SECTION 3. The US Department of Transportation shall oversee this legislation.

- A. A lump sum will be issued of \$3,500,000,000 to the US Department of Transportation every fiscal year to be distributed equitably with need-based priority per capita for major public transportation companies.
- B. This number can be later increased in accordance with United States’ population growth.

SECTION 4. This legislation will take effect on FY 2025.

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

Introduced for Congressional Debate by Redmond High School.

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AA

A Bill to Promote Investment into US 5G Infrastructure

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

SECTION 1. The United States government shall provide subsidies to encourage investment in the country's 5G infrastructure. This includes allowing foreign investment without prohibiting companies from any specific country.

SECTION 2. a. 5G infrastructure refers to the network of small-cell and macro-cell base stations required for fifth-generation cellular networks.
b. Subsidies refer to financial incentives provided by the government to stimulate investment in the 5G infrastructure.
c. Foreign investment pertains to capital from companies based outside the United States contributing to the development of the 5G network.

SECTION 3. The Federal Communications Commission (FCC) shall be the government agency responsible for overseeing the legislation and determining the allocation of funds.
a. The FCC will establish specific criteria for the distribution of subsidies.
b. The FCC shall regularly report to Congress on the progress of the 5G infrastructure development.
c. An annual allocation of \$40,000,000,000 shall be made until 55% of the nation's population can access 1 GB/sec speeds over 5G networks.

SECTION 4. This legislation will be implemented on January 1, 2025.

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

Introduced for Congressional Debate by WSFA

BB
**A Resolution to Bring an End to French Neo-Colonialism in
Africa**

1 **WHEREAS,** France has enduring economic, political, and military influence in West
2 and Central Africa, known as Françafrique; and

3 **WHEREAS,** France has thousands of soldiers stationed in West Africa and the Sahel
4 region, a long history of intervening in the continent in favor of
5 undemocratic leaders friendly to them, and, in the present, the United
6 States is aligned with France in their joint efforts to combat terrorism and
7 preserve the present order; and

8 **WHEREAS,** France’s former colonies continued to be exploited for their resources –
9 The US Energy Information Administration finds that France, a country
10 that gets 68% of its energy from nuclear power, gets 19% of the uranium
11 required to run these plants comes from the West African country of
12 Niger, a country in which only 14.8% of people have access to electricity;
13 and

14 **WHEREAS,** Military presence from both the French and Americans is highly
15 unpopular among locals who continue to be exploited for the labor and the
16 natural resources of their homelands; and

17 **WHEREAS,** The desire to preserve this system has pushed citizens and nations in the
18 region towards Russia and the recent coup in Niger threatens to drag the
19 United States into war on the side of the France-aligned countries; now,
20 therefore, be it

21 **RESOLVED,** That the Congress here assembled recommends the State Department
22 adopt appropriate incentives to encourage the re-negotiation of the
23 economic relationships between France and its former colonies; and, be it

24 **FURTHER RESOLVED,** That the Congress here assembled recommends the
25 Department of Defense and State Department begin to recall soldiers
26 stationed as well as cease all joint operations conducted with France in the
27 West African region.

Introduced for Congressional Debate by WSFA

CC

A Bill to Mandate an IRS managed Tax Filing System

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

2 **SECTION 1.** The Internal Revenue Service (IRS) shall establish and execute a comprehensive
3 system for managing and filing individual and business taxes.

4 **SECTION 2.** A. The IRS shall conduct public awareness campaigns to inform
5 taxpayers about the transition to IRS-managed tax filing.

6 B. Educational programs shall be established to guide taxpayers on
7 changes and ensure understanding of their rights and responsibilities.

8 **SECTION 3.** A. The IRS shall implement robust security measures to safeguard taxpayer
9 information handled through IRS-managed tax filing.

10 B. Strict penalties shall be imposed for any unauthorized access or disclosure of
11 taxpayer information.

12 **SECTION 4.** Congress shall allocate sufficient funds to the IRS for the development, implementation, and
13 maintenance of the system.

14 **SECTION 5.** A. The IRS shall begin development of the system within six months of the bills passage

15 B. Full implementation will begin in no less than two years.

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

Introduced by. WSFA

DD

A Resolution to Encourage States to Transition from Coroners to Medical Examiners

WHEREAS, Two medicolegal death systems, Medical Examiner and Coroner systems, are currently used among the several states to determine the time, cause, and manner of deaths, and issue death certificates, among other duties.

WHEREAS, Coroner systems are a government system where a coroner is publicly elected to determine the time, cause, and manner of death of the residents of their constituency, as well as to issue the certificates thereof; and

WHEREAS, Medical examiner systems are a government system where a medical examiner is hired based on regulated requirements of medical expertise and performs similar if not greater duties than a coroner, due to their ability to perform autopsies; and

WHEREAS, Coroner systems allow for increased corruption, inexperience, and lack of competence on the part of the medicolegal official; and

WHEREAS, Medical examiners provide more benefits due to their increased experience, higher accuracy, and larger resources; now, therefore, be it

RESOLVED, That the Congress here assembled recommend for the states in this union to adopt systems in which coroner systems are entirely replaced by medical examiner systems.

Introduced for Congressional Debate by WSFA

EE

A Resolution to Amend the Constitution to Reform Campaign Finance

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

ARTICLE --

6 SECTION 1: The Supreme Court's decisions in *Citizens United v. Federal Election Commission*, 558 U.S. 310
7 (2010) and *McCutcheon v. FEC*, 572 U.S. 185 (2014), as well as other court decisions, erroneously
8 invalidated even-handed rules about the spending of money in local, State, and Federal elections.

9 SECTION 2: In the wake of *Citizens United* and other damaging Federal court decisions, Americans have
10 witnessed an explosion of outside spending in elections. Outside spending increased nearly 900
11 percent between the 2008 and 2016 Presidential election years. Indeed, the 2020 elections once
12 again made clear the overwhelming political power of wealthy special interests, to the tune of over
13 \$5,000,000,000.

14 SECTION 3: This Congress here assembled must amend the Constitution of the United States, so that Congress
15 has the power to set limits on the amount that a single entity can donate towards a campaign of a
16 candidate running for state, local, or federal elections.

17 SECTION 4: This Congress must amend the Constitution to mandate that candidates in local, state, and federal
18 elections receive a minimum of 90% of their campaign contributions, both in total monetary value
19 and number of contributors, in amounts less than or equal to the highest available U.S. Currency
20 denomination at the time of the campaign.

Introduced for Congressional Debate by WSFA

FF

A Bill to Regulate the Interstate Bussing of Undocumented Migrants

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

SECTION 1. No state, without the consent of the destination state, may provide for, subsidize, facilitate, or operate the transportation of undocumented migrants out of the state to another state in this union for the purpose of expelling such migrants from the jurisdiction thereof.

SECTION 2. “Undocumented migrant” shall be defined as individuals who have either entered the United States in violation of the law without inspection, or legally entered the United States with valid nonimmigrant visas that have since expired. “Destination state” shall be defined as the state that the state in which the undocumented migrant resides provides, subsidizes, facilitates, or operates the transportation to.

SECTION 3. The Department of Homeland Security shall be responsible for the enforcement of this legislation and may penalize local, state, or federal authorities for non-compliance.

SECTION 4. This bill shall come into effect 180 days following its enactment.

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

Introduced for Congressional Debate by WSFA