A Spectacular Congress Docket

# Session 1

## A Bill to Fund Post-Secondary Education

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

**Section 1**. The United States shall decriminalize and tax marijuana. The 15% excise tax collected from the growing and selling of marijuana will be used to increase the current funding for PELL Grants.

**Section 2**. Definitions:

1. An excise tax is defined as a tax that is imposed on the manufacture, sale, or consumption of commodities.
2. A PELL Grant is a form of need-based federal aid for students in college or other post-secondary education that doesn’t have to be repaid.
3. Marijuana includes all forms of THC products that are smoked or ingested.

**Section 3.** The Department of Treasury shall oversee the implementation of this tax. The Department of Education shall oversee the distribution of PELL grants.

**SECTION 4.** This legislation will take effect immediately upon passage.

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

*Introduced for Congressional Debate by Lexi Chamberlain of Clearfield High School.*

## A Bill to Ban Private Corporations from Buying Single-Family Housing Units

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

**Section 1:** Private corporations are hereby prohibited from purchasing single-family housing units in the United States.

**Section 2:** Definitions:

1. **Private Corporations:** For-profit business entities, including real estate investment firms, hedge funds, and any subsidiary entities, that are not owned or operated by the government.
2. **Single-Family Housing Units:** Residential properties designed and used as a dwelling for one family, including detached homes, townhouses, and row houses.

**Section 3:** Any private corporation found in violation of this Act shall be subject to a fine of up to $500,000 per housing unit purchased and required to divest the property within one year.

**Section 4:** Exceptions to this ban include:

1. Non-profit organizations and housing cooperatives focused on affordable housing.
2. Purchases made for the purpose of converting properties into affordable housing units.

**Section 5:** The Department of Housing and Urban Development (HUD) shall oversee the enforcement of this Act and ensure compliance by private corporations.

**Section 6:** This bill will take effect on January 1, 2026.

**Section 7:** All laws in conflict with this legislation shall be declared null and void.

*Introduced for Congressional Debate by Burke Gehret of Alta High*

## **A Resolution to Grant Paid Leave for Religious Celebrations to Federal Workers**

WHEREAS, Federal workers currently do not have guaranteed paid leave specifically for religious celebrations, leading to a lack of accommodation for religious practices; and

WHEREAS, This lack of paid leave for religious observances can result in federal employees having to choose between their job responsibilities and their religious commitments, which can be inherently stressful and discriminatory; and

WHEREAS, The inability to observe religious celebrations without financial penalty affects the emotional well-being and job satisfaction of federal employees, contributing to a potential decrease in workforce morale and productivity; and

WHEREAS, Providing paid leave for religious celebrations would promote inclusivity, respect for diversity, and equal treatment of all employees regardless of their religious beliefs; now, therefore, be it

RESOLVED, That the Congress here assembled enact legislation to provide federal workers with a limited number of paid leave days annually specifically for the observance of religious celebrations; and, be it

FURTHER RESOLVED, That this measure be implemented in a manner that respects the diverse religious practices of federal employees and does not infringe upon the operational needs of federal agencies.

*Introduced for Congressional Debate by SCHOOL AI.*

## A Resolution to Amend the Constitution to Enact UN Universal Declaration of Human Rights

**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 seven years from the date of its submission by the Congress:

**ARTICLE 1**

**SECTION 1**: Congress shall have the power and obligation to enact appropriate legislation to secure all rights guaranteed in the United Nations Universal Declaration of Human Rights.

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

*Introduced for Congressional Debate by Anhkhoa Le of Skyline High School*

## A Bill to Protect Access to Gender Affirming Care for Minors

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

**SECTION 1.** The United States shall grant minors over the age of 14 the right to provide informed consent (IC) to hormone replacement therapy (HRT), grant minors experiencing puberty the right to provide IC to puberty blockers, affirm the legality of minors having access to HRT, and institute a program to fund HRT/puberty blockers for minors whose legal guardians are unable or unwilling to cover such treatments.

**SECTION** **2.** For the purposes of this act

1. HRT shall be considered as therapy replacing gonadal steroids for the purposes of reducing gender dysphoria and/or affirming the gender identity of transgender individuals.
2. Transgender individuals shall be considered as those identifying as a gender other than that originally on their birth certificate.
3. Puberty blockers shall be considered as compounds to suppress the production of gonadal steroids within the body to delay puberty.

**SECTION 3.** This legislation shall be overseen and enforced by the Department of Health and Human Services. The funding for enforcement of this legislation shall be provided through an increased taxation of social media corporations and their parent corporations.

**SECTION 4.** This legislation shall take effect in the fiscal year of 2026.

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

*Introduced for Congressional Debate by Jane Anderson of Jordan High School*

# Session 2

## A Resolution to Reaffirm Election Security

|  |  |
| --- | --- |
| 1  2  3  4  5  6  7  8  9 | **WHEREAS**, There has recently been uncertainty concerning the security of national elections; and  **WHEREAS**, We are currently in an election season involving controversial figures who are casting doubt on the integrity of elections; and  **WHEREAS**, False claims about election security in 2020 led to an insurrection on the Capitol; now, therefore, be it  **RESOLVED,** That the Congress here assembled officially reaffirm the security of the federal elections in the past, present, and future of the United States of America. |

*Introduced for Congressional Debate by Carter Hatch of Tooele High School.*

## **A Resolution to Safeguard Wintertime Airspace**

**WHEREAS**, there have been multiple reports of unauthorized aerial activities involving flying sleighs and magical reindeer within United States airspace; and

**WHEREAS**, these unidentified and potentially magical entities pose significant challenges to airspace security and the operational effectiveness of national defense systems; and

**WHEREAS**, the presence of such entities could lead to potential safety hazards for both civilian and commercial aviation, as well as compromise national security protocols; and

**WHEREAS**, it is crucial to establish a comprehensive strategy to monitor, identify, and manage such aerial phenomena to ensure the safety and integrity of US airspace; now, therefore, be it

**RESOLVED**, That the Congress here assembled instructs the Department of Defense, in collaboration with the Federal Aviation Administration, to develop and implement a comprehensive surveillance and response plan specifically targeting unauthorized flying sleighs and magical reindeer; and, be it

**FURTHER RESOLVED**, That this plan shall include a contingency protocol allowing for the measured use of military force if deemed necessary to neutralize threats that compromise national security or public safety.

*Introduced for Congressional Debate by SCHOOL AI*

## A Bill to Find Every Missing Nuclear Weapon Lost during the Cold War

|  |  |
| --- | --- |
| 1  2  3  4  5  6  7  8  9  10  11  12  13  14  15 | BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:  **SECTION 1**. The United States Government shall start and oversee an operation to find all six weapons of mass destruction that were lost during the Cold War.  **SECTION 2**. Definitions  A. Weapons of Mass Destruction: A nuclear, radiological, chemical, biological, or other device that is intended to harm large populations.  B. Title 10: The law governing the roles, missions, and organization of each of the armed forces as well as the United States Department of Defense (DOD).  **SECTION 3.** This legislation will be executed by the President of the United States of America using Title 10. The National Guard will be subject to command from the DOD. This operation will be funded by the DOD.  **SECTION 4.** This legislation will take effect immediately upon passage.  **SECTION 5.** All laws in conflict with this legislation are hereby declared null and void. |
|  |  |

*Introduced for Congressional Debate by Tucker Pollert of Ridgeline High School.*

## A Bill to Change Nutrition Labels to be More Comprehensive

BE IT ENACTED BY THIS CONGRESS THAT:

**SECTION 1**. The United States shall hereby change all nutritional labels to be more comprehensive.

**SECTION 2**. Definitions

1. Comprehensive shall be defined as including everything that is necessary to be complete. Such as any information about amounts or content.
2. Comprehensive measurements shall be defined as teaspoons and greater in
3. measurement tobetter understand size portions and percentages.
4. People shall be defined as all US citizens.
5. Change shall be defined as making an essential difference or alteration.
6. Change to Nutritional Labels shall be defined as serving/portion sizes, shift from metric to standard measurements and amounts of basic dietaryintake. All percentages should be distributed accurately out of 100% of one serving. The footnote shall be changed to accurately explain any minute details that can be construed in any way (such as percentages are for one serving not entire product). Calories shall be the only exception to the change.

**SECTION 3**. Administration and Funding

1. The U.S. Food and Drug Administration (FDA) shall overlook the implementation of this bill. This shall be done through warning letters, injunction, and administrative action/procedures such as detaining, altering, removing, marking, labeling, or other of food products as well as put in a detention order. Any disregard of the enforcement can end in seizure and criminal prosecution of the offending party. Criminal prosecution shall be a fine of $200,000.
2. Funds for this legislation shall be withdrawn from the FDA’s alluded funds.

**SECTION 4**. This legislation shall take effect 2 years after passing.

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

*Introduced for Congressional Debate by Charity A. Farr of Clearfield High School.*

## A Resolution to End Support for the Two State Solution in the Israeli-Palestinian conflict

**WHEREAS**, The Israeli Palestinian conflict has existed since 1947; and

**WHEREAS**, The US has denied Palestine statehood in the United Nation; and

**WHEREAS**, The US believes that negotiations should be up to Israel and Palestine; and

**WHEREAS**, The US support of the Two-State solution has failed; and

**WHEREAS**, Palestine is a failed state; now, therefore, be it

**RESOLVED,** By the Congress here assembled that the United States shall end its support for the Two-State solution.

*Introduced for Congressional Debate by Max Goldberg of Park City*