

2025 NORTH DISTRICT FINAL ORDERED DOCKET



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1. A Bill to End Oligarchy

1. BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:
2. **SECTION 1.** The following measures shall be implemented to curtail the spread of oligarchy in the federal
3. government:
4. A. No person with a net worth over \$250 million can serve or be employed in the federal government in any
5. capacity. If a person with a net worth over \$250 million wants to be employed by the federal government, they
6. must first donate enough of their wealth to one of the following charities so they are under \$250 million net
7. worth: St. Jude Children's Research Hospital, Feeding America, United Way, The Humane Society, or The Sierra
8. Club. They must provide proof that their net worth has been donated to one or more of these charities and has
9. not been redistributed in any other way.
10. B. In order to be the head of an executive cabinet, a person must either have a PhD in the field, or must
11. have at least 20 years of experience in the field.
12. C. Campaign contributions for any candidate for the President, Senate, or House are limited to \$500 per
13. individual. Presidential and Congressional campaigns are not allowed to accept money from Political Action
14. Committees or businesses. Only individuals can contribute to campaigns. Any candidate found in violation of this
15. law cannot be elected, or if they have already been elected, they will be removed from office.
16. D. The Department of Government Efficiency (DOGE) will immediately cease to exist and be stripped of power.
17. Access to governmental buildings and databases will be revoked for anyone affiliated with DOGE.
18. **SECTION 2.**
19. A. This bill shall be overseen by the Department of Justice.
20. B. If anyone serving or employed by the federal government in any capacity is found to lack the qualifications
21. specified in Section 1, they shall be removed from the position, and a new person who fits the qualifications shall
22. be appointed or elected.
23. C. Any individual found in violation of 1C or 1D of this bill shall be sentenced to 10 years in prison.
24. **SECTION 3.** Section 1D of this bill shall be enacted immediately after passage. All other sections shall be
25. enacted one year after passage.
26. **SECTION 4.** All laws in conflict with this legislation are hereby declared null and void.

SUBMITTED BY **MARRIAN**

2. A Bill To Promote Access To Education For Girls And Women In Afghanistan

1. BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:
2. **SECTION 1.** The United States shall help promote access to education and schooling
3. To Afghan girls and women.
4. **SECTION 2.** The United States Federal Government (USFG) shall provide \$50 million
5. annually to the International Rescue Committee (IRC) to promote girls' and womens'
6. education in Afghanistan.
7. If the provided funds are not used for their intended purpose, further funding will stop.
8. **SECTION 3.** This legislation shall take effect as soon as it is passed. All laws in conflict
9. with this legislation are hereby declared null and void.

SUBMITTED BY MILLARD WEST

3. A Bill to Expand the Supreme Court

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

- 1 **SECTION 1.** Section 1 of Title 28, United States code shall be amended by striking “a
2 Chief Justice of the United States and eight associate judges, any six or
3 whom shall constitute a quorum” and inserting “A Chief Justice of the
4 United States and and 12 associate judges, any 8 of whom will constitute a
5 quorum.”
- 6 **SECTION 2.** Four additional judges will be added over a span of eight years. Presidents
7 will nominate one justice in the first 120 days of the first and third years of
8 their presidential term. The judiciary committee will have 30 days to call
9 the judiciary hearing. If the judiciary does not present a nominee to the
10 full senate within 60 days from receiving the nomination from the
11 president, the nomination will automatically be added to the Senate
12 calendar.
- 13 A. If a nominee fails to be confirmed, the president will have 120 days to
14 bring a new nominee to congress.
- 15 B. If a permanent vacancy occurs within a president’s term, the president
16 will appoint a new justice, by and with the advice and consent of the
17 Senate per usual.
- 18 C. Once the court has been filled to capacity, presidents will only appoint
19 justices when a permanent vacancy opens.
- 20 **SECTION 4.** This legislation will take effect on January 21, 2029. All laws in conflict with
21 this legislation are hereby declared null and void.

SUBMITTED BY LINCOLN SOUTHWEST

4. A Bill to Reuse and Recycle Restaurant Resources

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

2 **SECTION 1.** Any packaging, utensils, plates, or cups used to serve or deliver food to
3 customers at restaurants must be either reusable or 100% recyclable after contact with
4 food.

5 **SECTION 2.** All products, whether food is consumed on premises or packaged for
6 take-out, must meet the reuse or recycle requirements.

7 **SECTION 3.** The United States Environmental Protection Agency and the Department
8 of Agriculture will jointly oversee the enforcement of this legislation by conducting at
9 least two, unannounced inspections per calendar year.

10 A. Restaurants that violate this requirement will receive a \$1,000 fine and be given
11 30 days to ensure compliance for a first offense. Restaurants that have not
12 ensured compliance by 30 days will receive a \$250,000 fine per day until
13 compliance is demonstrated.

14 B. Restaurants that violate the requirement a second time within 5 years will have a
15 \$1,000,000 fine and will have 30 days to ensure compliance.

16 C. Restaurants that violate the requirement three or more times within 5 years will
17 have a \$5,000,000 fine for each violation.

18 D. For the purposes of this legislation, each physical restaurant location will be
19 considered a separate legal entity.

20 **SECTION 4.** Legislation will go into effect on January 1, 2026.

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

SUBMITTED BY NORFOLK

5. A Bill to Re-Regulate the Airline Industry

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

- 1 **SECTION 1.** Whereas the deregulation of the airline industry which occurred in the 1970's led to
2 the deterioration of service quality, increased effective monopolization, and made
3 flying more of a burden and hassle than was absolutely necessary, this Congress finds
4 it necessary and does mandate that the Federal Aviation Administration (FAA) once
5 again entirely regulates airline pricing, consumer protection, service quality, and
6 environmental impacts. The FAA shall also be responsible for introducing a new
7 "Passenger Bill of Rights" within 90 days of passage of this legislation which shall be
8 legally binding on all commercial operators of aircraft within, into, or out of the
9 airspace of the United States of America.
- 10 **SECTION 2.** Definitions for this legislation shall be under 49 U.S.C. § 40102. Airline shall be
11 synonymous with "air carrier," or whichever word or phrase under 49 U.S.C. § 40102
12 gives the greatest breadth for passenger protection as decided by the FAA. Regulation
13 of Pricing and Fair shall be such that the FAA has the authority to review base fares for
14 both domestic and international flights to ensure that those prices are fair for the end
15 consumer. No airline shall charge more than a set percentage above the average cost
16 of operation per seat for any flight route, with the percentage being determined by
17 the FAA on a per route basis. Airlines hereby prohibited from imposing fees for
18 services such as carrying luggage, seat selection, and must provide a full meal
19 according to the standards to be set by the United States Department of Agriculture
20 on any flight scheduled to last in duration longer than 2 hours and 30 minutes.
- 21 **SECTION 3.** The Federal Aviation Administration, the United States Department of Agriculture, and
22 the Department of Justice (DOJ) shall enforce this legislation.
- 23 A. Failure to comply with this legislation shall result in mandatory forfeiture of the
24 airline's "Air Carrier" certificate.
- 25 B. The DOJ is encouraged to investigate other violations as it sees fit.
- 26 C. The FAA Shall receive appropriate apportionment of funds as they request at the
27 beginning of the next fiscal year in order to successfully accomplish these tasks.
- 28 **SECTION 4.** This Legislation shall take effect upon the next January 1st after passage.

6. A Resolution to Amend the Constitution to Allow States to Secede from the Union

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

ARTICLE --

1. **SECTION 1:** When in the Course of human events, it becomes necessary for one
2. people to dissolve the political bands which have connected them with another. If a
3. State(s) decides to secede from the United States of America, they are allowed to freely
4. do so.
5. **SECTION 2:** The process by which a State dissolves their bands shall be such:
6. A Statewide referendum shall be conducted. If over 66% of the statewide eligible voting
7. population, vote for the dissolution of their statehood from the United
8. States, they will be seen as a foreign entity and gain their own autonomy.
9. **Section 3:** After the secession, the Union and the State that has seceded will allow free
10. migration across the border for at least 10 years.
11. **Section 4:** The seceded States shall no longer be under the jurisdiction of the United
12. States government.

SUBMITTED BY **MILLARD SOUTH**

7. A Bill to Provide Juvenile Drug Counseling

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

2 **SECTION 1.** Juveniles convicted of nonviolent; first offense; possession, consumption, or use drug
3 offenses will be required to participate in individual and family drug rehabilitation counseling at no cost.
4 Upon completion of program, juveniles will have the conviction expunged from their criminal records.

5 **SECTION 2.**

6 A. Juveniles shall be anyone who has not reached the age of 18.

7 B. Nonviolent offenses shall include any possession, consumption, or use of a controlled substance
8 that does not include contemporaneous charges of (1) manufacture or distribution of drugs, (2)
9 possession of any weapon, or (3) assault, battery, or homicide.

10 C. Families will consist of the convicted juvenile and any adult deemed to have legal control of the
11 juvenile (parent, step-parent, legal guardian, etc.).

12 **SECTION 3.** The Office of National Drug Control Policy will oversee the development of counseling
13 content and the implementation of this legislation.

14 A. Individual counseling will consist of 20, one-hour counseling sessions with a certified Licensed
15 Alcohol and Drug Counselor.

16 B. Family counseling will consist of 10, one-hour counseling sessions with a certified family counselor.
17 Families that are within 150% of the federal poverty level will be reimbursed at a rate of \$100 per
18 family session.

19 C. Funding will come from a \$0.005 increase in federal excise taxes per standard drink (According to
20 U.S. Dietary Guidelines for Americans). Each state will create implementation jurisdictions at the
21 city, urban, or county level. Individual jurisdictions will be responsible for verifying and reporting
22 program costs.

23 D. Jurisdictions that do not develop and report program participation will not be eligible for grants
24 through the Department of Justice.

25 **SECTION 4.** States will have 6 months to create jurisdictions after the legislation is passed. Individual
26 jurisdictions will have 6 months to implement the legislation.

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

SUBMITTED BY NORFOLK

8. A Bill to Address the Housing Crisis

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

2. **SECTION 1.**

3. A. The Federal Housing Trust Fund will be established within the Department of Housing and Urban
4. Development for the purpose of distributing funds to single families that are below the federal poverty
5. line. These funds must only be used for the purpose of renting or buying a house, duplex, or
6. apartment.
7. B. It is hereby illegal for asset managers worth over 500 million dollars to purchase single family homes.
8. Any person or company that owns over 75 single family homes is required to pay \$10,000 dollars per
9. home to the Federal Housing Trust Fund.
10. C. A new temporary visa for construction called The C-1 Visa will be created. Recipients of the C-1 Visa
11. can only work for the construction of single family homes, apartments, or construction for the
12. purposes of meeting the zoning requirements in section D. There is a cap of 10 million workers per year
13. allotted for this visa.
14. D. In order for a local government to be eligible for any federal funds, all urban areas within the
15. jurisdiction of said local government must be at least 50% mixed use zoning or Walkable Residential
16. Neighborhood (R-WRN) Zoning.

17. **SECTION 2.**

18. A. "Single family home" is defined as all real property with dwellings designed for occupancy by one
19. family or duplexes designed for occupancy by two families.
20. "Urban area" is defined by the Urban Area Criteria established by the U.S. Census Bureau.

21. **SECTION 3.** This shall be enforced by the Department of Housing and Urban Development. Any
22. person in violation of owning a single family home when the asset manager is worth more than 500
23. million will be forced to sell the home at half price and must pay 200% of original price to the Federal
24. Housing Trust Fund. Any person or company in violation of owning more than 75 homes without paying
25. the fine will be subject to 6 months jail time and double the fine.

26. **SECTION 4.** This shall be fully implemented 10 years after the passage of this bill.

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

SUBMITTED BY MARIAN

9. A Resolution to Amend the Constitution to Repeal the 22nd Amendment

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

ARTICLE --

7 **SECTION 1:** The 22nd amendment is repealed.

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

SUBMITTED BY LINCOLN SOUTHWEST

10. A Bill to Mandate Bipartisanship

1. BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:
2. **SECTION 1.** All bills and/or resolutions introduced by Congress shall be
3. required to obtain a co-sponsor from at least one member of the opposing party.
4. **SECTION 2.** A “member of the opposing party” shall be defined as a member
5. of a party not belonging to the author’s own, including those outside the most
6. common — Democrat and Republican — parties.
7. **SECTION 3.** The respective ethics committee of each branch of the legislature
8. will oversee the implementation of this bill.
9. A. The House Ethics Committee shall govern the House of Representatives.
10. B. The Senate Ethics Committee shall govern the Senate.
11. **SECTION 4.** This legislation shall go into effect on January 6th, 2027, on the third day of the
12. 120th Congress in 2027.
13. **SECTION 5.** All laws in conflict with this legislation are hereby declared null and void.

SUBMITTED BY **MILLARD SOUTH**

11. A Bill to Conserve The Natural Wonder of The United States

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

SECTION 1. NEW NATIONAL PARK DESIGNATIONS

The following sites shall be designated as national parks under the jurisdiction of the National Park Service (NPS):

- Cascadia Glaciers National Park (Washington & Oregon)
- Red Desert National Park (Wyoming)
- Bodie Hills National Park (California & Nevada)
- Permian Basin National Park (Texas)
- Channeled Scablands National Park (Washington)
- Lostwood Badlands National Park (North Dakota)
- Adirondack Highlands National Park (New York)
- Klamath-Siskiyou National Park (California & Oregon)
- Pecos River Gorge National Park (New Mexico & Texas)
- Front Range National Park (Colorado)
- Ocmulgee Mounds National Park (Georgia)

SECTION 2. EXPANSION OF EXISTING PROTECTED AREAS

- Big Thicket National Preserve (Texas) shall be redesignated as a national park.
- Missouri Breaks National Monument (Montana) shall be redesignated as a national park.
- Bighorn Canyon National Recreation Area (Montana & Wyoming) shall be redesignated as a national park.
- Buffalo National River (Arkansas) shall be redesignated as a national park.
- Gulf Islands National Seashore (Mississippi & Florida) shall be redesignated as a national park.

SECTION 3. ADMINISTRATION AND FUNDING

The National Park Service (NPS) shall oversee the new and expanded parks. \$15 billion will be allocated over ten years for land acquisition, conservation efforts, and park infrastructure improvements. Funds shall be sourced from a 0.75% increase in excise taxes on luxury outdoor recreational equipment, visitor fees, and reallocation of unused federal land maintenance funds.

SECTION 4. IMPLEMENTATION AND ENFORCEMENT

Designations and expansions shall take effect within 180 days of passage. No private or commercial development shall occur within designated national parks except for federally approved conservation efforts.

SECTION 5. This legislation will take effect on January 1st, 2026. All laws in conflict With this legislation are hereby declared null and void.

SUBMITTED BY **MILLARD WEST**

12. A Resolution to Amend the Constitution to Protect the Right of Privacy

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

6 **ARTICLE --**

7 **SECTION 1:** The right of the people to privacy shall not be infringed but
8 upon a warrant issued based upon probable cause; and such
9 a warrant cannot invade the veil of privacy beyond that
10 which is absolutely necessary. The right of privacy is one
11 which applies not to objects but to people, such that the
12 decisions people make which have limited to no effect on at
13 least another whole person are not privy to the government
14 in any capacity. The right of privacy extends beyond those
15 already enumerated in this document.

16
17 **SECTION 2:** The Congress shall have power to enforce this article by
18 appropriate legislation.

SUBMITTED BY MILLARD NORTH

House Finals (Supers)

- [1. A Resolution to Amend the Constitution to End Presidential Pardons](#) - MR
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1. A Resolution to Amend the Constitution to End Presidential Pardons

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

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

ARTICLE --

7. **SECTION 1:** In Article II Section 2 Clause 1 of the United States
8. Constitution, the phrase “and he shall have the Power to
9. grant Reprieves and Pardons for Offences against the United States,
10. except in Cases of Impeachment” shall be removed.
11. **SECTION 2:** The President of the United States shall no longer have the
12. power to issue pardons or reprieves for federal, state, or local offenses,
nor can the President issue preemptive pardons or reprieves.
13. **SECTION 3:** Congress shall have the power to enforce this article by
14. appropriate legislation.

SUBMITTED BY MARIAN

2. A Resolution to Protect Property Rights by Ending The Investment in Line Infrastructure and track Expansion (ILIKE) Trains Act

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

2. **SECTION 1.** An annual investment of \$5 billion shall be allocated to the Department
3. of Transportation's Federal Railroad Administration for the construction of high-speed
4. passenger railways across the United States. This funding shall be designated for two
5. purposes: the construction of new railroads capable of high-speed travel, including
6. those that are compatible with magnetic levitation ("maglev") trains, and for investment
7. in high-speed train research and development.

8. **SECTION 2.** For the purposes of this legislation, "high speed rail" and "high-speed
9. travel" shall be defined as the travel by passenger train exceeding speeds of 155 miles
10. per hour.

11. **SECTION 3.** The Federal Railroad Administration, through the Department of
12. Transportation, shall be responsible for the enactment and enforcement of this
13. legislation, ensuring that these funds go solely to the construction and investment
14. purposes mentioned in Section 1 of this legislation.

15. A. The Department of Transportation shall be given the appropriate authority to
16. grant portions of this funding to American-based companies and organizations that
17. research and manufacture trains with top speeds ranging from 155 to 255 miles per
18. hour.

19. **SECTION 4.** This bill shall go into effect for Fiscal Year 2025, starting on October 1,
20. 2025. The final investment shall be in Fiscal Year 2031, unless extended through further
21. Congressional legislation.

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

SUBMITTED BY MILLARD SOUTH

3. A Resolution to Amend the Constitution to Elect the President by Popular Vote

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

ARTICLE --

6 **SECTION 1:** Article II. Part I, Paragraphs 1-4 will be amended--
7 The executive Power shall be vested in a President of the
8 United States of America. He shall hold his Office during the
9 Term of four Years, and, together with the Vice President,
10 chosen for the same Term, be elected, as follows:
11 By the popular vote of all persons lawfully residing within
12 the United States.
13 “Lawfully Residing” shall be defined as: All people with
14 permanent residence in the United States and Citizens of
15 the United States.

16 **SECTION 2:** The remainder of Article I. Section 2 shall remain
17 unchanged.

18 **SECTION 3:** The Congress shall have power to enforce this article by
19 appropriate legislation.

SUBMITTED BY LINCOLN SOUTHWEST

Senate

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1. A Resolution to Amend the Constitution to End Presidential Pardons

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

ARTICLE --

7. **SECTION 1:** In Article II Section 2 Clause 1 of the United States
8. Constitution, the phrase “and he shall have the Power to
9. grant Reprieves and Pardons for Offences against the United States,
10. except in Cases of Impeachment” shall be removed.
11. **SECTION 2:** The President of the United States shall no longer have the
12. power to issue pardons or reprieves for federal, state, or local offenses, nor can the
President issue preemptive pardons or reprieves.
13. **SECTION 3:** Congress shall have the power to enforce this article by
14. appropriate legislation.

SUBMITTED BY MARIAN

2. A Resolution to Protect Property Rights by Ending The Investment in Line Infrastructure and track Expansion (ILIKE) Trains Act

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

2. **SECTION 1.** An annual investment of \$5 billion shall be allocated to the Department
3. of Transportation's Federal Railroad Administration for the construction of high-speed
4. passenger railways across the United States. This funding shall be designated for two
5. purposes: the construction of new railroads capable of high-speed travel, including
6. those that are compatible with magnetic levitation ("maglev") trains, and for investment
7. in high-speed train research and development.

8. **SECTION 2.** For the purposes of this legislation, "high speed rail" and "high-speed
9. travel" shall be defined as the travel by passenger train exceeding speeds of 155 miles
10. per hour.

11. **SECTION 3.** The Federal Railroad Administration, through the Department of
12. Transportation, shall be responsible for the enactment and enforcement of this
13. legislation, ensuring that these funds go solely to the construction and investment
14. purposes mentioned in Section 1 of this legislation.

15. A. The Department of Transportation shall be given the appropriate authority to
16. grant portions of this funding to American-based companies and organizations that
17. research and manufacture trains with top speeds ranging from 155 to 255 miles per
18. hour.

19. **SECTION 4.** This bill shall go into effect for Fiscal Year 2025, starting on October 1,
20. 2025. The final investment shall be in Fiscal Year 2031, unless extended through further
21. Congressional legislation.

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

SUBMITTED BY MILLARD SOUTH

3. A Resolution to Amend the Constitution to Elect the President by Popular Vote

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

ARTICLE --

6 **SECTION 1:** Article II. Part I, Paragraphs 1-4 will be amended--
7 The executive Power shall be vested in a President of the
8 United States of America. He shall hold his Office during the
9 Term of four Years, and, together with the Vice President,
10 chosen for the same Term, be elected, as follows:
11 By the popular vote of all persons lawfully residing within
12 the United States.
13 “Lawfully Residing” shall be defined as: All people with
14 permanent residence in the United States and Citizens of
15 the United States.
16 **SECTION 2:** The remainder of Article I. Section 2 shall remain
17 unchanged.
18 **SECTION 3:** The Congress shall have power to enforce this article by
19 appropriate legislation.

SUBMITTED BY LINCOLN SOUTHWEST

4. A Bill To Promote Access To Education For Girls And Women In Afghanistan

1. BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:
2. **SECTION 1.** The United States shall help promote access to education and schooling
3. To Afghan girls and women.
4. **SECTION 2.** The United States Federal Government (USFG) shall provide \$50 million
5. annually to the International Rescue Committee (IRC) to promote girls' and womens'
6. education in Afghanistan.
7. If the provided funds are not used for their intended purpose, further funding will stop.
8. **SECTION 3.** This legislation shall take effect as soon as it is passed. All laws in conflict
9. with this legislation are hereby declared null and void.

SUBMITTED BY MILLARD WEST

5. A Bill to Reuse and Recycle Restaurant Resources

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

2 **SECTION 1.** Any packaging, utensils, plates, or cups used to serve or deliver food to
3 customers at restaurants must be either reusable or 100% recyclable after contact with
4 food.

5 **SECTION 2.** All products, whether food is consumed on premises or packaged for
6 take-out, must meet the reuse or recycle requirements.

7 **SECTION 3.** The United States Environmental Protection Agency and the Department
8 of Agriculture will jointly oversee the enforcement of this legislation by conducting at
9 least two, unannounced inspections per calendar year.

10 A. Restaurants that violate this requirement will receive a \$1,000 fine and be given
11 30 days to ensure compliance for a first offense. Restaurants that have not
12 ensured compliance by 30 days will receive a \$250,000 fine per day until
13 compliance is demonstrated.

14 B. Restaurants that violate the requirement a second time within 5 years will have a
15 \$1,000,000 fine and will have 30 days to ensure compliance.

16 C. Restaurants that violate the requirement three or more times within 5 years will
17 have a \$5,000,000 fine for each violation.

18 D. For the purposes of this legislation, each physical restaurant location will be
19 considered a separate legal entity.

20 **SECTION 4.** Legislation will go into effect on January 1, 2026.

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

6. A Bill to Re-Regulate the Airline Industry

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

- 1 **SECTION 1.** Whereas the deregulation of the airline industry which occurred in the 1970's led to
2 the deterioration of service quality, increased effective monopolization, and made
3 flying more of a burden and hassle than was absolutely necessary, this Congress finds
4 it necessary and does mandate that the Federal Aviation Administration (FAA) once
5 again entirely regulates airline pricing, consumer protection, service quality, and
6 environmental impacts. The FAA shall also be responsible for introducing a new
7 "Passenger Bill of Rights" within 90 days of passage of this legislation which shall be
8 legally binding on all commercial operators of aircraft within, into, or out of the
9 airspace of the United States of America.
- 10 **SECTION 2.** Definitions for this legislation shall be under 49 U.S.C. § 40102. Airline shall be
11 synonymous with "air carrier," or whichever word or phrase under 49 U.S.C. § 40102
12 gives the greatest breadth for passenger protection as decided by the FAA. Regulation
13 of Pricing and Fair shall be such that the FAA has the authority to review base fares for
14 both domestic and international flights to ensure that those prices are fair for the end
15 consumer. No airline shall charge more than a set percentage above the average cost
16 of operation per seat for any flight route, with the percentage being determined by
17 the FAA on a per route basis. Airlines hereby prohibited from imposing fees for
18 services such as carrying luggage, seat selection, and must provide a full meal
19 according to the standards to be set by the United States Department of Agriculture
20 on any flight scheduled to last in duration longer than 2 hours and 30 minutes.
- 21 **SECTION 3.** The Federal Aviation Administration, the United States Department of Agriculture, and
22 the Department of Justice (DOJ) shall enforce this legislation.
- 23 D. Failure to comply with this legislation shall result in mandatory forfeiture of the
24 airline's "Air Carrier" certificate.
- 25 E. The DOJ is encouraged to investigate other violations as it sees fit.
- 26 F. The FAA Shall receive appropriate apportionment of funds as they request at the
27 beginning of the next fiscal year in order to successfully accomplish these tasks.
- 28 **SECTION 4.** This Legislation shall take effect upon the next January 1st after passage.

SUBMITTED BY LINCOLN MILLARD NORTH

7. A Bill to End Oligarchy

1. BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:
2. **SECTION 1.** The following measures shall be implemented to curtail the spread of oligarchy in the federal
3. government:
4. A. No person with a net worth over \$250 million can serve or be employed in the federal government in any
5. capacity. If a person with a net worth over \$250 million wants to be employed by the federal government, they
6. must first donate enough of their wealth to one of the following charities so they are under \$250 million net
7. worth: St. Jude Children's Research Hospital, Feeding America, United Way, The Humane Society, or The Sierra
8. Club. They must provide proof that their net worth has been donated to one or more of these charities and has
9. not been redistributed in any other way.
10. B. In order to be the head of an executive cabinet, a person must either have a PhD in the field, or must
11. have at least 20 years of experience in the field.
12. C. Campaign contributions for any candidate for the President, Senate, or House are limited to \$500 per
13. individual. Presidential and Congressional campaigns are not allowed to accept money from Political Action
14. Committees or businesses. Only individuals can contribute to campaigns. Any candidate found in violation of this
15. law cannot be elected, or if they have already been elected, they will be removed from office.
16. D. The Department of Government Efficiency (DOGE) will immediately cease to exist and be stripped of power.
17. Access to governmental buildings and databases will be revoked for anyone affiliated with DOGE.
18. **SECTION 2.**
19. A. This bill shall be overseen by the Department of Justice.
20. B. If anyone serving or employed by the federal government in any capacity is found to lack the qualifications
21. specified in Section 1, they shall be removed from the position, and a new person who fits the qualifications shall
22. be appointed or elected.
23. C. Any individual found in violation of 1C or 1D of this bill shall be sentenced to 10 years in prison.
24. **SECTION 3.** Section 1D of this bill shall be enacted immediately after passage. All other sections shall be
25. enacted one year after passage.
26. **SECTION 4.** All laws in conflict with this legislation are hereby declared null and void.

SUBMITTED BY **MARRIAN**

8. A Bill to Expand the Supreme Court

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

- 1 **SECTION 1.** Section 1 of Title 28, United States code shall be amended by striking “a
2 Chief Justice of the United States and eight associate judges, any six or
3 whom shall constitute a quorum” and inserting “A Chief Justice of the
4 United States and and 12 associate judges, any 8 of whom will constitute a
5 quorum.”
- 6 **SECTION 2.** Four additional judges will be added over a span of eight years. Presidents
7 will nominate one justice in the first 120 days of the first and third years of
8 their presidential term. The judiciary committee will have 30 days to call
9 the judiciary hearing. If the judiciary does not present a nominee to the
10 full senate within 60 days from receiving the nomination from the
11 president, the nomination will automatically be added to the Senate
12 calendar.
- 13 D. If a nominee fails to be confirmed, the president will have 120 days to
14 bring a new nominee to congress.
- 15 E. If a permanent vacancy occurs within a president’s term, the president
16 will appoint a new justice, by and with the advice and consent of the
17 Senate per usual.
- 18 F. Once the court has been filled to capacity, presidents will only appoint
19 justices when a permanent vacancy opens.
- 20 **SECTION 4.** This legislation will take effect on January 21, 2029. All laws in conflict with
21 this legislation are hereby declared null and void.

SUBMITTED BY LINCOLN SOUTHWEST

9. A Bill to Provide Juvenile Drug Counseling

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

2 **SECTION 1.** Juveniles convicted of nonviolent; first offense; possession, consumption, or use drug
3 offenses will be required to participate in individual and family drug rehabilitation counseling at no cost.
4 Upon completion of program, juveniles will have the conviction expunged from their criminal records.

5 **SECTION 2.**

6 A. Juveniles shall be anyone who has not reached the age of 18.

7 B. Nonviolent offenses shall include any possession, consumption, or use of a controlled substance
8 that does not include contemporaneous charges of (1) manufacture or distribution of drugs, (2)
9 possession of any weapon, or (3) assault, battery, or homicide.

10 C. Families will consist of the convicted juvenile and any adult deemed to have legal control of the
11 juvenile (parent, step-parent, legal guardian, etc.).

12 **SECTION 3.** The Office of National Drug Control Policy will oversee the development of counseling
13 content and the implementation of this legislation.

14 A. Individual counseling will consist of 20, one-hour counseling sessions with a certified Licensed
15 Alcohol and Drug Counselor.

16 B. Family counseling will consist of 10, one-hour counseling sessions with a certified family counselor.
17 Families that are within 150% of the federal poverty level will be reimbursed at a rate of \$100 per
18 family session.

19 C. Funding will come from a \$0.005 increase in federal excise taxes per standard drink (According to
20 U.S. Dietary Guidelines for Americans). Each state will create implementation jurisdictions at the
21 city, urban, or county level. Individual jurisdictions will be responsible for verifying and reporting
22 program costs.

23 D. Jurisdictions that do not develop and report program participation will not be eligible for grants
24 through the Department of Justice.

25 **SECTION 4.** States will have 6 months to create jurisdictions after the legislation is passed. Individual
26 jurisdictions will have 6 months to implement the legislation.

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

SUBMITTED BY NORFOLK

10. A Resolution to Amend the Constitution to Allow States to Secede from the Union

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

ARTICLE --

1. **SECTION 1:** When in the Course of human events, it becomes necessary for one
2. people to dissolve the political bands which have connected them with another. If a
3. State(s) decides to secede from the United States of America, they are allowed to freely
4. do so.
5. **SECTION 2:** The process by which a State dissolves their bands shall be such:
6. A Statewide referendum shall be conducted. If over 66% of the statewide eligible voting
7. population, vote for the dissolution of their statehood from the United
8. States, they will be seen as a foreign entity and gain their own autonomy.
9. **Section 3:** After the secession, the Union and the State that has seceded will allow free
10. migration across the border for at least 10 years.
11. **Section 4:** The seceded States shall no longer be under the jurisdiction of the United
12. States government.

SUBMITTED BY **MILLARD SOUTH**

11. A Bill to Conserve The Natural Wonder of The United States

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

2. **SECTION 1. NEW NATIONAL PARK DESIGNATIONS**

3. The following sites shall be designated as national parks under the jurisdiction of
4. the National Park Service (NPS):

- 5. - Cascadia Glaciers National Park (Washington & Oregon)
- 6. - Red Desert National Park (Wyoming)
- 7. - Bodie Hills National Park (California & Nevada)
- 8. - Permian Basin National Park (Texas)
- 9. - Channeled Scablands National Park (Washington)
- 10. - Lostwood Badlands National Park (North Dakota)
- 11. - Adirondack Highlands National Park (New York)
- 12. - Klamath-Siskiyou National Park (California & Oregon)
- 13. - Pecos River Gorge National Park (New Mexico & Texas)
- 14. - Front Range National Park (Colorado)
- 15. - Ocmulgee Mounds National Park (Georgia)

16. **SECTION 2. EXPANSION OF EXISTING PROTECTED AREAS**

- 17. - Big Thicket National Preserve (Texas) shall be redesignated as a
18. national park.
- 19. - Missouri Breaks National Monument (Montana) shall be redesignated
20. as a national park.
- 21. - Bighorn Canyon National Recreation Area (Montana & Wyoming) shall
22. be redesignated as a national park.
- 23. - Buffalo National River (Arkansas) shall be redesignated as a national
24. park.
- 25. - Gulf Islands National Seashore (Mississippi & Florida) shall be
26. redesignated as a national park.

27. **SECTION 3. ADMINISTRATION AND FUNDING**

28. The National Park Service (NPS) shall oversee the new and expanded parks. \$15
29. billion will be allocated over ten years for land acquisition, conservation efforts,
30. and park infrastructure improvements. Funds shall be sourced from a 0.75%
31. increase in excise taxes on luxury outdoor recreational equipment, visitor fees,
32. and reallocation of unused federal land maintenance funds.

33. **SECTION 4. IMPLEMENTATION AND ENFORCEMENT**

34. Designations and expansions shall take effect within 180 days of passage. No
35. private or commercial development shall occur within designated national parks
36. except for federally approved conservation efforts.

37. **SECTION 5.** This legislation will take effect on January 1st, 2026. All laws in conflict
38. With this legislation are hereby declared null and void.

SUBMITTED BY **MILLARD WEST**

12. A Resolution to Amend the Constitution to Protect the Right of Privacy

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

6 **ARTICLE --**

7 **SECTION 1:** The right of the people to privacy shall not be infringed but
8 upon a warrant issued based upon probable cause; and such
9 a warrant cannot invade the veil of privacy beyond that
10 which is absolutely necessary. The right of privacy is one
11 which applies not to objects but to people, such that the
12 decisions people make which have limited to no effect on at
13 least another whole person are not privy to the government
14 in any capacity. The right of privacy extends beyond those
15 already enumerated in this document.

16 **SECTION 2:** The Congress shall have power to enforce this article by
17 appropriate legislation.
18

SUBMITTED BY MILLARD NORTH

13. A Bill to Address the Housing Crisis

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

2. **SECTION 1.**

3. A. The Federal Housing Trust Fund will be established within the Department of Housing and Urban
4. Development for the purpose of distributing funds to single families that are below the federal poverty
5. line. These funds must only be used for the purpose of renting or buying a house, duplex, or
6. apartment.
7. B. It is hereby illegal for asset managers worth over 500 million dollars to purchase single family homes.
8. Any person or company that owns over 75 single family homes is required to pay \$10,000 dollars per
9. home to the Federal Housing Trust Fund.
10. C. A new temporary visa for construction called The C-1 Visa will be created. Recipients of the C-1 Visa
11. can only work for the construction of single family homes, apartments, or construction for the
12. purposes of meeting the zoning requirements in section D. There is a cap of 10 million workers per year
13. allotted for this visa.
14. D. In order for a local government to be eligible for any federal funds, all urban areas within the
15. jurisdiction of said local government must be at least 50% mixed use zoning or Walkable Residential
16. Neighborhood (R-WRN) Zoning.

17. **SECTION 2.**

18. A. "Single family home" is defined as all real property with dwellings designed for occupancy by one
19. family or duplexes designed for occupancy by two families.
20. "Urban area" is defined by the Urban Area Criteria established by the U.S. Census Bureau.
21. **SECTION 3.** This shall be enforced by the Department of Housing and Urban Development. Any
22. person in violation of owning a single family home when the asset manager is worth more than 500
23. million will be forced to sell the home at half price and must pay 200% of original price to the Federal
24. Housing Trust Fund. Any person or company in violation of owning more than 75 homes without paying
25. the fine will be subject to 6 months jail time and double the fine.
26. **SECTION 4.** This shall be fully implemented 10 years after the passage of this bill.
27. **SECTION 5.** All laws in conflict with this legislation are hereby declared null and void.

SUBMITTED BY MARIAN

14. A Resolution to Amend the Constitution to Repeal the 22nd Amendment

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

ARTICLE --

7 **SECTION 1:** The 22nd amendment is repealed.

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

SUBMITTED BY LINCOLN SOUTHWEST

15. A Bill to Mandate Bipartisanship

1. BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:
2. **SECTION 1.** All bills and/or resolutions introduced by Congress shall be
3. required to obtain a co-sponsor from at least one member of the opposing party.
4. **SECTION 2.** A “member of the opposing party” shall be defined as a member
5. of a party not belonging to the author’s own, including those outside the most
6. common — Democrat and Republican — parties.
7. **SECTION 3.** The respective ethics committee of each branch of the legislature
8. will oversee the implementation of this bill.
9. A. The House Ethics Committee shall govern the House of Representatives.
10. B. The Senate Ethics Committee shall govern the Senate.
11. **SECTION 4.** This legislation shall go into effect on January 6th, 2027, on the third day of the
12. 120th Congress in 2027.
13. **SECTION 5.** All laws in conflict with this legislation are hereby declared null and void.

SUBMITTED BY **MILLARD SOUTH**