

Florida Panther

Preliminary

Legislation



A Resolution to Call for Congestion Pricing

- 1 **WHEREAS** Excessive traffic has been an unmitigated blight on and danger to our cities for decades; and
- 2 **WHEREAS** The status quo of automobile usage in cities is at once debilitatingly inefficient and palpably
- 3 detrimental to air quality; and
- 4 **WHEREAS** A financial disincentive would be a powerful step toward remedying this problem while also
- 5 providing much needed funding for our struggling city governments; now, therefore be it
- 6 **RESOLVED** by the Congress here assembled that urban areas throughout the United States and its
- 7 territories are strongly encouraged to implement congestion pricing—that is, the collection
- 8 of tolls on private vehicles entering a particularly crowded area during those times
- 9 designated by the municipality to be most congested; and be it
- 10 **FURTHER RESOLVED** that Congress celebrates New York City for leading our country in such an
- 11 initiative.

A Bill to Ban Compulsory PTO Usage

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED:

2 **SECTION 1.** No employer may require an employee to use their paid time off when the option to work
3 does not exist for that employee, such as on a holiday observed by the employer. If an
4 employee is not permitted to work during what would otherwise be normal working hours,
5 their employer must pay them without penalty.

6 **SECTION 2.** Any employer that violates this legislation shall be fined an amount equal to ten times the
7 total gross wages any affected employees ought to have earned during the timespan in
8 which the violation occurred. Half of this fine shall be delivered as compensation to the
9 affected employee(s), and the other half shall be retained by the Department of Labor to
10 fund enforcement.

11 **SECTION 3.** This legislation shall be overseen by the Department of Labor.

12 **SECTION 4.** This legislation shall take effect on January 1, 2026.

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

A Bill to Provide Common-Sense Childcare for Federal Employees

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED:

2 **SECTION 1.** All federal employees working in offices where childcare is not provided free of charge are
3 hereby permitted and encouraged to bring their children to work with them whenever
4 needed, particularly when those children are not yet of school age and/or when school is
5 not in session.

6 **SECTION 2.** Any federal employee who attempts to penalize, retaliate against, or otherwise harass
7 another federal employee for taking advantage of this legislation shall be disciplined
8 accordingly.

9 **SECTION 3.** While at work with their parent or guardian, a child of a federal employee shall be included
10 free of charge in any meal, travel, or lodging arrangements that their parent/guardian
11 would be.

12 **SECTION 4.** This legislation shall be overseen by the United States Office of Personnel Management
13 (OPM).

14 **SECTION 5.** This legislation shall take effect on June 1, 2025.

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

NSDA Panther

Finals Legislation



A Bill to Make Our Skies Safer

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED:

2 **SECTION 1.** The Department of Defense shall conduct no airborne training exercises anywhere within
3 25 miles of an airport engaged in commercial passenger air travel.

4 **SECTION 2.** For the purposes of this legislation, “an airport engaged in commercial passenger air travel”
5 shall be defined as an airport at which a commercial passenger airplane is expected to land
6 or depart at any time within the next two hours. Therefore, military airborne training
7 exercises may be conducted around such airports whenever there is an extended span of
8 time during which commercial passenger air travel is not occurring.

9 **SECTION 3.** Congress directs the Department of Defense to court-martial any service members who
10 violate the terms of this legislation, and further to determine for themselves a range of
11 consequences that are appropriate for such violations.

12 **SECTION 4.** This legislation shall be jointly overseen by the Department of Defense and the Federal
13 Aviation Administration (FAA).

14 **SECTION 5.** This legislation shall take effect immediately upon passage.

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

A Resolution to Defend the Right of Ukraine to Join NATO

1 **WHEREAS** It ought to be the sole choice of each sovereign nation which treaties they want to sign and
2 to which intergovernmental organizations they wish to become party; and

3 **WHEREAS** Ukraine's ties with the nations of the North Atlantic Treaty Organization (NATO) are more
4 than strong enough to justify its own admission into this alliance; and

5 **WHEREAS** Any one nation's efforts to sway the diplomatic foreign policy of another nation through
6 military force must be condemned; now, therefore be it

7 **RESOLVED** by the Congress here assembled that the right of Ukraine to join NATO is roundly and
8 eternally defended; and be it

9 **FURTHER RESOLVED** that Congress commits to considering the use of diplomatic, economic, and even
10 military means to counteract the efforts of any other nation to dissuade or prevent Ukraine
11 from joining NATO.

A Resolution to Amend the Constitution to Increase Executive Efficiency

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

5 **ARTICLE —**

6 **SECTION 1.** Presidential appointments to head Executive cabinet departments shall require neither
7 advice nor consent from the Senate.

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

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2 States, which shall be valid to all intents and purposes as part of the Constitution when
3 ratified by the legislatures of three-fourths of the several states within seven years from
4 the date of its submission by the Congress:

6 **SECTION 1.** Any President who has an Executive Order overturned by the Federal Judiciary at any point
7 while holding office shall henceforth have to submit all Executive Orders to the Supreme
8 Court for advance approval. Until and unless such approval is granted, any Executive Order
9 from such a President shall remain null and void.

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