

# 2025 SOUTH DISTRICT FINAL ORDERED DOCKET



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# House

# House Prelims

## Prelims

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## 1. A Resolution to Amend the Constitution to Put a Cap on the President

1     **RESOLVED,** By two-thirds of the Congress here assembled, that the  
2                 following article is proposed as an amendment to the  
3                 Constitution of the United States, which shall be valid to all  
4                 intents and purposes as part of the Constitution when ratified  
5                 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:**     The power of executive orders will no longer be  
9                                 extended towards the president or executive  
10                                branch. Congress alone will have the power of  
11                                introduction and passage of legislation.

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

SUBMITTED BY LINCOLN EAST

## **2. A Resolution to Amend the Constitution to Ensure Fair Lawsuits Against States**

1. **BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:**
2. **RESOLVED**, By two-thirds of the Congress here assembled, that the following
3. article is 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 when
5. ratified by the legislatures of three-fourths of the several states within seven
6. years from the date of its submission by the Congress:

### **ARTICLE**

7. **SECTION 1:** A citizen of the United States shall have the right to bring suit against
8. their state government in federal court when:
  9. - The state court system presents a clear conflict of interest in ruling on the case.
  10. - The case involves a breach of contract or financial dispute with the state,
  11. - The case involves the denial of a fundamental constitutional right, where federal
  12. review is necessary to ensure impartiality.
13. **SECTION 2:** The Congress shall have power to enforce this article by appropriate
14. legislation.

**SUBMITTED BY HASTINGS**

### 3. A Bill to Amend the National Firearms Act

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

2 **SECTION 1:** The National Firearms Act shall hereby be amended to change  
3 the federal definition of a machine gun.

4 **SECTION 2:** Section 5485 of the current legislation will be amended to read:  
5 Machine guns are defined as any weapon which shoots, is designed to shoot,  
6 or can be readily restored to shoot, automatically more than one shot, without  
7 manual reloading by a single *or constant function* of the trigger.

8 **SECTION 3:** The Bureau of Alcohol, Tobacco, Firearms and Explosives will oversee the  
9 implementation of this definition.

10 **SECTION 4:** This definition will be implemented immediately after passage.  
11 all laws in conflict with this legislation are hereby declared null and void.

SUBMITTED BY LINCOLN SOUTHEAST

## 4. A Bill to Popularize the Popular Vote

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

1. **SECTION 1.** A. All states that implement, or have implemented, the
2. National Popular Vote Interstate Compact shall
3. receive a financial grant. This grant will be the
4. equivalent to what that state spends on
5. infrastructure or education—at each state’s
6. discretion—each year.
7. B. These grants will continue on an annual basis in
8. perpetuity or will sunset 5 years if one or both of
9. the following occurs: (1) states representing 270
10. or more electoral votes have agreed to the
11. compact, or (2) a national popular vote law is
12. enacted.
13. **SECTION 2.** Congress shall delegate the funding for this legislation at
14. the time of forming the fiscal budget each year.
15. **SECTION 3.** This legislation will take effect in FY2026. All laws in
16. conflict with this legislation are hereby declared null and
17. void.

SUBMITTED BY LINCOLN EAST



## 5. A Bill to Establish Parenting and Childcare Curriculum in Public Schools

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

- 1 **SECTION 1.** All public high schools shall establish curriculum and coursework teaching  
2 the principles and fundamentals of parenting and childcare.
- 3 **SECTION 2.** Course subjects and content shall include, but shall not be limited to:  
4 A. New parenting skills and care for the basic needs of infants and  
5 toddlers, including sleep, nutrition, and first aid.  
6 B. Child development, including the different stages of biological,  
7 psychological, and emotional change from birth through adolescence.  
8 C. Skills and strategies to promote positive mental, emotional, and social  
9 growth, health, and well-being in children and adolescents.
- 10 **SECTION 3.** These courses shall be required for completion of high school coursework  
11 and reception of a high school diploma.
- 12 **SECTION 4.** The Department of Education shall oversee the implementation of this  
13 legislation, and shall cooperate with child development and educational  
14 experts to develop national standards and guidelines for this curriculum.
- 15 **SECTION 5.** The Department of Education shall receive \$20 million in additional funding  
16 to generate and disseminate this curriculum.
- 17 **SECTION 6.** This legislation will take effect on July 1st, 2026. All laws in conflict with  
18 this legislation are hereby declared null and void.

SUBMITTED BY LINCOLN SOUTHEAST

## 6. A Bill to Implement The Bamboo Industry Incentive Act

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

2. **SECTION 1.** The United States shall promote bamboo as a sustainable alternative to  
3. traditional materials by providing incentives to farmers and businesses  
4. involved in bamboo production. At the same time, an excise tax will be  
5. placed on non-sustainable materials that bamboo products can replace.

6. **SECTION 2.** Definitions -

7. A. Bamboo farming means growing bamboo to use in construction,  
8. textiles, paper, biofuel, and biodegradable plastics.

9. B. Non-sustainable materials are wood from slow-growing trees or forests  
10. that are not replanted, plastics made from petroleum that do not break  
11. down easily, and cotton that uses and excessive amount of water and  
12. pesticides.

13. **SECTION 3.** The U.S. Department of Agriculture (USDA) shall oversee implementation  
14. through:

15. A. A 15% tax credit for farmers who grow bamboo and a 10% tax credit  
16. for manufacturers that use bamboo-based products;

17. B. A requirement that at least 10% of all materials used in federally  
18. funded projects be sourced from bamboo-based products by 2030;

19. C. A 10% excise tax on non-sustainable materials, with the revenue  
20. funding grants and projects to support bamboo farming and production.

21. **SECTION 4.** This legislation shall go into effect on January 1, 2026.

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

**SUBMITTED BY HASTINGS**

# House Finals (Supers)

- [1. A Bill to Send a Direct Message to Big Tech](#) - LE
- [2. A Resolution to Protect Property Rights by Ending Restrictions on Tiny Homes](#) - HS
- [3. A Bill to Restore USAID](#) - LSE

## 1. A Bill to Send a Direct Message to Big Tech

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

- 1   **SECTION 1.** Section 230 of the Communications Decency Act of 1996 is
- 2                   hereby repealed in order to encourage corporate accountability.
- 3   **SECTION 2.** The Federal Communications Commission will oversee the
- 4                   enforcement of all relevant laws following repeal.
- 5   **SECTION 3.** This legislation will take effect on January 1, 2026.
- 6   **SECTION 4.** All laws in conflict with this legislation are hereby declared null
- 7                   and void.

SUBMITTED BY LINCOLN EAST

## 2. A Resolution to Protect Property Rights by Ending Restrictions on Tiny Homes

1. **WHEREAS**, state and local governments impose minimum square footage
2. requirements on newly constructed homes, preventing property
3. owners from building or placing tiny homes on their own land; and
4. **WHEREAS**, zoning laws and housing developments frequently ban tiny homes,
5. restricting affordable and sustainable housing options for
6. individuals and families; and
7. **WHEREAS**, such regulations represent a direct infringement on property rights,
8. limiting homeowners' freedom to choose housing that best suits
9. their needs and financial circumstances; and
10. **WHEREAS**, as long as a home meets established safety codes and does not
11. present a health or environmental risk to its occupants or
12. surrounding residents, neither the government nor any housing
13. authority should have the power to restrict personal housing
14. choices on privately owned property; now, therefore, be it
15. **RESOLVED**, That this Congress calls for a federal prohibition on zoning
16. laws, restrictive housing regulations, and square footage
17. requirements that prevent individuals from legally building and
18. residing in tiny homes on their own land.

SUBMITTED BY HASTINGS

### 3. A Bill to Restore USAID

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

- 1   **SECTION 1.**   All pre-existing funding amounts, staffing levels, operations, and activities
- 2                   of the United States Agency for International Development (USAID) are
- 3                   hereby re-authorized and re-established to match those that were in place
- 4                   on January 19, 2025.
- 5   **SECTION 2.**   This legislation will take effect immediately. All laws in conflict with this
- 6                   legislation are hereby declared null and void.

SUBMITTED BY LINCOLN SOUTHEAST

# Senate

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