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A Bill to Require Companies to Include Materials Lists on Feminine Hygiene Products

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

1 **SECTION 1.** All companies producing feminine hygiene products must
2 include ingredient labels on the packaging to increase awareness of
3 products containing harmful ingredients.

4 **SECTION 2.** A. Feminine products will be defined as items or goods used
5 to manage the bleeding occurring during one's menstrual cycle. These
6 products include but are not limited to: pads, tampons, menstrual cups,
7 etc.

8 B. Ingredient labels shall be defined as a label listing each
9 ingredient by its common or usual name.

10 **SECTION 3.** The Consumer Product Safety Commission will oversee
11 enforcement along with the specific enforcement mechanism of this bill.

12 A. Companies who do not comply with the requirements of this bill within
13 2 months of its enactment will be fined \$5,000 per product in violation.

14 **SECTION 4.** This legislation will take effect on 1 July, 2025. All laws in
15 conflict with this legislation are hereby declared null and void.

Introduced for Congressional Debate by Canyon Ridge High School.

A Resolution to Amend the Constitution to Limit Supreme Court Justices to an 18-Year Term

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 --

SECTION 1: Supreme Court justices shall serve a single, non-renewable term of 18 years. Upon completion of their term, justices shall retire from the bench and may not be reappointed. Justices currently serving on the Supreme Court who have exceeded 18 years in office shall retire once a new justice is nominated and appointed. Justices who have served less than 18 years shall continue to serve until they reach the 18-year limit.

SECTION 2: "Term" shall be defined as the continuous period during which a justice serves on the Supreme Court, beginning from the date of their confirmation by the Senate. "Retire from the bench" shall mean that the justice ceases all duties and responsibilities associated with the Supreme Court.

SECTION 3: The Judicial Conference of the United States shall oversee the implementation of this amendment. The President shall nominate new justices to fill vacancies in accordance with the established term limits. Congress shall provide necessary funding and resources to support the transition and enforcement.

SECTION 4: The Congress shall have power to enforce this article by appropriate legislation.

SECTION 5: This amendment shall take effect on January 20, 2029.

Introduced for Congressional Debate by Wood River High School.

A Bill to Require Telehealth to be Included in Insurance Plans

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

2 **SECTION 1.** All health insurance plans offered in the United States must cover
3 telehealth services to the same extent that they cover in person services
4 to increase accessibility for all patients.

5 **SECTION 2.**

6 A. Telehealth is defined as the use of technology to provide remote
7 healthcare.

8 B. Insurance plans are the contract between insurance companies and
9 policy holders that state what types of charges will be covered by the
10 insurance company.

11 **SECTION 3.** The Centers for Medicare & Medicaid Services (CMS) will ensure
12 compliance. The penalties for non-compliance would vary depending on
13 the severity and scope of the violation. The department of insurance in
14 each state will determine the amount of the penalties

15 **SECTION 4.** This legislation will take effect on January 1, 2026. All laws in conflict with
16 this legislation are hereby declared null and void.

Introduced for Congressional Debate by Kimberly High School.

A Bill to Regulate Health Caps for Specialty Drinks

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

SECTION 1. All food service entities must ensure all drinks fit the guidelines of not exceeding 200mg of caffeine and 500 empty calories per drink regardless of size

SECTION 2. Specialty drinks will be defined as distinct beverages from food service entities that specialize in selling caffeinated beverages, and other related beverages. Empty calories will be defined as calories that provide no nutritional value, I.E when sugar and/or caffeine outweighs the nutritional value. Food service entities will be defined as individuals who have a food service license to operate.

SECTION 3. The U.S. Food and Drug Administration (FDA) will oversee the enactment and enforcement of this legislation.

A. Food service entities that fail to comply will be fined 20% of their monthly revenue.

B. The fined money will be reallocated to the FDA

SECTION 4. This legislation will go into effect on January 1, 2026

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

Introduced for Congressional Debate by Mountain Home High School.

A Bill To Set A Standard Paid Family Leave For Mothers and Fathers.

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

1 **SECTION 1.** All Private and public employers are required to give a paid leave of at least

2 Twelve weeks to employees when a baby is born

3 **SECTION 2.** Baby Is defined as any human being under 12 months after birth. Paid

4 Leave shall be defined as a period of time the employer compensates the

5 employees for regular hours without working.

6 **SECTION 3.** This bill will be overseen and enforced by the United States

7 Department of Labor.

8 A. Any Person, Mother, or Father of a child less than thirty days old can take this

9 Leave. Once the baby is over 30 days old, they can no longer ask

10 for the paid time off.

11 B. If there is a medical issue, they can have an additional four weeks with a

12 doctor's note.

13 C. If a father is not married to the baby's mother, if and only if his name is on the

14 birth certificate and he has custody of the child, then he can get PFL.

15 D. If a state or business refuses to comply with the PFL (Paid Family Leave),

16 they can be fined \$20,000 per infraction of this bill.

17 **SECTION 4.** This legislation will take effect on January 1, 2026. All laws in conflict with this

18 legislation are hereby declared null and void.

Introduced for Congressional Debate by Twin Falls High School.

A Bill to Ban ENDS Ads to Protect American Health

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

1 **SECTION 1.** Ads or commercials that contain Electronic Nicotine Delivery
2 Systems (ENDS) will be prohibited from running.

3 **SECTION 2.** Ads or commercials will be defined as communication that
4 promotes a product

5 ENDS are defined as Electronic Nicotine Delivery Systems
6 and include Vape pens, Electronic pipes, Personal vaporizers, E-hookahs, E-
7 cigarettes, and E-cigars.

8 **SECTION 3.** The Food and Drug Administration and the Federal Trade
9 Commission will oversee this bill.

10 A. Any company found running ads for ENDS will be fined 500 dollars for
11 each commercial or ad found.

12 **SECTION 4.** This legislation will take effect on October 1st, 2026. All laws
13 in conflict with this legislation are hereby declared null and void.

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Introduced for Congressional Debate by Canyon Ridge High School.

A Bill to Require Religious Texts in Public Middle and High Schools to Familiarize Students with Impactful World Religions

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

1 **SECTION 1.** Public Schools shall require reading of religious texts starting
2 in the 6th grade, and continuing until 12th grade graduation. This shall be
3 incorporated in standard history, social studies, and literature courses.

4 **SECTION 2.** Religious texts shall be defined as portions of the Old and
5 New Testaments of the Holy Bible, portions of the Quran, portions of the
6 Tipitaka, and portions of the Vedas.

7 **SECTION 3.** The Federal Department of Education, in conjunction with
8 State Departments of Education shall oversee enforcement of this bill.

9 A. Middle and High Schools found to be in violation of this bill shall be
10 fined up to \$5000.

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

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Introduced for Congressional Debate by Wood River High School.

A Bill to Ban the Use of Artificial Intelligence in Art Museums

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

SECTION 1. The purpose of this bill is to protect the authenticity and integrity of art by prohibiting the use of artificial intelligence (AI) in art creation, curation, and displays in museums. The bill seeks to preserve human creativity and ensure that art remains a space for human expression and cultural dialogue.

SECTION 2.

- A. Artificial Intelligence (AI): A system or machine that mimics human intelligence, including but not limited to, the creation of art, analysis, curatorial decisions, and the use of algorithms in generating artwork or interpreting artistic works.
- B. Art Museums: Institutions dedicated to the collection, preservation, exhibition, and education of art, including painting, sculpture, photography, and digital art.
- C. Artistic Authenticity: The quality or state of being created by a human artist, reflecting their unique perspective, emotions, and techniques.
- D. AI-Generated Art: No artwork generated or produced by AI shall be displayed in any art museum.
- E. AI Art Interpretation: Museums shall not use AI systems to analyze, interpret, or provide descriptions of art pieces. All information and analysis of artworks must come from human experts, curators, or artists themselves.

SECTION 3. This bill will be overseen by the Institute of Museums and Library Services under the Department of Education. Failure to comply will result in a complete loss of federal funding and/or grants.

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

Introduced for Congressional Debate by Kimberly High School.

A Bill to Ban Students From Dropping Out of Public High Schools in the U.S.

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

2 **SECTION 1.** This bill will ban all public schools in the U.S from allowing students to
3 drop out of school, to ensure they get the education they deserve.

4 **SECTION 2.** Student is defined as a person who is studying at a school or college.
5 Dropping out is to not do something that you were going to do, or to stop
6 doing something before you have completely finished. Public schools are
7 described as learning institutions that are funded by local, state and/or
8 federal governments. They offer general education opportunities to
9 children in kindergarten through grade 12, and extracurricular activities
10 are also part of many public school programs.

11 **SECTION 3.** The U.S Department of Education will oversee the enforcement of the
12 bill.

13 A. Any school in the states that does not comply with this legislation
14 within the year it is implemented, will lose \$5,000 in funding per
15 student that drops out

16 **SECTION 4.** This bill will go into effect the 2025-2026 school year.

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

Introduced for Congressional Debate by Mountain Home High School.

Bill to Improve Voting Turnout in Young Adults

1 BE IT ENACTED BY CONGRESS HERE TODAY:

2 **Section 1.** The need for state-issued Identification to register to vote is no
3 longer necessary for out-of-state university and college students. For voting
4 registration, all states will take the university and college students' IDs,
5 along with students' personal IDs from the students' home states.

6 **Section 2.** Voting registration shall be defined as the process by which citizens
7 must go through to vote legally. Voting shall be defined as the act of
8 choosing something or someone in an election. ID is Identification or by
9 which the government confirms who one is.

10 **Section 3.** The Federal Elections Commission will oversee this bill. This
11 is to help improve voting turnout in young adults while still maintaining
12 the rights within the NVRA. (National Voter Registration Act)

13 **Section 4.** This legislation will take effect January 1, 2026.

14 **Section 5.** All laws in conflict with this legislation are hereby declared null and
15 Void.

Introduced for Congressional Debate by Twin Falls High School.

A Bill to End Federal Recognition of Presidents' Day

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED:

2 **SECTION 1.** Washington's Birthday, commonly known as Presidents' Day and celebrated on the third
3 Monday of February, shall no longer be recognized or observed as a federal holiday.

4 **SECTION 2.** On the third Monday in February, all federal government offices shall remain open, stock
5 market trading shall continue as normal, and federal government employees shall not be
6 eligible for any special leave.

7 **SECTION 3.** State and local governments and private businesses may choose to continue recognizing
8 and observing Presidents' Day/Washington's Birthday if they see fit, but they are
9 discouraged from doing so.

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

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

A Bill to Protect Children from Social Media

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED:

2 **SECTION 1.** No social media platform shall permit citizens of the United States under the age of 16 to
3 sign up for or maintain an account on their service. It shall be the responsibility of social
4 media platforms to monitor and ensure the ages of their users in order to comply with this
5 legislation.

6 **SECTION 2.** The 42 USC § 1862w(a)(2) definition of a social media platform shall be utilized: “a website
7 or internet medium that— (A) permits a person to become a registered user, establish an
8 account, or create a profile for the purpose of allowing users to create, share, and view
9 user-generated content through such an account or profile; (B) enables 1 or more users to
10 generate content that can be viewed by other users of the medium; and (C) primarily
11 serves as a medium for users to interact with content generated by other users of the
12 medium.”

13 **SECTION 3.** Any domestic social media platform that violates this legislation shall be fined \$5000 for
14 each underaged user found to be registered and/or maintaining an account on their
15 service. Any domestic platform with more than 10 violations in a 365-day period shall be
16 banned from conducting business for a period of at least 5 years. Any foreign social media
17 platform that violates this legislation shall be immediately and permanently blocked from
18 all United States’ web servers and devices.

19 **SECTION 4.** This legislation shall be overseen by the Federal Communications Commission (FCC).

20 **SECTION 5.** This legislation shall take effect on January 19, 2026.

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

A Bill to Fund Brush Clearance in California and Other Wildfire Prone Areas

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED:

2 **SECTION 1.** Congress shall allocate an additional \$1 billion per year to the United States Department of
3 Agriculture Forest Service (USFS) for the express purpose of funding brush clearance in
4 forests in California and other areas prone to wildfire.

5 **SECTION 2.** This legislation shall be overseen by the USFS, which shall be tasked, among other things,
6 with determining which areas to focus on for brush clearance and how best to delegate this
7 work.

8 **SECTION 3.** This legislation shall take effect immediately upon passage.

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

A Bill to Relinquish Machias Seal Island

- 1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED:
- 2 **SECTION 1.** The United States hereby relinquishes all claim to Machias Seal Island and fully recognizes
- 3 Canada's sovereignty over this territory and its surrounding waters.
- 4 **SECTION 2.** This legislation shall be overseen by the Department of State.
- 5 **SECTION 3.** This legislation shall take effect immediately upon passage.
- 6 **SECTION 4.** All laws in conflict with this legislation are hereby declared null and void.