

A Bill to Ban Commercial Autonomous Vehicles

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

SECTION 1. Autonomous vehicles shall be prohibited from being utilized in commercial transportation services.

SECTION 2. Autonomous vehicles are defined as vehicles equipped with software and technology that enable them to operate without active human control. Commercial transportation services refer to services where vehicles are hired or rented for temporary use by individuals or groups, including rideshares and taxis.

SECTION 3. The U.S. Department of Transportation (DOT) shall be responsible for enforcing the provisions of this legislation and developing safety regulations to address potential software malfunctions in autonomous vehicles used in any other contexts.

SECTION 4. This legislation will be effective immediately after passage.

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

A Bill to Ban Solitary Confinement

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

SECTION 1. The use of solitary confinement in correctional facilities shall be banned in all federal, state, county, and municipal correctional facilities. Any state, county, or municipality found to implement the use of solitary confinement shall forfeit all federal funding, grants, and assistance from the U.S. Department of Justice.

SECTION 2. **A.** “Solitary Confinement” shall mean a form of isolated imprisonment where an incarcerated person is placed in a single-inhabitant cell for longer than 24 hours, for purposes other than medical , with little or no contact with other individuals.

B. “Forfeit all federal funding, grants, and assistance” shall mean that a state, county, or municipality found to have implemented the use of solitary confinement shall be ineligible for future award of disbursements of federal grants, appropriations, or financing/bonding options overseen by the U.S. Department of Justice.

SECTION 3. The Department of Justice shall oversee the implementation and enforcement of this legislation.

SECTION 4. This legislation shall take effect immediately. All laws in conflict with this legislation are hereby declared null and void.

A Bill to End Mandatory Minimum Sentencing

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

SECTION 1. The United States shall hereby eliminate its federal sentencing guidelines establishing mandatory minimum sentences and penalties for those convicted of federal crimes.

SECTION 2. “Mandatory minimum sentences and penalties” shall mean any law or sentencing guideline requiring a judge to give an offender a minimum fine, period of supervised release, or prison term as a sentence for the conviction of a crime. In place of mandatory minimum sentencing, judges may consider proposed sentencing from prosecutors, defense attorneys, or the victim(s) of the crime(s), as well as precedent and miscellaneous factors, when determining the sentencing for which a person has been convicted.

SECTION 3. The Department of Justice shall oversee the implementation and enforcement of this legislation.

SECTION 4. This legislation shall take effect immediately. All laws in conflict with this legislation are hereby declared null and void.

The Equal Justice For All Act

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

SECTION 1. States and municipalities shall be required to provide an equal level of funding for the offices of prosecutors and public defenders. Failure to provide an equal level of funding to the two offices shall result in the forfeiture of all federal funding, grants, and assistance from the U.S. Department of Justice and the U.S. Department of Transportation.

SECTION 2. A. “States” shall mean any state or territory recognized by the United States, and “municipalities” shall mean any city or county government within said state or territory.

B. “Equal level of funding” shall mean that offices shall be budgeted to receive an equal dollar amount of funds appropriated by the state and/or municipality overseeing the office. Grants received from non-governmental organizations shall not be considered when calculating an office’s budget or funding level.

C. “Offices of prosecutors” shall be the district attorney, public advocate, state’s attorney, or similar prosecutor with jurisdictional oversight within a state or municipality, and the public defender, public advocate, public/assigned counsel, indigent defense, or similar office tasked with providing no-cost legal defense to those charged with a crime within the jurisdiction of a state or municipality.

D. “Forfeiture of all federal funding, grants, and assistance” shall mean that a state or municipality not in compliance with this legislation shall be ineligible for future award of disbursements of federal grants, appropriations, or financing/bonding options overseen by the U. S. Department of Justice and the U.S. Department of Transportation.

SECTION 3. The Department of Justice shall oversee the implementation and enforcement of this legislation.

SECTION 4. This legislation shall take effect beginning January 1st, 2026. All laws in conflict with this legislation are hereby declared null and void.

A Bill to Expand the Child Tax Credit

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

- SECTION 1.** This bill aims to expand and improve the child tax credit (CTC) to provide greater financial assistance to families, reduce child poverty, and ensure economic stability for parents raising children
- SECTION 2.**
- A. Increase in Credit Amount:** The Child Tax Credit (CTC) shall be increased to \$3,600 per child under the age of 6 and \$3,000 per child aged 6 to 17 for all eligible taxpayers.
 - B. Full Refundability:** The credit shall be fully refundable, ensuring that low-income families receive the full benefit, regardless of taxable income.
 - C. Monthly Advance Payments:** Eligible families shall have the option to receive monthly payments instead of an annual lump sum to provide consistent financial support.
 - D. Adjustments for Inflation:** The credit amount shall be adjusted annually based on the rate of inflation.
- SECTION 3.**
- A. Phase-out begins** at \$200,000 for single filers and \$400,000 for joint filers.
 - B. The credit decreases** by 5% per \$1,000 over the limit.
 - C. Eligibility requires** a valid Social Security Number and six months of residency with the taxpayer.
 - D. The expansion is funded** by closing corporate tax loopholes.
 - E. The Department of Treasury** will review and report on its impact.
- SECTION 4.** This legislation will take effect immediately. All laws in conflict with this legislation are hereby declared null and void.

Introduced for Congressional Debate by William S. Hart HS

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

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

- 1 **SECTION 1.** Congress shall allocate an additional \$1 billion per year to the
- 2 United States Department of Agriculture Forest Service (USFS) for
- 3 the express purpose of funding brush clearance in 4 forests in
- 4 California and other areas prone to wildfire.
- 5 **SECTION 2.** This legislation shall be overseen by the USFS, which shall be
- 6 tasked, among other things, with determining which areas to
- 7 focus on for brush clearance and how best to delegate this 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
- 10 and void.

A Resolution to Invigorate the Greenlandic Independence Movement

1	WHEREAS,	Greenland is a proud nation with a distinct and unique cultural
2		and geopolitical identity that is in danger of being diluted by
3		foreign influences; and
4	WHEREAS,	Connections between Greenland and Denmark have long been
5		tenuous and are only becoming weaker as time goes on, making
6		Denmark's control of Greenland increasingly absurd and
7		indefensible; and
8	WHEREAS,	It is a contravention of our nation's most deeply cherished values
9		to stand by as this shamefully antiquated vestige of European
10		colonialism persists well into the 21st century;
11		now, therefore be it
12	RESOLVED,	by the Congress here assembled that movements among
13		Greenlanders to attain total independence and sovereignty are
14		strongly endorsed and encouraged; and be it further
15	RESOLVED,	that Congress shall consider legislative action to support
16		Greenlanders in their fight for independence and to respect and
17		facilitate Greenlanders in realizing their post-colonial ambitions,
18		whatever form those may take.

The No More Meat Act

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

SECTION 1. The United States Congress shall gradually phase out all subsidies and financial incentives to meat and dairy manufacturers.

A. Subsidies to meat and dairy industries will be phased out by 20% each year, to be fully reallocated 5 years after the date of enactment of this act.

B. All funding currently allocated to meat and dairy industries shall be redirected to fruit and vegetable agriculture.

SECTION 2. Meat and dairy subsidies are defined as financial incentives provided by the government to support the production, distribution, and consumption of animal-based products such as meat, milk, and cheese.

SECTION 3. The implementation of this bill shall be overseen by the United States Department of Agriculture.

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

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