A Resolution to Support Self-Determination for the Falkland Islands

1	BE IT CONSIDERED BY THE STUDENT CONGRESS HERE ASSEMBLED:	
2	Whereas,	Argentina continues to assert territorial claims over the Falkland
3		Islands despite the wishes of the island's inhabitants; and
4	Whereas,	The majority of Falkland Islanders have repeatedly
5		expressed, through democratic referenda, their desire to remain a
6		self-governing British Overseas Territory; and
7	Whereas,	Argentina's persistent claims and diplomatic pressure
8		contribute to regional tension, disrupt international cooperation,
9		and challenge the principle of self-determination; and
10	Whereas,	The United States has historically supported the right of peoples
11		to determine their own political status and has an interest in
12		maintaining stability among democratic allies; now, therefore, be
13		it
14	Resolved,	The United States urges all parties to respect the Falkland
15		Islanders' right to self-determination and encourages continued
16		peaceful, diplomatic engagement between the United Kingdom
17		and Argentina.

A Bill To Cap The Price of Insulin

1	BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:	
2	Article I.	A federal retail price cap shall be imposed on all domestic sellers of
3		insulin vials. No vial or insulin delivery unit shall exceed a 400% markup
4		above the federally verified manufacturing price per unit of insulin.
5	Article II.	A. "Sellers" shall be defined as corporations, companies, or entities with
6		FDA approval to market insulin products.
7 8		B. "Insulin vials" is defined as a small bottle that contains U-100 insulin medication.
9		
		C. "Markup" refers to the difference between the retail price and the
10		verified manufacturing price, expressed as a percentage of the verified
11		manufacturing price.
12		D. "Manufacturing price" is defined as the total cost of all resources used
13		to create a finished product.
14		E. "Cap" is defined as the maximum retail price allowed under this
15		legislation.
16	Article III.	The Department of Health and Human Services must be responsible for
17		not only implementing, but also enforcing this legislation.
18		A. Any seller that violates this federal price cap must be subject to a civil
19		penalty equal to three times the excess revenue collected from said
20		sales.
21		B. The Department of Health and Human Services must issue an annual
22		public report on company compliance, actions taken, and average
23		verified manufacturing prices.
24	Article IV.	This legislation will take effect on July 1, 2028.
25	Article V.	All laws in conflict with this legislation are hereby declared null and void.

A Bill to Prohibit Sports Betting

1	BE IT ENAC	CTED BY THE CONGRESS HERE ASSEMBLED THAT:
2	Article I.	All forms of sports betting, including online, in-person, and mobile
3		sportsbook wagering, shall be prohibited within the United States.
4	Article II.	A. Sports betting shall be defined as placing, accepting, or facilitating a
5		wager on the outcome, statistics, or events of any professional, collegiate,
6		or amateur sporting event
7		B. Facilitation includes advertising, hosting, or providing technology or
8		platforms that enable sports betting transactions.
9	Article III.	A. The Department of Justice (DOJ) shall oversee enforcement of this
10		legislation.
11		B. The Federal Communications Commission (FCC) shall enforce the
12		prohibition of broadcast and online advertising related to sports
13		betting.
14		C. The Internal Revenue Service (IRS) shall investigate and penalize
15		financial transactions related to illegal sports wagering operations.
16		D. Violations shall result in civil penalties up to \$250,000 per offense and
17		criminal penalties for repeated, intentional violations.
18	Article IV.	This legislation will take effect on July 1, 2026.
19	Article V.	All laws in conflict with this legislation are hereby declared null and void.

A BILL TO REQUIRE FEDERAL AGENCIES TO PUBLISH NON-CLASSIFIED INFORMATION ON A SINGLE PUBLIC WEBSITE

1	BE IT ENAC	CTED BY THE STUDENT CONGRESS HERE ASSEMBLED THAT:
2	Article I:	All federal agencies must publish non-classified reports, data, and policy-
3		related communications on a single public website that is free and easily
4		accessible to the public, with all required information uploaded within a
5		30-day window of its creation.
6	Article II:	For the purposes of this Act:
7		A. Non-classified information is defined as any information not protected
8		by the classification rules established by the federal government.
9		B. Policy-related communications include emails, memos, meeting
10		summaries, and other materials used in creating or influencing public
11		policy.
12		C. The public website must be centrally operated and maintained by the
13		federal government to ensure stability and uniform access.
14	Article III:	This bill shall take effect on July 1, 2026, allowing federal agencies and
15		the oversight body sufficient time to develop and implement the required
16		centralized website infrastructure.
17	Article IV:	The Office of Management and Budget (OMB) shall oversee the creation
18		and operation of the public website.
19		A. The Government Accountability Office (GAO) shall be responsible for
20		evaluating agency compliance with this Act on an annual basis.
21		B. Based on repeated violations of the 30-day publication window, the
22		GAO may recommend reducing the offending agency's discretionary
23		budget by up to 0.5% until compliance is achieved.

- 24 Article V: All laws or parts of laws in conflict with the provisions of this new policy
- are hereby declared null and void.