

Wood River
Round Robin
Docket

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A Bill to Fund the Completion of the East Coast Greenway

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED:

SECTION 1. Congress shall allocate \$500 million per year for each of the next five years to the Department of Transportation (DOT) to fund completion of the approximately 2,000 remaining miles of the East Coast Greenway (ECG), thereby linking Calais, Maine, to Key West, Florida, with trails built for pedestrians and cyclists.

SECTION 2. The DOT shall oversee the implementation of this legislation and shall be tasked with designing an efficient, equitable, accessible process by which states and other jurisdictions may apply for and receive funding to complete their portions of the ECG.

SECTION 3. This legislation shall take effect at the start of the next congressional fiscal year.

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

A Bill to Ban the Wearing of Non-PPE Masks by Federal Law Enforcement

Agents

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED:

SECTION 1. No federal law enforcement agent, including those working for Immigration and Customs Enforcement (ICE), shall obscure their face in the line of duty unless to do so is medically indicated or otherwise legitimately required for the safe and effective discharge of their duties.

SECTION 2. Federal law enforcement agents are specifically forbidden from wearing facemasks for purposes of intimidation or to disguise their identities from the public.

SECTION 3. Any federal law enforcement agent found to be in violation of this legislation shall be issued formal warning on first offense, placed on two weeks of unpaid leave on second offense, and terminated on third offense. Any federal agent in a supervisory role who is found to have ordered their employees to violate this legislation shall be immediately and permanently terminated.

SECTION 4. This legislation shall be jointly overseen by the Occupational Safety and Health Administration (OSHA), which shall be tasked with determining which situations do and do not require federal law enforcement agents to obscure their faces with personal protective equipment (PPE), and the Department of Justice, which shall be tasked with general enforcement.

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

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

A Bill to Amend the Home Rule Law to Strengthen Executive Power

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED:

SECTION 1. Section 740(b–c) of Public Law 93–198 (the District of Columbia Home Rule Act)

shall be amended such that no time limit is imposed on the right of the President of the United States to seize control of the Metropolitan Police Force of the Federal District.

SECTION 2. Henceforth, should the President take command of the Metropolitan Police Force,

such control shall only terminate through the President’s voluntary relinquishment or resulting from a joint resolution of the Senate and the House of Representatives explicitly ordering the end of such a state of affairs.

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

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

A Bill to Provide for Automatic Facial Copyrighting

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED:

SECTION 1. All citizens and residents of the United States and its territories henceforth shall automatically possess full and unconditional copyright on their own faces and any images or likenesses thereof, excluding normal exceptions such as Fair Use.

SECTION 2. Any person, corporation, or other entity wishing to use a citizen or resident's face in a manner protected by copyright law must obtain explicit written permission and provide just compensation or face civil and, under extreme circumstances, criminal penalties. This shall include any future usage of faces by artificial intelligence services.

SECTION 3. When a citizen or resident passes away, the copyright to their face shall pass to their heirs or beneficiaries as part of their estate. If none are named, relevant laws of interstate succession shall come to bear. The copyright shall remain enforceable by its rightful owner(s) for 70 years following the death of its original owner, after which point the face in question shall enter the public domain. This provision shall not apply retroactively to those who are already deceased at the time this legislation takes effect.

SECTION 4. The Copyright Office of the Library of Congress shall oversee implementation of this legislation.

SECTION 5. This legislation shall take effect on January 1, 2026.

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

A Bill to Modernize Aerial Light Celebrations

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED:

SECTION 1. Municipalities throughout the United States and its territories are hereby banned from staging elaborate fireworks shows to commemorate holidays, festivals, and other celebrations.

SECTION 2. In lieu of fireworks shows, municipalities are encouraged to stage large-scale drone light shows instead.

SECTION 3. This legislation shall be jointly overseen by the Bureau of Alcohol, Tobacco, Firearms and Explosives (ATF) and the Federal Aviation Administration (FAA).

SECTION 4. This legislation shall take effect on January 2, 2026.

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

The Bye-Bye One Big Beautiful Bill Act (BBOBBBA)

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED:

SECTION 1. Public Law 119–21 (the One Big Beautiful Bill Act) is hereby fully and unconditionally repealed, with all relevant statutes to be restored to their statuses prior to that legislation.

SECTION 2. This legislation shall take effect immediately upon passage.

SECTION 3. All laws in conflict with this legislation are hereby declared null and void.

A Bill to End Federal Subsidization of Healthcare for Congresspeople

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED:

SECTION 1. Elected members of federal Congress (Representatives and Senators) shall no longer receive any employer contributions from the federal government toward their healthcare costs, including dental and vision insurance. Should a Representative or Senator choose to purchase health, dental, or vision coverage, they shall be responsible for covering these costs on their own.

SECTION 2. Should universal healthcare someday be provided to citizens of the United States and its territories, Representatives and Senators shall of course reap these benefits along with their constituents, unless specifically excluded from them.

SECTION 3. The money saved through this legislation shall be redirected to the Centers for Medicare & Medicaid Services (CMS) to support insurance for those in need.

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.

A Bill to Fund and Encourage Public Composting Initiatives

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED:

SECTION 1. Congress shall establish a fund of \$2 billion to support municipalities throughout the United States and its territories in establishing public composting programs.

SECTION 2. To be eligible for these funds, a municipality must propose a program that makes composting accessible and functional to its citizens free of charge (or as part of whatever fees they already pay for waste services), and which also creates regular opportunities for citizens to obtain mature compost for gardening and other personal uses.

SECTION 3. This legislation shall be overseen by the Environmental Protection Agency (EPA), which shall be specifically tasked with establishing an equitable and efficient system for municipalities to apply for and receive these funds.

SECTION 4. This legislation shall take effect at the start of the next fiscal year.

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

A Bill to Provide a Simple, Common-Sense Resolution to the Hudson Islands
Dispute

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED:

SECTION 1. The Hudson River islands of Ellis Island, Liberty Island, and Shooters Island shall henceforth exist entirely under the dominion of New Jersey and shall be shared in no part with New York.

SECTION 2. Those portions of these islands that are under federal ownership and operation shall continue to be administered in the same manner.

SECTION 3. This legislation shall take effect on January 1, 2026.

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

A Resolution to Encourage the Criminalization of Vehicular Pet Abandonment

WHEREAS It is estimated that hundreds of pets die from being abandoned in cars every year;
and

WHEREAS These deaths can occur not just due to heat but also due to cold, thirst, and other
factors besides; and

WHEREAS In many parts of the United States and its territories, there are no laws protecting
pets from such mistreatment, and those laws that exist elsewhere are often too
vague to be meaningfully enforceable; and

WHEREAS Pet ownership is a privilege, not a right, and one which requires significant maturity
and responsibility; now, therefore be it

RESOLVED by the Congress here assembled that all jurisdictions throughout these United States
are encouraged to enact tough laws that protect pets by criminalizing their
abandonment in motor vehicles under any and all circumstances; and be it

FURTHER RESOLVED that Congress also urges the passage of Good Samaritan laws that
protect others from entering a vehicle without the owner's permission to rescue an
abandoned pet, even if to do so would result in damage to the vehicle.

A Bill to Increase Equity and Authenticity in College Admissions

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED:

SECTION 1. As a condition of accreditation, no institute of higher education within the United States and its territories may request or consider any student's scores on the SAT as part of its admissions process.

SECTION 2. An institute of higher education is defined as a college, university, or other entity that provides education after high school. The SAT refers to the standardized test owned, developed, and published by the College Board and administered by Educational Testing Services.

SECTION 3. This legislation shall be overseen by the Department of Education.

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

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

A Bill to Update Maps

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED:

SECTION 1. The use of the Mercator Projection shall be eliminated in maps within all agencies and offices of the federal government, particularly those maps that are on display. These maps shall be replaced with ones that utilize the Gall-Peters Projection or, where practicable, globes.

SECTION 2. Only when necessary for navigational purposes shall the continued use of the Mercator Projection be permitted.

SECTION 3. This legislation shall be overseen by the U.S. Geological Survey.

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.

A Bill to Provide Milk Choice in Schools

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED:

SECTION 1. All public schools in the United States and its territories shall henceforth provide raw milk as an option for students during breakfast and lunch.

SECTION 2. For the purposes of this legislation, raw milk shall be defined as the unpasteurized milk of a cow.

SECTION 3. Schools may determine based on demand precisely how much raw milk to provide at each meal, but it must be a reliable option for children and families who desire it.

SECTION 4. This legislation shall be jointly overseen by the Department of Education and the Food and Drug Administration (FDA).

SECTION 5. This legislation shall take effect on January 1, 2026.

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

A Bill to Remove the Social Security Cap

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED:

SECTION 1. All payroll earnings shall henceforth be subject to the Social Security payroll tax, regardless of how much those earnings total each year.

SECTION 2. This legislation shall be jointly overseen by the Internal Revenue Service (IRS) and the Social Security Administration (SSA), with the latter organization specifically tasked with determining appropriate rates for those income levels that were not covered before this point.

SECTION 3. This legislation shall take effect on January 1, 2026.

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

A Resolution to Amend the Constitution to Establish the Right to Unionize

RESOLVED, 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. An empowered and respected labor force being necessary to the prosperity and integrity of a free state, the right of the people to unionize shall not be infringed.

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