

# Geothermal Fracking Initiative Act of 2025

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

- 1 **SECTION 1.** Congress finds that Geothermal Fracking (GF) represents a promising and  
2 renewable source of clean energy and thus authorizes the creation of the  
3 Geothermal Fracking Initiative (GFI).
- 4 **SECTION 2.** Geothermal Fracking is defined as the process by which fluids are pumped deep  
5 beneath the earth's surface to fracture rocks, through which water is circulated  
6 and heated for the purpose of creating electricity.
- 7 **SECTION 3.** The Department of Energy shall oversee the implementation of this bill.
- 8 A. The initial budget for the GFI shall be \$2 billion. All money allocated for the  
9 initial disbursement shall be disbursed by January 1, 2027.
- 10 B. Private companies may apply for grants from the GFI to drill GF exploratory  
11 wells and to develop drilling infrastructure and physical energy plant  
12 infrastructure.
- 13 C. Companies applying for grants from the GFI must certify that the proposed  
14 wells do not pose a significant threat to native ecosystems.
- 15 D. Companies applying for grants from the GFI must demonstrate that energy  
16 plants using water from GF wells are likely to be financially solvent within ten  
17 years of the projected completion of the first GF well.
- 18 E. Every two years, Congress shall review the effectiveness of the GFI in  
19 increasing energy production using GF and shall either disband the GFI or  
20 authorize additional funding for the GFI.
- 21 **SECTION 4.** This legislation will take effect on January 1, 2026.
- 22 **SECTION 5.** All laws in conflict with this legislation are hereby declared null and void.

# A Bill to Federally Regulate Cryptocurrencies

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

- 1    **SECTION 1.**     This Congress finds that cryptocurrency volatility and regulation gaps have caused scams and  
2                    environmental harm, necessitating protective measures.
- 3    **SECTION 2.**     The following measures shall be taken:
- 4                    A. Prohibit cryptocurrencies as legal payment tender unless pegged to the U.S. dollar.  
5                    B. Impose a 10% tax on crypto profits for environmental damage.  
6                    C. Create a "Crypto Permit" for personal traders, requiring SEC approval.  
7                    D. Mandate KYC and AML for decentralized exchanges and ATMs.  
8                    E. Terminate all mixer services that conceal transaction details.  
9                    F. Allocate a total of \$250 million to the SEC for blockchain analytics software and auditing  
10                    cryptocurrency transactions.
- 11   **SECTION 3.**     The following instruments should be defined as stated:
- 12                    A. "Cryptocurrency": Digital currency secured by cryptography, excluding U.S. dollar-pegged  
13                    ones  
14                    B. "Crypto Permit": Federal authorization for personal traders to legally trade and mine, subject  
15                    to SEC approval  
16                    C. "KYC" (Know Your Customer): Process to verify client identities and prevent fraud  
17                    D. "AML" (Anti-Money Laundering): Regulations to prevent financial crimes, including money  
18                    laundering  
19                    E. "Mixer services": Platforms that obscure transaction histories  
20                    F. "Blockchain analytics software": Tools for analyzing blockchain transactions and enhancing  
21                    transparency
- 22   **SECTION 4.**     The SEC will oversee the enforcement of this legislation.
- 23                    A. The IRS will enforce environmental taxes on crypto mining and enhance blockchain analytics  
24                    and audit capabilities.  
25                    B. FinCEN will monitor KYC and AML compliance for decentralized exchanges and crypto ATMs.  
26                    C. The Department of Justice (DOJ) will help close mixer services.
- 27   **SECTION 5.**     This legislation will take effect in FY 2026.
- 28   **SECTION 6.**     All laws in conflict with this legislation are hereby declared null and void.

## **A Resolution to End the Use of Direct-to-Consumer Genetic Testing Services in Criminal Investigations**

- 1 **WHEREAS,** Law enforcement often uses direct-to-consumer (DTC) genetic testing service  
2 results in criminal investigations; and
- 3 **WHEREAS,** The unwarranted use of DTC genetic testing service results constitutes a  
4 violation of health privacy rights for over 26 million Americans; and
- 5 **WHEREAS,** Under the Supreme Court ruling in *Griswold v. Connecticut*, a person has the  
6 Constitutional right to privacy including bodily autonomy which includes the  
7 right to their own DNA and genetics; and
- 8 **WHEREAS,** The Fourth Amendment requires law enforcement to obtain a warrant prior to  
9 conducting a search; now, therefore, be it
- 10 **RESOLVED,** That the Congress here assembled require law enforcement to obtain a search  
11 warrant prior to conducting DNA searches through DTC genetic testing services;  
12 and, be it
- 13 **FURTHER RESOLVED,** That the warrant applies only to the DNA of a specific individual for which  
14 law enforcement has successfully proven probable cause.

## A Bill to Remove Troops from South Korea

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

- 1 **SECTION 1.** The United States will withdraw all its remaining military personnel from South  
2 Korea effective immediately. Military support will still be available for South  
3 Korean use, if needed.
- 4 **SECTION 2.** Military support shall be defined as military aid and US military operations in  
5 conjunction with South Korean forces.
- 6 **SECTION 3.** The Department of Defense (DoD) and the US Department of State will oversee  
7 implementation of this legislation.
- 8 A. The US Department of State will authorize distribution of military aid if  
9 needed.
- 10 B. The US Department of State will conduct yearly audits to ensure proper use  
11 of military aid, if distributed.
- 12 C. US military operations shall not be offensive, except in the case of aggression  
13 from South Korean adversaries such as North Korea, China and Russia.
- 14 **SECTION 4.** This legislation will take effect in FY 2026. All laws in conflict with this legislation  
15 are hereby declared null and void.

# A Bill to Fund High-Speed Rail Development to Improve Transportation Infrastructure

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

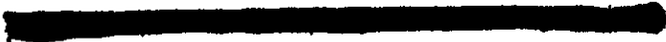
- 1 **SECTION 1.** \$100 billion of funding shall be allocated to the development and  
2 implementation of high-speed rail systems across the United States.
- 3 **SECTION 2.** A High-Speed Rail System is defined as a rail network capable of sustained  
4 speeds exceeding 150 miles per hour.
- 5 **SECTION 3.** The Department of Transportation and Federal Railway Administration (FRA) will  
6 oversee enforcement of this legislation.
- 7 A. Funding shall come from the U.S Department of Defense.  
8 B. The FRA must submit a plan of action detailing the location of railways they  
9 will construct as well as which sections of pre-existing railways they will  
10 maintain to Congress within 6 months of this legislation taking effect. There  
11 must be focus on maintaining high-speed railroads first and then  
12 constructing new railroads second.
- 13 **SECTION 4.** This legislation will take effect on January 1st, 2025. All laws in conflict with this  
14 legislation are hereby declared null and void.

## **The Terminate Representatives' Activities in the Domain of Exchange (T.R.A.D.E.) Act**

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

- 1   **SECTION 1.**   The United States shall prohibit members of Congress and their immediate  
2                   family from engaging in the buying, selling, trading, and holding of stocks.
- 3   **SECTION 2.**   Immediate family shall be strictly defined as an individual's spouse, previous  
4                   legal guardians, or dependent children. Stocks will be defined as equity or partial  
5                   ownership within a company.
- 6   **SECTION 3.**   The Federal Trade Commission (FTC) shall oversee and implement regulations of  
7                   the following Standard:  
8                   A. No member of congress nor their immediate family shall be permitted to  
9                   purchase or hold stocks during their tenure in office.  
10                  B. Any stocks acquired prior to the enactment of this legislation must be  
11                  divested within a period of six months following its passage.  
12                  C. Any member of Congress in violation of these provisions will incur a  
13                  monetary penalty amounting to 20% of the assets in question.
- 14   **SECTION 4.**   This legislation will take effect in fiscal year 2026. All laws in conflict with this  
15                   legislation are hereby declared null and void.

## A Resolution to Set Sail for Safer Seas

- 1   **WHEREAS,**   The U.S. has not ratified the United Nations Convention on the Law of the  
2                   Sea (or, the Law of the Sea Treaty), remaining a minority in the  
3                   international community; and
- 4   **WHEREAS,**   The U.S. has a duty to uphold environmental justice in areas like seabed  
5                   mining and biodiversity protection policies; and
- 6   **WHEREAS,**   The U.S. and the rest of the international community remain under  
7                   constant territorial threat given the rise of the People’s Republic of  
8                   China’s international sea disputes; and
- 9   **WHEREAS,**   Ratifying the Law of the Sea Treaty would help uphold these American  
10                  interests in the face of maritime law; now, therefore, be it
- 11 **RESOLVED,**   That the Congress here assembled endorse the immediate ratification of  
12                  the Law of the Sea Treaty.
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# A Bill to Aid Myanmar

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

1 **SECTION 1.** The United States shall hereby donate and deliver \$200 million in  
2 humanitarian aid to the citizens of Myanmar through Myanmar's  
3 maritime border with Indonesia. US troops will be allotted as necessary  
4 to deliver the aid to USAID representatives at the border.

5 **SECTION 2.** Humanitarian aid shall consist of a combination of agricultural  
6 supplication, temporary housing, bottled water, and medical supplies,  
7 including but not limited to; vaccines and first aid equipment.

8 **SECTION 3.** The US Department of State in conjunction with USAID will be  
9 responsible for the implementation and oversight of this bill.

10 **SECTION 4.** This legislation shall be implemented immediately upon passage.

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



## **[REDACTED] A Resolution to Encourage the Recognition of Western Sahara**

1   **WHEREAS** Principles of self-determination and democracy, which we in the United States  
2   claim to hold dear, demand that we support Indigenous peoples seeking self-government,  
3   as the Sahrawi people have long been attempting to do with the state of the Sahrawi Arab  
4   Democratic Republic, commonly referred to as Western Sahara; and

5   **WHEREAS** International law and cooperation similarly demands that we respect and  
6   uphold the 1975 International Court of Justice Advisory Opinion on Western Sahara which  
7   found that Morocco has no right to rule over Western Sahara if the Sahrawi wish to govern  
8   themselves; and

9   **WHEREAS** Recognition of Western Sahara would have positive consequences in terms of  
10   humanitarianism and local geopolitical stability, while also opening up strategic economic  
11   and defense opportunities for the United States in the region; now, therefore be it

12   **RESOLVED** by the Congress here assembled that the Executive Branch is strongly  
13   encouraged to recognize the Sahrawi Arab Democratic Republic and to establish an  
14   embassy in El Aaiún as soon as is practicable; and be it

15   **FURTHER RESOLVED** that Congress encourages the rest of the international community to  
16   make haste in following suit.

[REDACTED]

# **[REDACTED] A Bill to Eliminate Taxation on Tipped Income**

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

1       **SECTION 1.**       Income from tips or gratuities will be exempt from taxation,  
2 including 3 Social Security and Medicare taxes. All income derived from tips or 4  
3 gratuities must be reported on IRS form 4070A to differentiate it from 5 wages  
4 earned from an employer.

5       **SECTION 2.**       Income from tips or gratuities will include, but is not limited to:  
6                               A. Cash tips received directly from customers  
7                               B. Tips from customers who leave a tip through electronic  
8 settlement or payment. This includes a credit card, debit card, gift card or  
9 any other electronic payment method.  
10                              C. The value of any noncash tips, such as tickets or other  
11 items of value.  
12                              D. Tip amounts received from other employees paid out  
13 through tip pools, tip splitting, or other formal/informal tip-sharing  
14 arrangements.

15       **SECTION 3.**       The Internal Revenue Service will adjust form 1040 and 1040A to  
16 reflect 17 the tax exemptions when calculating income tax owed.  
17                              A. No fewer than ten percent of all returns which contain  
18 income from tips or gratuities shall be subject to audit during a fiscal year.  
19                              B. If the result of the audit shows income fraudulently  
20 categorized as tip or gratuity, a penalty of no less than double the amount  
21 falsely claimed shall be assessed.

22       **SECTION 4.**       This legislation shall be implemented immediately upon passage. All  
23 laws in conflict with this legislation are hereby declared null and void.

**[REDACTED]**