

Round 1

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A Bill to Limit Contributions to Super Pacs to Prevent Dark Money to Politics
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A Bill to Provide the Cherokee Nation with a Voting House Member
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Round 2

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A Resolution to Amend the Constitution Revoking the President's Authority to Grant Pardons
A Bill to Fund Initiatives to Recycle Pickle Brine for Use as a De-icer
A Resolution to Fully Back the Southern Cone in Their Bid to Host The 2030 FIFA World Cup
A Bill to Prohibit Discrimination on the Basis of Sex, Gender Identity, and Sexual Orientation

Finals (Grand-Hyer Congress)

Surprise Bills (combination of NSDA, UDCA, and other sources throughout time)

A Bill to Increase the Amount of Judges Managing the Immigration Process

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

2 **SECTION 1** - The number of courts handling immigration cases shall be expanded to
3 200, with a minimum requirement of 12 judges per court.

4 Each judge shall be required to manage 12 immigration cases a day.

5 A maximum of one year shall be required for the duration of an asylum
6 Case, with a penalty for the judge each month the case gets extended.

7 Should an asylum case go over 4 months past the one year limit, the judge
8 shall be suspended for one month following the end of the case. If this
9 occurs more than 5 times, the judge must be reappointed by the attorney
10 general.

11 The Department of Justice shall have the power to interpret this legislation.

12 **SECTION 2** - Asylum Case shall be defined as a legal proceeding initiated by an
13 individual seeking protection from persecution or torture in their country of
14 origin.

15 Court shall be defined as A judicial body with jurisdiction over immigration
16 cases.

17 Judge shall be defined as A judicial officer appointed to preside over
18 immigration cases.

19 Duration of a Case shall be defined as The period of time from the initial
20 filing of an asylum case to its final resolution.

21 Penalty shall be defined as A financial or administrative sanction imposed for
22 failure to comply with the requirements of this Act.

23 **SECTION 3** - The Department of Justice will oversee the enforcement of this legislation.

24 **SECTION 4** - This bill will go into effect January 1, 2026

25 **SECTION 5** - All legislation in conflict with this bill are
26 hereby declared null and void.

Introduced for Congressional Debate by McKay Clemens from Davis High.

A Bill to Limit Contributions by Super-PACs to Prevent Dark Money in Politics

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

SECTION 1. The United States is to enforce a \$7,000 annual limit on contributions to political action committees (PACs) from corporations, unions, and individuals to prevent a small percentage of contributors from overpowering electoral processes through “dark money” influence.

SECTION 2. Definitions:

- A. “To limit”: Prohibit by law individual contributions greater than the annual sum of \$7,000 USD
- B. Super Political Action Committee (referred to as super PACs): a type of independent political action committee which may raise unlimited sums of money from corporations, unions, and individuals but is not permitted to contribute to or coordinate directly with parties or candidates.

SECTION 3. The Federal Election Commission (FEC) would enforce the federal campaign finance laws to modify the conditions placed against super PACs. The FEC will ensure that super PACs comply with the new legal framework, and if not, will be shut down.

SECTION 4. This legislation will take effect in the fiscal year of 2026.

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

Introduced for Congressional Debate by Abigail Morgenstern of Davis High School

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 Provide the Cherokee Nation with a Voting House Member

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

*2 **SECTION 1.** The United States shall honor the Treaty of New Echota and establish a
3 permanent voting
4 delegate seats for the Cherokee Nation.*

*4 **SECTION 2.** This bill shall permanently increase the number of voting house members from
5 435 to 436,
6 thus invalidating the Reapportionment Act of 1929, and introducing a new congressional
7 member cap of 436.*

*7 **SECTION 3.** Eligibility for this position requires that all individuals seeking this office fulfill
8 Constitutional requirements for house election, be an established member of Cherokee
9 Nation and reside in the modern-day Cherokee Nation Reservation in Northeastern
10 Oklahoma*

*11 A. This congressional seat shall be democratically elected by individuals who are members
12 of Cherokee Nation, and likewise fulfill any and all voter requirements imposed by
13 Cherokee Nation, and the federal government.*

*14 B. All voter precincts containing members of the Cherokee Nation shall have to provide all
15 eligible Cherokee Nation voters proper access to ballots in primary and general
16 elections, to elect their Cherokee congressional candidates and representative.*

*17 **SECTION 4.** This legislation shall provide for national Cherokee Nation elections and
18 subsequent*

*19 representation for the 120th Congress, and all congresses thereafter. All laws in conflict
20 with this legislation are hereby declared null and void.*

A Bill to Increase Security for Food Aid to Gaza

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

SECTION 1. The United States shall increase the security forces surrounding food aid to Palestinians in Gaza. The increased security will consist of armed guards and surveillance.

SECTION 2. Definitions

- A. Increase: To become progressively greater.
- B. Security forces: Personnel, often military or police, responsible for maintaining security and order, protecting people and property, and responding to threat.
- C. Surrounding: All around a particular place or thing.
- D. Food Aid: A form of humanitarian assistance aimed at addressing food insecurity and malnutrition.
- E. Palestinians in Gaza: A native or inhabitant of Palestine, or a person of Palestinian descent.
- F. Security: The state of being free from danger or threat.
- G. Armed Guards: A natural person employed to safeguard and protect persons and property or deter theft, loss, or concealment of any tangible or intangible personal property on the premises he is contracted to protect, and who carries or has access to a firearm in the performance of his duties.
- H. Surveillance: Government video of suspected terrorism interference.

SECTION 3. The United States Defense Department shall oversee the implementation of this legislation.

SECTION 4. This legislation will take effect the fiscal year of 2027. All laws in conflict with this legislation are hereby declared null and void.

Introduced for Congressional Debate by KaeKae G. of Lava Heights Academy.

A Bill to Allow Voting by Phone in State and Federal Elections 1

BE IT ENACTED BY THE

1 CONGRESS HERE ASSEMBLED THAT:

*2 **SECTION 1.** Mobile voting (voting by phone) shall hereby be permitted and
available in state and federal elections for all registered voters.*

*3 **SECTION 2.** The voting technology being utilized is End-to-End Verifiability
(E2E-V). This provides cryptography evidence, including audits of vote casting.
The voters can also check themselves if their vote is tabulated correctly.*

*4 A. In collaboration with experts employed by the organization leading this
legislation, state and federal election officials will implement and oversee the
system.*

*5 B. This option will be available for every registered voter, especially voters who
face 10 barriers to traditional voting options, including voters with disabilities,
military and overseas voters, voters on tribal lands, hospitalized voters, and
voters experiencing natural disasters or other emergencies.*

*6 **SECTION 3.** The Federal Elections Commission will oversee the enforcement of this
legislation. Tusk Philanthropies, in cooperation with its partners, including the
National Cybersecurity Center and the National Federation of the Blind, will
oversee the implementation and funding of mobile voting and monetary
compensation for state and federal election officials.*

*7 **SECTION 4.** This legislation will take effect in FY 2026.*

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

A Resolution to Amend the Constitution Revoking The President's Authority To Grant Pardons

1 **RESOLVED,** By two-thirds of the Congress here assembled, that the
2 following article is proposed as an amendment to the Constitution of the
3 United States, which shall be valid to all intents and purposes as part of the
4 Constitution when ratified by the legislatures of three-fourths of the
5 several states within seven years from the date of its submission by the
6 Congress:

ARTICLE --

8 **SECTION 1:** The President of the United States will no longer hold the
9 authority to grant pardons to a convicted criminal.

10 **SECTION 2:** The Congress will have power to enforce this article by
11 appropriate legislation.
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A Bill to Fund Initiatives to Recycle Pickle Brine for Use as a De-icer

1 *BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED:*

2 **SECTION 1.** *Congress shall apportion \$500 million a year for each of the next five*
years to the Department of Transportation for the express purpose of funding
initiatives in jurisdictions throughout the United States and its territories that will
recycle pickle brine for reuse as a de-icer of roadways and/or sidewalks.
Jurisdictions are encouraged to make use of and expand upon existing recycling
infrastructure for these purposes.

8 **SECTION 2.** *Pickle brine is defined as liquid with a salinity of at least 3.5% that is*
used to pickle and preserve cucumbers and other vegetables. Jurisdictions
applying for this funding from the Department of Transportation may determine,
as individual jurisdictions, whether to accept only commercially produced pickle
brine or homemade brine as well. In either case, jurisdictions may take steps to
increase the salinity of brine if necessary before applying it to roadways and/or
sidewalks.

15 **SECTION 3.** *This legislation shall be overseen by the Department of*
Transportation, which shall additionally be tasked with establishing a fair and
speedy process by which jurisdictions may apply for and receive these funds. The
Department of Transportation is further encouraged to work to establish
programs that collect used pickle brine from areas that do not experience icy
roadways and sidewalks so that this brine may be transported to areas that are
in need.

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

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

A Resolution to Fully Back the Southern Cone in Their Bid to Host The 2030

FIFA World Cup

1 WHEREAS, *The FIFA World Cup is the largest sports tournament in the world and throughout its history has been used to celebrate unity and teamwork.; and*

3 WHEREAS, *The 100th anniversary since the inaugural FIFA World Cup was hosted in Uruguay will occur during the 2030 World Cup; and*

5 WHEREAS, *To recognize this milestone and the importance of the World Cup it is necessary that Uruguay's historic offer to host the inaugural World Cup be recognized; and*

7 WHEREAS, *Uruguay has shown interest along with its allies in the Southern Cone (Paraguay, Chile, and Argentina) to jointly bid for hosting rights of the 2030 World Cup; and*

WHEREAS, Hosting the 2030 World Cup would bring great economic advancement to the regions of the Southern Cone as well as great advancement in the United States diplomatic relations with Southern Cone nations; now, therefore, be it

12 RESOLVED, *That the Congress here assembled puts forth full diplomatic support of the Southern Cone nations joint bid for the 2030 FIFA World Cup and rejects all other proposed bids as well as vowing to vote in favor of it, be it*

15 FURTHER RESOLVED, *That the United States will further commit itself to sending any 21 necessary aide to the nations of the Southern Cone to further 22 economic development and ease any strain related to hosting.*

*A Bill to Prohibit Discrimination on the Basis of Sex, Gender Identity, and
Sexual Orientation*

1 *BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:*

2 **SECTION 1.** *The Civil Rights Act shall be expanded to prohibit discrimination based on sex,*
3 *sexual orientation, and gender identity in a wide variety of areas, including*
4 *public accommodations and facilities, education, federal funding, employment,*
5 *housing, credit, and the jury system.*

6 **SECTION 2.** *In titles II, III, IV, VI, VII, and IX of the Civil Rights Act, these definitions apply:*

7 *(a) RACE; COLOR; RELIGION; SEX; SEXUAL ORIENTATION; GENDER IDENTITY;*
8 *NATIONAL ORIGIN.—The term ‘race,’ ‘color,’ ‘religion,’ ‘sex’ (including ‘sexual*
9 *orientation’ and ‘gender identity’), or ‘national origin,’ used with respect to an*
10 *individual, includes—(1) the race, color, religion, sex (including sexual orientation*
11 *and gender identity), or national origin, respectively, of another person with*
12 *whom the individual is associated or has been associated; and (2) a perception*
13 *or belief, even if inaccurate, concerning the race, color, religion, sex (including*
14 *sexual orientation and gender identity), or national origin, respectively, of the*
15 *individual.*

16 *(b) GENDER IDENTITY.—The term ‘gender identity’ means the gender-related*
17 *identity, appearance, mannerisms, or other gender-related characteristics of an*
18 *individual, regardless of the individual’s designated sex at birth.*

19 *(c) SEX.—The term ‘sex’ includes (1) a sex stereotype; (2) pregnancy, childbirth,*
20 *or a related medical condition; (3) sexual orientation or gender identity; and (4)*
21 *sex characteristics, including intersex traits.*

22 *(d) SEXUAL ORIENTATION.—The term ‘sexual orientation’ means homosexuality,*
23 *heterosexuality, or bisexuality.*

24 **SECTION 3.** *Federal agencies shall ensure compliance with this law and the U.S. Attorney*

25 *General shall enforce the constitutional rights herein guaranteed.*

26 **SECTION 4.** *This bill shall be implemented upon passage.*

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

Adapted from H.R. 5, as introduced in the 116th Congress