



## Springboard Series Scrimmage #15 Legislative Docket

<b><i>A Bill to Ban the Sale of Foreign Products in National Parks .....</i></b>	<b>2</b>
<b><i>A Resolution to Encourage the Curtailing of Excessive Absentee Voting .....</i></b>	<b>3</b>
<b><i>A Resolution to Amend the Constitution to Overturn the Ker-Frisbie Doctrine.....</i></b>	<b>4</b>

# A Bill to Ban the Sale of Foreign Products in National Parks

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED:

2 **SECTION 1.** No vendor may sell a product made in, assembled in, or primarily sourced  
3 from outside of the United States and its territories within the confines of  
4 any National Park area. Products containing some elements sourced from  
5 foreign countries may be sold within National Park areas so long as those  
6 elements amount to less than 25% of the total mass of the item.

7 **SECTION 2.** This legislation shall be overseen by the National Park Service (NPS) in  
8 conjunction with the Federal Trade Commission (FTC).

9 **SECTION 3.** This legislation shall take effect on May 1, 2026.

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

## **A Resolution to Encourage the Curtailing of Excessive Absentee Voting**

**WHEREAS** Absentee voting was originally designed with a very limited scope to protect the right to vote when intractable extenuating circumstances, in particular military service, made physical presence at a polling place unduly challenging; and

**WHEREAS** Absentee voting has since been abused in many jurisdictions to allow citizens to vote absentee for less legitimate reasons or even without providing any reason whatsoever; and

**WHEREAS** The sanctity of our elections is indisputably crucial for the ongoing viability of our republic, and so we must do all we can to prevent opportunities for voter fraud as well as to eliminate the space for conspiracies to fester around perceptions thereof; now, therefore be it

**RESOLVED** by the Congress here assembled that all States and Territories are encouraged to eliminate no-excuse absentee voting; and be it

**FURTHER RESOLVED** that Congress encourages all States and Territories to be conscientious and conservative in determining which situations truly justify absentee voting and to accept no others.

## **A Resolution to Amend the Constitution to Overturn the Ker-Frisbie Doctrine**

**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.** United States courts shall henceforth only have jurisdiction over criminal defendants whose presence before the court has been lawfully secured.

**SECTION 2.** Any criminal trial in violation of Section 1 that is active at the time of ratification shall be immediately ended, and any existing criminal sentencing resulting from a trial that would have violated Section 1 shall be immediately overturned. Those who were being illegitimately tried or serving illegitimate sentences shall be fully exonerated and, to the greatest degree safe and practicable, restored to their location and status prior to their unlawful seizure.

**SECTION 3.** Pursuant to Section 2, those who were being illegitimately tried or who were serving illegitimate sentences shall be fully exonerated and, to the greatest degree safe and practicable, restored to their location and status prior to their unlawful seizure.

**SECTION 4.** The Congress shall have power to enforce this article by appropriate legislation.