



## **NSDA – Arizona District Congressional Debate Docket 2026**

This docket consists of 7 bills for the preliminary sessions of the House and Senate. The final three bills will be for the House final.

Schools with bills in the preliminary session have authorship rights. All finals bills are open.

# A - A Bill to Abolish Prior Authorization

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

2 **SECTION 1.** Corporations offering health insurance are hereby forbidden from  
3 requiring prior authorization.

4 **SECTION 2.** Prior authorization is defined as approval, received by patients from  
5 health insurance corporations, required for a service, treatment, or  
6 prescription to be covered.

7 **SECTION 3.** The Centers for Medicare and Medicaid Services (CMS) shall work in  
8 conjunction with state Departments of Insurance to implement this  
9 legislation.

10 **A.** Corporations found to be violating this legislation shall be fined  
11 30,000 USD on first offense and shall have their business license  
12 revoked for any following offenses.

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

*Introduced for Congressional Debate by Desert Vista High School*

## B - A Bill to End the Use of ICBMs

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

2 **SECTION 1.** The United States Federal Government shall immediately cease any  
3 expansion, modernization, replacement, or new deployment of  
4 Intercontinental Ballistic Missiles (ICBMs).

5 **SECTION 2.** An ICBM is defined as any land-based missile that uses projectile motion  
6 to deliver nuclear warheads on a target with a range of more than 3,500  
7 miles.

8 **SECTION 3.** The Department of Defense, Department of Homeland Security, and  
9 Department of Energy shall be responsible for enforcement of this bill.  
10 A. These agencies shall establish and implement a comprehensive plan  
11 for the safe, secure, and verifiable decommissioning and destruction  
12 of all existing ICBMs.  
13 B. All federal funds currently allocated for the maintenance,  
14 modernization, or replacement of ICBMs shall be redirected first  
15 toward the safe dismantlement and destruction of existing ICBMs.  
16 Upon completion of dismantlement, any remaining funds may be  
17 reallocated to other components of the United States nuclear  
18 deterrent, including submarine-launched ballistic missiles (SLBMs)  
19 and air-delivered nuclear systems.

20 **SECTION 4.** This legislation begins implementation immediately upon passage. All  
21 laws in conflict with this legislation are hereby declared null and void.

*Introduced for Congressional Debate by Brophy College Prep.*

## **C - A Bill to Authorize the Use of Military Force Against Boko Haram**

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

2 **SECTION 1.** Congress hereby authorizes the President to use all necessary and  
3 appropriate force against Boko Haram and its associated forces in order  
4 to prevent acts of terrorism against the United States, its citizens, allies,  
5 and the people of Nigeria.

6 **SECTION 2.** This authorization shall include: targeted air and drone strikes against  
7 Boko Haram leadership, intelligence sharing and logistical support to  
8 regional partners, and limited deployment of U.S. special operations  
9 forces for advisory and counterterrorism missions.

10 **SECTION 3.** The President shall submit quarterly reports to Congress detailing:  
11 military operations conducted, civilian casualty assessments, and  
12 financial expenditures.

13 **SECTION 4.** This legislation shall take effect immediately upon passage.

*Introduced for Congressional Debate by BASIS Scottsdale*

## D - A Bill to Repeal the Communist Control Act of 1954

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

2 **SECTION 1.** The Communist Control Act of 1954 is hereby repealed. There shall no  
3 longer be any statutory restrictions on political parties or individuals based solely on  
4 ideological affiliation.

5 **SECTION 2.** For the purposes of this Act, "*Communist Control Act of 1954*" refers to  
6 Public Law 83-637, including all provisions that prohibit, penalize, or restrict political  
7 participation or legal recognition on the basis of communist ideology or party  
8 membership.

9 **SECTION 3.** This legislation shall be overseen by the Department of Justice.

10 **SECTION 4.** This legislation shall take effect immediately upon passage.

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

*Introduced for Congressional Debate by Mesa High School*

## E - A Bill to Restore Judicial Transparency

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

2 **SECTION 1.** The Supreme Court of the United States shall not issue any order,  
3 injunction, stay, or decision that substantively alters, suspends, or  
4 determines federal or state law without:

5 A. Full written briefing from all parties.

6 B. Public oral argument, except in cases involving classified national  
7 security matters.

8 C. A written opinion explaining the legal reasoning of the Court,  
9 joined by a majority of the Justices participating.

10 Emergency relief granted by the Court will expire within 30 days unless  
11 followed by full review consistent with the three requirements above.

12 **SECTION 2.** “Substantive” refers to changes affecting legal rights, duties, or the  
13 operative effect of federal law.

14 “Emergency relief” refers to temporary court action granted quickly to  
15 prevent immediate and irreparable harm before full review of a case.

16 **SECTION 3.** The House and Senate Committees on the Judiciary shall oversee this  
17 legislation.

18 A. The Director of the Federal Judicial Center shall submit a report to  
19 the aforementioned committees annually detailing the compliance  
20 of this legislation.

21 B. Noncompliance with this legislation shall equate to grounds for  
22 impeachment.

23 **SECTION 4.** This legislation will take effect immediately upon passage. All laws in  
24 conflict with this legislation are hereby declared null and void.

*Introduced for Congressional Debate by Desert Vista High School*



# G - A Bill to Establish Transitional Kindergarten for Male Entrants

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

2 **SECTION 1.** Public school districts shall be required implement a Developmental  
3 Redshirt Program permitting male students to delay kindergarten  
4 enrollment by one academic year while receiving publicly funded  
5 transitional instruction.

6 **SECTION 2.** Beginning in the 2027–2028 academic year, male students who turn five  
7 within six months of their state’s kindergarten cutoff date shall be  
8 automatically eligible for placement in a Transitional Kindergarten (TK)  
9 year.

10 A. Transitional Kindergarten shall be publicly funded at the same per-  
11 pupil rate as kindergarten, emphasize executive functioning, literacy  
12 acquisition, emotional regulation, and behavioral self-management and  
13 maintain reduced classroom sizes not exceeding 15 students per teacher,  
14 Parents or guardians may opt out of placement upon written request

15 **SECTION 3.** The federal government shall provide categorical grants to states  
16 covering 75% of additional costs for implementation for the first five  
17 fiscal years.

18 **SECTION 4.** The Department of Education shall collect data on disciplinary referrals,  
19 literacy rates, grade retention, high school graduation, and  
20 postsecondary enrollment. Publish biennial reports evaluating gender  
21 gaps in educational attainment.

22 **SECTION 5.** After eight years, Congress shall review findings and determine whether  
23 to expand, amend, continue or sunset the program

24 **SECTION 6.** This legislation shall take effect July 1, 2027. All laws in conflict with this  
25 legislation are hereby declared null and void.

*Introduced for Congressional Debate by BASIS Scottsdale*

# Final 1 – The Cryptocurrency Limitation against Executive Abuse and Nefariousness (CLEAN) Act

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

2 **SECTION 1.** The President, Vice President, and all Executive cabinet members are  
3 prohibited from acquiring, holding, accessing, soliciting, accepting, and  
4 otherwise interacting with their own digital assets while holding  
5 Executive office.

6 **SECTION 2.** Any digital assets held by any such Officers at the time of implementation  
7 must be placed into a qualified blind trust. The same shall be expected of  
8 any such assets of newly elected or appointed Executive Officers  
9 henceforth. Failure to comply shall be deemed an impeachable offense.

10 **SECTION 3.** This legislation shall be overseen by the U.S. Office of Government Ethics  
11 (OGE).

12 **SECTION 4.** This legislation shall take effect immediately upon passage.

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

## Final 2 -A Bill to Enforce the TikTok Ban

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

2 **SECTION 1.** Per the Protecting Americans from Foreign Adversary Controlled  
3 Applications Act (Pub. L. 118–50, 138 Stat. 955), the prohibition on the  
4 following is reaffirmed: “a foreign adversary controlled application [...]   
5 directly or indirectly operated by (1) ByteDance, Ltd. or TikTok (including  
6 subsidiaries or successors that are controlled by a foreign adversary); or  
7 (2) a social media company that is controlled by a foreign adversary and  
8 has been determined by the President to present a significant threat to  
9 national security.”

10 **SECTION 2.** The January 2026 deal to avert this ban by divesting TikTok’s U.S.  
11 operations to the newly created TikTok USDS Joint Venture LLC is  
12 declared to have been a fake divestiture since ByteDance continues to  
13 code the application. Only a divestiture that totally divorces ByteDance  
14 from TikTok shall suffice if the app is to evade this ban.

15 **SECTION 3.** This legislation shall be overseen by the Federal Communications  
16 Commission (FCC).

17 **SECTION 4.** This legislation shall take effect 30 days from passage.

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

## Final 3 - A Resolution to Call for a Sphere-of-Influence World Order

1    **WHEREAS,**    Modern geopolitical history has made it clear that the world contains but  
2                    three distinct and viable great powers: the People’s Republic of China,  
3                    the Russian Federation, and the United States of America; and

4    **WHEREAS,**    The momentum of recent global events indicates a trend toward a world  
5                    order where each of these great powers acts as steward of its own third  
6                    of the globe, together ensuring a balanced, safe, and harmonious world  
7                    order; now, therefore, be it

8    **RESOLVED,**    by the Congress here assembled that the United States should move  
9                    toward consolidating greater influence and power over its corner of the  
10                   globe in order to support a new world order based on spheres of  
11                   influence; and be it

12   **FURTHER RESOLVED**   that the President is encouraged to organize a conference with  
13                    the heads of state of China and Russia for the purpose of developing a  
14                    detailed map of each great power’s sphere of influence and a productive  
15                    plan for this new world order.