

THUNDERVILLE JOUST

2026



3. A Bill to Cap Prescription Drug Prices Based on International Standards
4. A Bill to Ban Offshore Oil Drilling
5. The Raise The Ceiling Act
6. A Bill to Protect Pregnant Mothers in Traffic.
7. A Bill to Grant Cities Funding For Public Transport
8. A Bill to Establish Ranked Choice Voting on a National Level
9. A Bill to Require Employers to Pay Employees for Time Spent On Call
10. A Bill to Mandate a Minimum of 18 Work Days in Congress a Month.
11. A Bill to Legalize Dueling
12. A Bill to Establish The ICPC to Strengthen Oversight of the Presidential Clemency Power
13. A Bill to End Gerrymandering in the United States
14. A Bill to Increase Literacy on Artificial Intelligence
15. A Bill to Provide Paid Menstrual Leave
16. A Bill to Ban Daylight Savings Time Nationwide
17. A Bill to Expose Artificial Intelligence

SUPERS DOCKET

19. A Bill to Abolish Capital Punishment at the Federal Level
20. A Resolution to Amend the Constitution to Repeal the Second Amendment
21. A Resolution to Promote Montessori Education Models
22. The Federal Red Flag Act
23. A Bill to Repeal Obamacare
24. A Bill to Halt Construction of the White House Ballroom
25. A Bill to Strengthen Executive Power via the IEEPA

A Bill to Cap Prescription Drug Prices Based on International Standards

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

2 **SECTION 1.** The United States shall implement federal limits on prescription drug
3 prices based on international benchmarks to ensure affordability for all citizens

4 **SECTION 2.**

- 5 A. The U.S. Department of Health and Human Services (HHS) shall be
6 responsible for establishing and enforcing a federal price cap system for all
7 brand-name prescription drugs sold in the United States.
8 B. The maximum allowable price for any prescription drug shall be no higher than
9 the median price of that same drug in the following nations: The United
10 Kingdom, Canada, Germany, France, Japan

11 **SECTION 3.**

- 12 A. HHS shall maintain a public federal database listing approved price caps, to be
13 reviewed and updated annually.
14 B. Any drug that was developed with 25 percent or more federal research funding
15 shall be subject to an additional 10 percent reduction in its allowable maximum
16 price.
17 C. All manufacturers, distributors, and pharmacies must comply with the price caps
18 set by HHS to sell prescription drugs in the United States.

19 **SECTION 4.**

- 20 A. The U.S. Food and Drug Administration (FDA) shall assist HHS in monitoring
21 compliance with this Act.
22 B. Any company found in violation shall be fined three times the revenue obtained
23 from sales above the capped price.
24 C. Repeated or willful violations may result in the revocation of authorization to
25 market or sell drugs in the United States.

26 **SECTION 5**

- 27 A. Funding for implementation and enforcement of this Act shall come from
28 the existing federal pharmaceutical rebate collections administered by HHS.
29 B. All fines and penalties collected under Section 4 shall be deposited into a
30 Prescription Price Oversight Fund, which shall be used exclusively to cover the
31 administrative and operational costs of this Act.
32 C. No funds shall be drawn from Medicare, Medicaid, or any other public healthcare
33 benefits program.
34 D. No new federal taxes shall be created to fund this Act.

35 **SECTION 6.** This legislation shall take effect one year after passage and shall sunset
36 after ten years, unless renewed by Congress following review by the U.S.
37 Department of Health and Human Services. All laws in conflict with this
38 legislation are hereby declared null and void.

Introduced for Congressional Debate by Snake River High School.

A Bill to Ban Offshore Oil Drilling

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

Section 1. Any offshore oil drilling will be banned within US waters. This bill includes the removal of all offshore oil drilling infrastructure. 10 billion dollars will be allocated every year for the next 5 years.

Section 2. Offshore oil drilling shall be defined as the mechanical process of drilling into the ocean floor to access and extract oil and natural gas reserves from rock formations beneath the seabed.

Section 3. The Department of Energy will oversee the enforcement of this bill.

- A. This bill shall be funded through a wealth based tax.
- B. Any company that fails to stop the drilling of oil offshore within a year will be fined 25% of their annual revenue.

Section 4. This legislation will take effect on January 1st, 2027. All laws in conflict with this legislation are hereby declared null and void.

Introduced for Congressional Debate by Highland High School.

The Raise The Ceiling Act

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

- 1 **SECTION 1.** A new exploratory learning class shall be established in all public high
2 schools with the purpose of encouraging high-achieving students to reach
3 their full academic and personal potential. Students enrolled in this course
4 may be exposed to guest lectures, field trips, mentorship programs, and
5 ethical or professional explorations that they would not otherwise have
6 access to, providing opportunities for enhanced learning and exposure to
7 advanced educational, career, and civic experiences. Course content and
8 instructional methods shall be determined by each state taking into
9 account local educational standards, resources, and student needs.
- 10 **SECTION 2.** For the purposes of this Act, a 'high-achieving student' is defined as a
11 student who ranks within the top 5% of the student body at a particular
12 school. The method by which the top 5% is determined shall be left to the
13 discretion of the individual state or school district.
- 14 **SECTION 3.** The Department of Education shall oversee the implementation of this bill.
- 15 A. An additional \$1,000 per active student per year shall be distributed to
16 schools participating in the program. Funding will come from an excise
17 tax of \$0.10 on each unit of nicotine-containing product sold in the
18 United States and a financial transaction tax of 0.045% on all equity
19 trades exceeding \$1,000,000 in value.
- 20 B. All revenue collected from these sources shall be deposited into the
21 General Fund and shall be allocated exclusively to provide the \$1,000
22 per active student annually. Any remaining funds may be used to cover
23 administrative costs necessary for the implementation and operation of
24 the program.
- 25 **SECTION 4.** This legislation will take effect on July 20th 2028. All laws in conflict with
26 this legislation are hereby declared null and void.

Introduced for Congressional Debate by Hillcrest High School.

A Bill to Protect Pregnant Mothers in Traffic

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

2 **SECTION 1.** Under this legislation, mothers will have additional recognition exempting them
3 from speed limit violations, upper and lower. This recognition will be similar to
4 the protection given to funeral processions.

5 **SECTION 2.** Definitions to terms outlined in the bill as follows

6 **A.** Protection shall be granted to a person in their second or third term of
7 pregnancy, not before or after these periods.

8 **B.** Exception from speed limit violations include failing to meet or exceeding
9 the given speed on a public roadway.

10 **SECTION 3.** The Department of Transportation shall be responsible for the full
11 implementation of the bill and establishing regulations for police officers to
12 follow.

13 **A.** A person within their second or third trimester can receive recognition in
14 the form of a flag or license plate sticker obtained from their local DMV.

15 **B.** A Doctors recommendation proving conditions required for recognition shall
16 be required to be presented at the DMV before amenities granting
17 protection can be provided

18 **C.** Traffic Law Enforcement shall be instructed to honor the protections up to
19 fifteen (15) miles per hour above or below the limit, as well as providing
20 police escort in event of an excessive speed violation.

21 **D.** Flags or stickers shall change every three (3) months to prevent abuse of
22 protections. Protections shall need to be renewed every three (3) months.

23 **SECTION 4.** This legislation will take effect at the start of the next fiscal year. All laws in
24 conflict with this legislation are hereby declared null and void.

Introduced for Congressional Debate by Rigby High School.

A Bill to Grant Cities Funding For Public Transport

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

- 1 **SECTION 1.** This bill will grant \$500 million dollars to any cities that pledge to make
2 public transport networks in their city. Cities will be required to submit a
3 proposal outlining their public transport network, and approval will be
4 granted before funds are distributed.
- 5 **SECTION 2.** Public transport will be defined as any form of transport that includes free
6 or charged set fares and is on a fixed route, operated and maintained by
7 city governments that is available to the public.
8 A proposal for funding is a plan of what the grant will be used for to create
9 their network, including things such as routes, employment, infrastructure,
10 vehicles, etc.
- 11 **SECTION 3.** The Department of Transportation will oversee the implementation of this
12 bill
13 A. Any cities that misuse these funds or do not start making these
14 networks within a year of receiving funds will need to return the money
15 and will be fined an additional 1 million dollars per month it is not
16 returned in full
- 17 **SECTION 4.** This legislation will take effect in fiscal year 2029 All laws in conflict with
18 this legislation are hereby declared null and void.
19
20
21
22
23
24
25
26
27
28

Introduced for Congressional Debate by Idaho Falls High School

A Bill to Establish Ranked Choice Voting on a National Level

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

- 1 **SECTION 1.** Federal elections will be conducted by a Ranked Choice Voting system in
2 which voters will rank their top three choices of candidates in order of
3 preference.
- 4 **SECTION 2.** Ranked Choice Voting (RCV) is a preferential voting system that utilizes the
5 following method:
- 6 A. In the first round of tabulation, if a candidate receives more than 50%
7 of the first-choice votes, they are declared the winner of the election.
- 8 B. If no candidate wins a majority, the candidate who received the fewest
9 first-place votes is eliminated. The ballots that indicated the eliminated
10 candidate as their first choice are then reallocated to their
11 second-choice candidate.
- 12 C. A new tally is conducted with the remaining candidates. If a candidate
13 receives more than 50% of the first-choice and newly allocated ballots,
14 they are declared the winner of the election.
- 15 D. In the event a candidate is not declared the winner, this process is
16 repeated until one candidate secures a majority of the votes.
- 17 **SECTION 3.** The Federal Election Committee shall oversee implementation. Funding
18 shall come from the Federal Election Committee.
- 19 **SECTION 4.** This legislation will take effect on January 1st, 2026. All laws in conflict
20 with this legislation are hereby declared null and void.

Introduced for Congressional Debate by Century High School.

A Bill to Require Employers to Pay Employees for Time Spent On Call

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT: 

1 **SECTION 1.** Any employer that requires their employees to spend tim
2 on call outside of their regular working hours must pay employees a
3 “holding pay” rate of at least \$3.50 per hour.

4 **SECTION 2.** Terms will be defined as:

5 A. On Call - Scheduled hours weekly or monthly where an employee is
6 expected to be able to be contacted in order to provide a professiona
7 service if called upon, but not formally on duty.

8 B. Holding Pay - A payment made to an employee to compensate for the
9 potential inconvenience of being hindered from off the job freedoms
10 due to being on call.

11 **SECTION 3.** This bill will be overseen by the Department of Labor.

12 **SECTION 4.** This legislation will take effect on January 1, 2026.

13 All laws in conflict with this legislation are hereby declare
 null and void.

Introduced for Congressional Debate by Bonneville High School.

A Bill to Mandate a Minimum of 18 Work Days in Congress a Month.

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

- 1 **SECTION 1.** Congress people shall be required to work a minimum of 18 days a month
2 regardless of conditions pertaining to congress or the rest of the county.
- 3 **SECTION 2.** Work day shall be defined as: working at least two hours on anything
4 regarding the job of congress either for their home state or Washington
5 D.C.
- 6 **SECTION 3.** Any congress person found in violation of this shall have their pay removed
7 for the offending month and receive a \$500 fine. Each following month
8 shall have the fine increase by \$500, resetting at the fiscal year.
- 9 **SECTION 5.** An exemption to this legislation is given to any individual with doctor
10 confirmation that they are unable to work for at least 10 days of the
11 month.
- 12 **SECTION 6.** The secretary of state shall oversee enforcement of this legislation
13 alongside any workers under the secretary of state's control.
14 The secretary of state is the provider of congress pay.
- 15 **SECTION 7.** This legislation will take effect at the beginning of fiscal year 2027. All laws
16 in conflict with this legislation are hereby declared null and void.

Introduced for Congressional Debate by Idaho Falls High School.

A Bill to Legalize Dueling

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

- 1 **SECTION 1.** Dueling shall be legalized in the United States as a voluntary, mutually
2 agreed-upon method of conflict resolution between consenting adults,
3 even when such duels may result in death.
- 4 **SECTION 2.** Dueling is defined as a mutually agreed-upon, formalized combat
5 engagement between two consenting adults. Consent must be written,
6 notarized, and witnessed by a third-party neutral observer. Dueling Terms
7 shall include: the conditions of the duel, the manner of combat,
8 agreed-upon weapons, whether medical personnel will be present, and the
9 exact date, time, and location.
- 10 **SECTION 3.** Local law enforcement agencies shall oversee duel authorization
- 11 A. All duels must be filed through an official Dueling Request Form at a
12 minimum of 72 hours before the duel and a maximum of 2 years.
- 13 B. Law enforcement must verify that both parties have willingly agreed to
14 all terms with no coercion.
- 15 C. Once approved, law enforcement shall assign an Official Dueling
16 Witness to supervise the duel and ensure it adheres to the
17 agreed-upon terms.
- 18 D. Participants may choose any mutually agreed-upon manner of dueling,
19 including but not limited to pistols, swords, bow-and-arrow,
20 hand-to-hand combat, or unconventional agreed-upon methods
- 21 E. No arrests, charges, or civil liability shall apply for injury or death
22 resulting from a properly filed and approved duel.
- 23 **SECTION 4.** This legislation will take effect on July 4th 2027 All laws in conflict with this
24 legislation are hereby declared null and void.

A Bill to Establish The ICPC to Strengthen Oversight of the Presidential Clemency Power

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

- 1 **SECTION 1.** An Independent Commission on Presidential Clemency (ICPC) shall be
2 established to investigate, review, and publicly report on credible instances of potential
3 abuse of presidential clemency.
- 4 **SECTION 2.** A. "Abuse of clemency" is issuing, offering, or soliciting clemency for
5 personal, political, financial, or electoral gain; to obstruct federal investigations or
6 proceedings; or to protect individuals acting unlawfully on the President's behalf.
7 B. "Pardon" includes any presidential pardon, reprieve, commutation, or similar act
8 reducing federal criminal penalties.
9 C. "Associate" includes any family member, staffer, donor, or political ally.
10 D. "Credible evidence" includes any material meeting the federal standard for opening an
11 inquiry.
12 E. The "automatic review period" is the final 120 days of any presidential term.
- 13 **SECTION 3.** A. The ICPC shall operate under the Government Accountability Office.
14 B. The ICPC may:
15 • Review all clemency actions issued during the automatic review period;
16 • Review any clemency action upon credible evidence of potential abuse;
17 • Subpoena records, compel testimony, and obtain documents from federal entities or
18 private individuals;
19 • Maintain investigative records.
- 20 C. The ICPC shall publish a public report within 45 days of any completed review
21 summarizing findings, determining whether abuse likely occurred, and listing any referrals.
22 D. Potential violations of federal law shall be referred to the Department of Justice and
23 relevant congressional committees.
24 E. Failure to comply with ICPC subpoenas shall result in civil penalties and referral for
25 contempt.
26 F. Executive privilege, confidentiality, or classification may not block ICPC access except
27 where disclosure would directly endanger active national security operations; in such
28 cases a redacted version must still be provided.
- SECTION 4.** This legislation shall take effect June 30, 2026.
 All laws in conflict with this legislation are hereby declared null and void.

Introduced for Congressional Debate by Madison High School.

A Bill to End Gerrymandering in the United States

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

1 **SECTION 1.** Every State must form a politically independent redistricting
2 committee with the goal of ending gerrymandering and political
3 polarization regarding Congressional boundaries. A nonpartisan federal
4 committee will be formed to oversee and provide guidelines for
5 independent state committees.

6 **SECTION 2.** Terms will be defined as:

7 Independent Redistricting Committee: Independent
8 Redistricting Commissions (IRCs) are a voter-centric reform that ensures
9 voters, not politicians, decide how electoral districts are drawn.

10 Gerrymandering: The manipulation of an electoral
11 constituency's boundaries so as to favor one party or class.

12 **SECTION 3.** Legislators themselves would not sit on these committees
13 but may oversee the process. Ordinary citizens, nonpartisan experts (ie.
14 retired judges), and/or nonelected leaders of both major political parties
15 can serve on these committees. States will have the right to decide how
16 these people will be appointed to this job.

17 **SECTION 4.** This bill will be overseen by an independent federal state
18 election committee formed along consistent federal nonpartisan
19 guidelines.

20 **SECTION 5.** This legislation will take effect on January 1, 2027.

21 All laws in conflict with this legislation are hereby declared
22 null and void.

23
24 *Introduced for Congressional Debate by Bonneville High School.*

25
26
27
28

A Bill to Increase Literacy on Artificial Intelligence

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

2 **SECTION 1.** An Artificial Intelligence (AI) education course regarding responsible use
3 and fake content identification shall be taken by all high school students as a
4 requirement for accredited high school graduation.

5 **SECTION 2.** This course will provide students with a basic idea of how to responsibly
6 use AI tools and bots along with how to spot AI generated written, visual, or
7 auditory content. The specific curriculum requirements are left at the discretion of
8 the state. All Digital Literacy teachers will be required to receive 3 continuing
9 education credits regarding the same subject matter and will receive bonuses by
10 discretion of the school in response to this requirement.

- 11 a. Responsible use must be defined by individual states and apply to all public
12 schools.
13 b. AI tools are defined as any generative or interactive software that is powered by
14 Artificial Intelligence.

15 **SECTION 3.**The White House Office of Science and Technology Policy (OSTP),
16 Department of Education, and Department of Labor will oversee and enforce this
17 in the following ways:

- 18 a. The Department of Education and the Department of Labor will work together to
19 implement the mandate by providing guidance, establishing funding priorities,
20 supporting teacher and workforce development, and creating certification
21 programs, all focused on responsible AI use in education and job training.
22 b. OSTP will lead policy development, coordinate all federal efforts, and establish
23 national goals for AI literacy, ensuring a unified strategy for integrating AI
24 education nationwide.
25 c. After a formal review by the Department of Education and the Task Force on
26 Artificial Intelligence Education has been conducted, any public school district
27 that fails to meet the AI education requirements in this bill, will have 90 days to
28 correct deficiencies before being fined up to \$30,000 per violation.
29 - All collected fines will go back into the Department of Education and
30 Department of Labor to be used for additional funding of this bill.

31 **SECTION 4.** This legislation shall take effect at the start of the 2028-2029 school year,
32 subject to differences in each school.

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

Introduced for Congressional Debate by Snake River High School.

A Bill to Provide Paid Menstrual Leave

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

Section 1. This bill will provide 2 days of paid menstrual leave a month to any and all employees who experience menstruation.

Section 2. Employees shall be defined as any person working for a company that experiences a menstrual cycle (any individual with intact female genitalia).
Menstruation shall be defined as the process of shedding one's uterine lining.
Paid leave shall be defined through the same processes as paid sick time off.

Section 3. The Department of Labor will oversee the enforcement of this bill.

A. Any employer that fails to comply with this legislation will be fined \$2,500 bi-weekly.

Section 4. This legislation will take effect on January 1st, 2026. All laws in conflict with this legislation are hereby declared null and void.

Introduced for Congressional Debate by Highland High School.

A Bill to Ban Daylight Savings Time Nationwide

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

SECTION 1. Daylight Savings Time shall be abolished nationwide, and all states shall maintain standard time throughout the year, without advancing clocks forward or backward the hour.

SECTION 2. **The Department of Transportation (DOT) shall oversee the enforcement of this bill.**

A. All federal, state, and local agencies will adjust schedules and timekeeping practices accordingly.

SECTION 3. **This legislation will take effect on January 1, 2026. All laws in conflict with this legislation are hereby declared null and void.**

Introduced for Congressional Debate by Rigby High School.

A Bill to Expose Artificial Intelligence

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

- 1 **SECTION 1.** Any image or video created completely or substantially by
2 an Artificial Intelligence company must have a visible watermark or
3 company logo that shows the content is made using artificial intelligence.
4
5 **SECTION 2.** The seal or logo must show that the content was created
6 using artificial intelligence. It must also be clearly visible.
7
8 **SECTION 3.** The FTC (Federal Trade Commission) will enforce this law.
9 They will also be over determining whether the watermark is visible or not.
10 A. Penalties for violating this law will include fines up to one thousand
11 dollars per violation or up to two years in prison.
- SECTION 4.** This legislation will take effect on (06/01/2026).
- SECTION 5.** All laws in conflict with this legislation are hereby declared
null and void.

Introduced for Congressional Debate by Madison High School

SUPERS DOCKET DO NOT USE IN PRELIMINARY ROUNDS





A Bill to Abolish Capital Punishment at the Federal Level

- 1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED:
- 2 **SECTION 1.** Capital punishment, also known as the death penalty, is hereby abolished as punishment
- 3 for any crime at the federal level.
- 4 **SECTION 2.** Any individuals currently awaiting execution for federal crimes shall have their sentences
- 5 immediately commuted to life in prison without possibility of parole.
- 6 **SECTION 3.** This legislation shall be overseen by the Department of Justice.
- 7 **SECTION 4.** This legislation shall take effect immediately upon passage.
- 8 **SECTION 5.** All laws in conflict with this legislation are hereby declared null and void.



A Resolution to Amend the Constitution to Repeal the Second Amendment

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

5 **ARTICLE —**

6 **SECTION 1.** The second article of amendment to the Constitution of the United States is hereby
7 repealed.

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



A Resolution to Promote Montessori Education Models

- 1 **WHEREAS** Maria Montessori’s pioneering educational insights and innovations are still benefiting
2 educators over seven decades after her death; and
- 3 **WHEREAS** Many studies have revealed the enormous advantages of the Montessori method for
4 students of all ages and grade levels; and
- 5 **WHEREAS** These unique benefits are especially valuable given the current discord and animosity that
6 too often characterize our nation’s discourse; now, therefore be it
- 7 **RESOLVED** by the Congress here assembled that schools of all types throughout the country are
8 strongly encouraged to adopt the Montessori Method, in whole or in part; and be it
- 9 **FURTHER RESOLVED** that Congress encourages local Departments of Education to fund programs at
10 schools both public and private that support this transition, in particular for older grade
11 levels that have been less likely to utilize this method previously.



The Federal Red Flag Act

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED:

2 **SECTION 1.** If a person's family member or a police officer believes that person may be a danger to
3 themselves or others, their local or territorial court must provide that family member or
4 police officer an opportunity to file a petition to have the dangerous person's firearms and
5 any other deadly weapons temporarily seized until such time as the court deems there is
6 no longer any danger.

7 **SECTION 2.** Details concerning how petitions are to be filed, how weapons are to be seized, and under
8 what circumstances they are to be restored shall be determined at the unique discretion of
9 each state or territorial court with the oversight of the federal Bureau of Alcohol, Tobacco,
10 Firearms and Explosives (ATF) and the federal Department of Justice (DOJ).

11 **SECTION 3.** This legislation shall be overseen by the ATF and the DOJ.

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

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



A Bill to Repeal Obamacare

- 1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED:
- 2 **SECTION 1.** The Affordable Care Act (ACA, popularly known as Obamacare) is hereby repealed. Any
- 3 legislation built off the ACA is hereby repealed as well. Effectively, federal healthcare policy
- 4 shall revert to its status prior to March 2010.
- 5 **SECTION 2.** This legislation shall be overseen by the Department of Health and Human Services.
- 6 **SECTION 3.** This legislation shall take effect on January 1, 2027.
- 7 **SECTION 4.** All laws in conflict with this legislation are hereby declared null and void.



A Bill to Halt Construction of the White House Ballroom

- 1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED:
- 2 **SECTION 1.** Congress hereby orders all construction on the White House Ballroom to be immediately
3 halted.
- 4 **SECTION 2.** Construction may only recommence if the Executive submits full and detailed plans to the
5 National Capital Planning Commission (NCPC) and only then once the NCPC has approved
6 those plans.
- 7 **SECTION 3.** Prior to any continuation of construction, the NCPC is instructed to work in conjunction
8 with the Smithsonian Institution to assess the destruction wrought upon the historic East
9 Wing, to do whatever possible to preserve the priceless elements and artifacts that remain
10 that may be salvaged from that wing, and to see how the planned Ballroom might
11 incorporate those elements and artifacts in a tasteful and meaningful manner. Those
12 elements and artifacts that cannot be incorporated into the Ballroom shall be turned over
13 to the Smithsonian Institution to be preserved for posterity.
- 14 **SECTION 4.** This legislation shall be overseen by the NCPC.
- 15 **SECTION 5.** This legislation shall take effect immediately upon passage.
- 16 **SECTION 6.** All laws in conflict with this legislation are hereby declared null and void.



A Bill to Strengthen Executive Power via the IEEPA

- 1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED:
- 2 **SECTION 1.** The definition of transactions under the International Emergency Economic Powers Act
- 3 (IEEPA) shall be broadened to include tariffs, thereby granting the President full power to
- 4 adjust and levy tariffs under the terms of that legislation.
- 5 **SECTION 2.** This adjustment shall apply retroactively to any tariffs the President is working to enact
- 6 under the terms of the IEEPA but which courts have halted.
- 7 **SECTION 3.** This legislation shall be overseen by the Department of Commerce.
- 8 **SECTION 4.** This legislation shall take effect immediately upon passage.
- 9 **SECTION 5.** All laws in conflict with this legislation are hereby declared null and void.