



CONGRESSIONAL DEBATE

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**THREE TRAILS**  
**WAVE 2**  
**LEGISLATION DOCKET**



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# A Bill to Ban the Use of GLP-1's For Weight Loss By Instituting a National GLP-1 Regulation Service

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

- 1   **SECTION 1.**   The United States will establish a nationwide GLP-1 regulation service that  
2                   aims to prevent the abuse and overuse of GLP-1 drugs for people not  
3                   approved by the new National GLP-1 Regulation Service (NGRS).
- 4                   A. Each company and/or hospital shall submit adequate legal documents  
5                   that prove the medical need for the GLP-1.
- 6                   B. The use of a GLP-1 for simply “Weight-loss” will be denied unless  
7                   proved to be needed for health circumstances.
- 8   **SECTION 2.**   A GLP-1 is defined as a Glucagon-like peptide-1 agonist, which is a class of  
9                   medications utilized to treat type 2 diabetes mellitus (T2DM) and obesity.
- 10 **SECTION 3.**   The United States Federal Government (USFG) will designate the US  
11                   Department of Health and Human Services to oversee the monitoring and  
12                   distribution of said GLP-1's, while the Food and Drug Administration (FDA)  
13                   will address inquiries and ensure the ongoing clarification and maintenance  
14                   of relevant definitions.
- 15                   C. The USFG will charge a fee of 20% of the total revenue on each GLP-1  
16                   sold until all recipients are registered in the NGRS.
- 17                   D. If companies and/or hospitals continue the sale of GLP-1's without  
18                   registering the recipients, there will be a fine that increases by \$10,000  
19                   per month for 12 months, after which the distributor will be banned  
20                   from any future drug sale until all recipients are filed in the system.
- 21 **SECTION 4.**   This legislation will take effect 30 days after it is passed. All laws in conflict  
22                   with this legislation are hereby declared null and void.

*Introduced for Congressional Debate by Blue Valley High School.*

# A Bill to Designate Federal Task Forces to Investigate and Dismantle Online Exploitation of Minors

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

1 **SECTION 1.** THE ATTORNEY GENERAL SHALL ESTABLISH FEDERAL ONLINE CHILD EXPLOITATION TASK FORCES FOR THE PURPOSE OF  
2 DETECTING, INVESTIGATING, DISMANTLING, AND PROSECUTING CRIMINAL NETWORKS AND INDIVIDUALS ENGAGED IN  
3 THE ILLEGAL ONLINE EXPLOITATION OF MINORS. THESE TASK FORCES SHALL OPERATE EXCLUSIVELY UNDER FEDERAL  
4 AUTHORITY AND SHALL ENFORCE APPLICABLE FEDERAL CRIMINAL STATUTES RELATING TO CHILD EXPLOITATION,  
5 INCLUDING BUT NOT LIMITED TO OFFENSES INVOLVING COERCION, SEXUAL EXPLOITATION, ENTICEMENT, AND THE  
6 PRODUCTION, POSSESSION, OR DISTRIBUTION OF SEXUALLY EXPLICIT MATERIAL INVOLVING MINORS.

7 **SECTION 2.** FOR PURPOSES OF THIS ACT:

8 (A) ONLINE EXPLOITATION OF MINORS MEANS ANY CONDUCT PROHIBITED UNDER FEDERAL LAW THAT INVOLVES:  
9 COERCING, ENTICING, OR MANIPULATING A MINOR TO ENGAGE IN SEXUAL ACTIVITY THROUGH ONLINE  
10 COMMUNICATIONS; INDUCING OR COERCING A MINOR TO CREATE, TRANSMIT, OR DISTRIBUTE SEXUALLY EXPLICIT  
11 MATERIAL; OR OPERATING, FACILITATING, OR PARTICIPATING IN DIGITAL NETWORKS THAT EXPLOIT MINORS FOR SEXUAL  
12 PURPOSES.

13 (B) ONLINE PLATFORM MEANS ANY INTERNET-BASED SERVICE THAT ENABLES COMMUNICATION OR CONTENT SHARING  
14 AMONG USERS, INCLUDING SOCIAL MEDIA SERVICES, MESSAGING APPLICATIONS, FORUMS, CLOUD-BASED SERVICES, OR  
15 ENCRYPTED COMMUNICATION PLATFORMS.

16 (C) COERCION MEANS THE USE OF FORCE, THREATS, FRAUD, DECEPTION, BLACKMAIL, PSYCHOLOGICAL PRESSURE, OR  
17 ABUSE OF AUTHORITY TO COMPEL A MINOR TO ENGAGE IN EXPLOITATIVE CONDUCT AGAINST THEIR WILL.

18 **SECTION 3.** THE DEPARTMENT OF JUSTICE SHALL OVERSEE AND COORDINATE ALL TASK FORCE ACTIVITIES. EACH TASK FORCE SHALL  
19 INCLUDE: FEDERAL LAW ENFORCEMENT OFFICERS; AND FEDERAL PROSECUTORS DESIGNATED BY THE ATTORNEY  
20 GENERAL TO ENSURE PROSECUTORIAL READINESS AND LEGAL COMPLIANCE.

21 (A) TASK FORCES ARE AUTHORIZED TO: CONDUCT CRIMINAL INVESTIGATIONS CONSISTENT WITH THE CONSTITUTION  
22 AND FEDERAL LAW; COORDINATE INVESTIGATIONS ACROSS FEDERAL DISTRICTS AND, WHERE APPROPRIATE, WITH STATE  
23 OR INTERNATIONAL AUTHORITIES THROUGH LAWFUL CHANNELS; SEEK INDICTMENTS AND PROSECUTE OFFENDERS IN  
24 FEDERAL COURT; DISMANTLE CRIMINAL ORGANIZATIONS THROUGH ARRESTS, ASSET FORFEITURE, AND DISRUPTION OF  
25 OPERATIONAL INFRASTRUCTURE, PURSUANT TO JUDICIAL AUTHORIZATION; REQUEST USER DATA OR PLATFORM RECORDS  
26 ONLY PURSUANT TO A VALID WARRANT, SUBPOENA, OR COURT ORDER ISSUED UPON PROBABLE CAUSE OR OTHER  
27 LAWFUL STANDARD.

28 (B) EXPLICIT LIMITATIONS NOTHING IN THIS ACT SHALL BE CONSTRUED TO AUTHORIZE: WARRANTLESS SURVEILLANCE  
29 OR SEARCHES; BULK OR SUSPICIONLESS DATA COLLECTION; COMPELLED ENCRYPTION BACKDOORS OR WEAKENING OF  
30 CYBERSECURITY PROTECTIONS; MONITORING OR TARGETING LAWFUL SPEECH OR CONSTITUTIONALLY PROTECTED  
31 ACTIVITY; INVESTIGATION OR PROSECUTION ABSENT SUFFICIENT EVIDENCE MEETING FEDERAL PROSECUTORIAL  
32 STANDARDS.

33 **SECTION 4.** THIS ACT SHALL TAKE EFFECT AT THE BEGINNING OF FISCAL YEAR 2027. SAVINGS CLAUSE: NOTHING IN THIS ACT  
34 SHALL BE CONSTRUED TO SUPERSEDE, INVALIDATE, OR LIMIT EXISTING FEDERAL OR STATE LAWS UNLESS EXPRESSLY  
35 INCONSISTENT WITH THIS ACT.

*Introduced for Congressional Debate by Spring Hill High School.*

# A Bill to Reform Title I

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

1   **SECTION 1.**   Title I funding is to be transformed into a new federal assistance program  
2                   such that federal funds previously given to Title I districts shall now be  
3                   allocated to eligible families through government managed Educational  
4                   Savings Accounts (ESAs).

5   **SECTION 2.**   Title I schools are currently defined as school districts that contain high  
6                   numbers of children from low income families and receive over \$18 billion  
7                   collectively each year. This amount is to now be allocated on a per child  
8                   basis dependent on the financial status of their family. An ESA is a  
9                   government managed account to which funds will be allocated; these  
10                  funds are only to be used for educational purposes including, but not  
11                  limited to: private school tuition, tutoring, special needs support, and  
12                  standardized testing fees. This program must be applied for by families with  
13                  an application deadline of September 30th, preceding the beginning of the  
14                  Department of Education's fiscal year.

15 **SECTION 3.**   The Department of Education is to oversee this transformation of the Title I  
16                   program and to ensure its proper implementation.

17 **SECTION 4.**   This legislation will take effect on July 1, 2027. All laws in conflict with this  
18                   legislation are hereby declared null and void.

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*Introduced for Congressional Debate by Saint James Academy.*

**A BILL AUTHORIZING THE USE OF NATURAL  
ORGANIC REDUCTION FOR THE CREMATION OF HUMAN REMAINS**

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

2 Article I: The use of natural organic reduction for the disposition of human remains  
3 shall be made legal and regulated throughout the United States and its  
4 territories.

5 Article II: "Natural organic reduction" means the contained, accelerated conversion  
6 of human remains to soil;

7 "Human remains" includes the body in any stage of decomposition;

8 An individual or a person, cemetery, crematory, funeral establishment,  
9 corporation, partnership, joint venture, voluntary organization, or other  
10 entity may reduce human remains only in a natural organic reduction  
11 facility operated by a disposition authority licensed for this purpose.

12 Article III: This bill shall be put into effect January 1<sup>st</sup>, 2027.

13 Article IV: The Environmental Protection Agency (EPA) will oversee regulation,  
14 monitoring, and enforcement of this act

15 A. The EPA will establish limitations and regulations for the use and sale  
16 of soil composed of human remains.

17 B. The EPA will establish monitoring practices and tests to determine the  
18 long-term impacts of such dispositional practices on surrounding  
19 environments.

20 C. Each State will be responsible for issuing and maintaining appropriate  
21 licensing requirements for relevant facilities.

22 Article V: All other laws in conflict with this new policy shall hereby be declared  
23 null and void.

*Respectfully submitted, Blue Valley Northwest*

# A Bill to Index Minimum Wage to Inflation

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

- 1   **SECTION 1.**   In an effort to combat poverty and assist those struggling financially due to  
2                    rising inflation, the United States should index the federal minimum wage  
3                    to inflation.
- 4   **SECTION 2.**   Every state is required to set their own minimum wage greater than or  
5                    equal to the federal minimum. This federal minimum is indexed to inflation.  
6                    Index meaning linking one variable's (e.g., a minimum wage, a benefit)  
7                    value to changes in another, independent variable.
- 8   **SECTION 3.**   The U.S. Department of Labor will enforce this bill. The U.S. Department of  
9                    Labor will track and alter the federal minimum wage in relation to inflation  
10                   and enforce this policy throughout all 50 states. States may have statewide  
11                   minimum wages that are greater than the federal minimum wage however  
12                   the states cannot set a minimum wage below the federal minimum.
- 13 **SECTION 4.**   This legislation will take effect on July 1, 2026. All laws in conflict with this  
14                   legislation are hereby declared null and void.

*Introduced for Congressional Debate by Blue Valley North High School.*

# A Bill to Prohibit Immigration Enforcement Actions in Sensitive Community Locations to Protect Students and Religious Freedom

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

1 **SECTION 1.** Immigration enforcement officers shall be prohibited from conducting  
2 arrests, detentions, questioning, or surveillance for civil immigration  
3 enforcement purposes inside designated sensitive locations without a  
4 judicial warrant signed by a federal judge.

5 **SECTION 2.** Definitions.

6 A) "Sensitive locations" include:

- 7 1) K–12 public or private schools and school buses
- 8 2) Licensed childcare centers
- 9 3) Houses of worship and religious ceremonies
- 10 4) School events, including sports and performances
- 11 5) Hospitals and medical clinics

12 B) "Immigration enforcement officer" refers to any federal officer or agent  
13 enforcing civil immigration law under the authority of the Department of  
14 Homeland Security.

15 C) This prohibition does not apply in cases involving an immediate threat to  
16 human life or a court-approved criminal warrant.

17 **SECTION 3.** Enforcement

18 A) The Department of Homeland Security Office for Civil Rights and Civil  
19 Liberties shall investigate violations of this Act.

20 B) Officers who violate this law may face disciplinary action, suspension, or  
21 termination.

22 C) Affected institutions may file formal complaints with the agency.

23 **SECTION 4.** This legislation will take effect on July 1, 2026. All laws in conflict with this  
24 legislation are hereby declared null and void.

*Introduced for Congressional Debate by Wyandotte High School.*

# A Bill to Establish Paid Parental Leave

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

1 **SECTION 1.** Congress shall establish a nationwide paid parental leave policy, granting all  
2 eligible employees up to 52 weeks of paid leave, following the birth or  
3 adoption of a child

4 **SECTION 2.**

5 A) The first 26 weeks shall be compensated at 100% of the employee's salary,  
6 and the remaining 26 weeks shall be compensated at 70% of the  
7 employee's salary.

8 B) Employers with fewer than 300 employees shall receive federal subsidies  
9 and tax incentives to assist with compliance.

10 C) Eligible employees are anyone making less than 100,000 in an annual  
11 salary.

12 **SECTION 3.** The Department of Labor (DOL) shall oversee the enforcement of this  
13 policy. Employers failing to provide paid parental leave as required shall be  
14 subject to fines of up to \$5,000 per violation per employee, in addition to  
15 the cost of neglected paid leave.

16 **SECTION 4.** This legislation shall take effect in FY 2027. All laws in conflict with this  
17 legislation are hereby declared null and void.

*Introduced for Congressional Debate by Olathe East.*

# A Bill to Restrict Classroom Technology in Order to Promote Creativity and Academic Integrity

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

- 1   **SECTION 1.**     Public middle and high schools in the United States shall implement restrictions  
2                     on the use of personal digital devices and AI-assisted software during instructional  
3                     time. Classroom technology may only be used when: A teacher explicitly assigns  
4                     technology-based work, The technology is required for accessibility  
5                     accommodations, The technology is part of a school-approved digital curriculum.  
6                     Artificial intelligence software used to generate written assignments or projects  
7                     shall be prohibited unless specifically authorized by instructors.  
8                     Schools shall encourage alternative learning activities that promote creativity,  
9                     including: Project-based learning, Group collaboration, Handwritten assignments,  
10                    Creative problem-solving activities
- 11   **SECTION 2.**     **Classroom technology** refers to personal digital devices including laptops, tablets,  
12                     smartphones, and artificial intelligence software used by students during  
13                     instructional time.  
14                     **Artificial intelligence software** refers to digital tools capable of generating  
15                     written, visual, or audio content with minimal human input.  
16                     **Instructional time** refers to any period in which students are actively  
17                     participating in teacher-led classroom learning activities.  
18                     **Restricted technology use** refers to limiting the use of personal devices and  
19                     AI tools during instructional time except when explicitly permitted by the  
20                     instructor.
- 21   **SECTION 3.**     The **U.S. Department of Education** shall develop guidelines for technology  
22                     restriction policies in schools.  
23                     A. Local school districts shall implement enforcement procedures including:  
24                     Device storage during instructional periods, teacher discretion over classroom  
25                     technology use, and academic integrity policies addressing unauthorized AI  
26                     usage.  
27                     B. Schools that fail to comply with these guidelines may risk reductions in certain  
28                     federal education funding programs.  
29                     C. Funding for implementation, including storage systems for devices and  
30                     teacher training, shall be allocated through existing federal education grants  
31                     administered by the **U.S. Department of Education**.
- 32   **SECTION 4.**     This legislation shall take effect beginning in the **2027–2028 academic year** to  
33                     allow time for schools to adjust policies and procedures. All laws in conflict with  
34                     this legislation are hereby declared null and void.

*Introduced for Congressional Debate by Gardner Edgerton High School.*

# A Bill to increase Federal loan guarantees for nuclear small modular reactors to achieve and maintain domestic energy independence.

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

1    **SECTION 1.**    Authorization of Appropriations

2                    1(a) The Secretary of Energy shall be authorized to appropriate  
3                    \$20,000,000,000 to establish a Federal loan guarantee for eligible small  
4                    modular reactor projects under this act, for the purpose of supporting and  
5                    securing United States energy independence.

6                    1(b) This Act shall abide by the powers of the Congress under article I of  
7                    the Constitution, specifically the Commerce Clause, and Necessary and  
8                    Proper Clause.

9                    1(c) The Secretary shall administer and oversee loan guarantees under this  
10                   Act in a manner consistent with existing Federal energy loan guarantee  
11                   programs, except when otherwise stated.

12   **SECTION 2.**    For purposes of this Act:

13                   2(a) **Federal Loan Guarantee** refers to any guarantee, insurance, or pledge  
14                   by the United States, issued by the Secretary of Energy, to cover all or part  
15                   of the principal and/or interest of any debt accrued by a non-Federal  
16                   borrower to a non-Federal lender.

17                   2(b) **Small Modular Reactor (SMR)** means a nuclear fission reactor that (1)  
18                   has a nameplate electric generating capacity not more than 500 megawatts  
19                   electric per unit; (2) is capable of being constructed and operated as a  
20                   single unit or in combination with one or more similar reactors at a single  
21                   site; (3) is required to be licensed by the NRC; (4) is used for the generation  
22                   of electric energy or for other industrial uses permitted under applicable  
23                   law.

24                   2(c) **Eligible Project** means a project for the construction, expansion, or  
25                   modernization of a nuclear energy facility utilizing one or more small  
26                   modular nuclear reactors that is subject to, and in compliance with,  
27                   licensing or permitting requirements of the NRC.

28                   2(d) **Energy Independence** means a scenario in which domestic energy  
29                   production is adequate to reduce foreign net energy imports to a level that

30 does not pose material risk to the United States economic or national  
31 security.

32 2(e) **Secretary** - all mentions refer to the Secretary of Energy

33 **SECTION 3.** The Department of Energy shall oversee the lending of federal funds to  
34 authorized small modular reactor projects. Funds shall be lended at the  
35 discretion of the Department of Energy.

36 3(a) All recipients must receive initial approval from the NRC and comply  
37 with abiding licensing and regulation standards.

38 3(b) Amendments to the federal loan guarantee budget regarding small  
39 modular reactors must be permitted by the Congress. Reallocation of  
40 monetary energy incentives from other projects must be in accordance  
41 with preexisting regulations; however, they do not require congressional  
42 approval to better reflect growth in SMR technology and abundance.

43 **SECTION 4.** This legislation will take effect on July 10th 2026. All laws in conflict with  
44 this legislation are hereby declared null and void.

45

*Introduced for Congressional Debate by Spring Hill.*

# A Bill to Establish a Bipartisan Redistricting Committee to Prevent Misrepresentation

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

1 **SECTION 1.** An act to establish a bipartisan committee for redistricting Kansas to  
2 establish more fair representation. This committee will be established of  
3 fifteen representatives from the Democratic Party and the Republican  
4 Party. Five representatives will be from each party. The remaining five will  
5 be unassociated, non-partisan, tiebreakers to prevent deadlock.

6 **SECTION 2.**

7 a) Bipartisan, meaning multipartisan. Representing all the political views in  
8 Kansas.

9 b) The five tiebreakers will be previously elected unaligned politicians. They  
10 must be unaffiliated in order to serve. The function of which is to not allow  
11 the committee to filibuster.

12 c) Representatives, as in the state House. Each party will nominate five from  
13 the state house.

14 d) Unassociated or Unaffiliated means currently unaligned with any party.

15 **SECTION 3.** First is the establishment of a committee composed of representatives.

16 a) This committee will be a subset of the House in itself, so they maintain the  
17 power of their positions.

18 b) The plan that this committee proposes will be the final draft of Kansas's  
19 redistricting lines until a new map is required to be drawn.

20 c) Situations where this is the case could be exemplified in the further moving  
21 of urbanization west of Overland Park. Or the expansion/development of  
22 further population spikes. To which the committee will be reformed with  
23 new nominated members.

24 d) The committee has one year after this election cycle to redraw the lines.

25 e) Functionally, the committee's votes will be determined by a two thirds  
26 majority in order to assure a functionally more representative system.

27 **SECTION 4.** This legislation will take effect after the next primary election, following the  
28 new elects swearing in. All laws in conflict with this legislation are hereby  
29 declared null and void.

# A Bill to Require Visible Identification of Immigration Enforcement Officers During Public Operations

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

1 **SECTION 1.** Immigration enforcement officers conducting public-facing enforcement  
2 activities shall be prohibited from wearing face coverings that conceal their  
3 identity, except under limited safety or medical exceptions defined in this  
4 Act.

5 **SECTION 2. Definitions.**

6 A) "Immigration enforcement officer" refers to any federal officer or agent  
7 enforcing civil immigration law under the authority of U.S. Immigration and  
8 Customs Enforcement or the Department of Homeland Security.

9 B) "Face covering" means any mask, shield, gaiter, or material that obscures  
10 the officer's face and prevents visual identification.

11 C) "Public-facing enforcement activities" include arrests, detentions,  
12 questioning, transportation of detainees, or crowd-control actions  
13 conducted in public spaces.

14 D) Exceptions to this prohibition shall include:

15 1) Medical-grade masks required for health protection

16 2) Protective gear during hazardous environmental conditions (fire,  
17 smoke, chemical exposure)

18 3) Tactical operations where a federal judge has approved temporary  
19 identity protection due to a credible threat

20 **SECTION 3. Enforcement.**

21 A) Officers must display a visible name or badge number and agency  
22 identification at all times during public-facing enforcement.

23 B) Violations of this Act may result in disciplinary action, suspension, or  
24 termination.

25 C) Complaints may be filed by members of the public or institutions  
26 witnessing violations.

27 **SECTION 4.** This legislation will take effect on July 1, 2026. All laws in conflict with this  
28 legislation are hereby declared null and void.

*Introduced for Congressional Debate by Wyandotte High School.*

# **A Bill to Require Politicians to be Substitute Teachers to End the Shortage of Substitute Teachers**

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

- 1 **SECTION 1.** All politicians with an education at the level of or higher than a  
2 undergraduates degree from an accredited university are hereby mandated  
3 to be substitute teachers from all federal jurisdictions.
- 4 **SECTION 2.** Due to the lack of substitute teachers, politicians must be a substitute  
5 teacher in the state that they were elected in. They will be assigned by  
6 necessity of substitutes throughout the school districts of said state. There  
7 will be substitutes by hire, but when a lack thereof occurs, politicians will  
8 be a substitute teacher whenever school districts are in need.
- 9 **SECTION 3.** This legislation shall be overseen by the Department of Education (DOE)  
10 and the Department of Labor(DOL)
- 11 **SECTION 4.** This legislation will take effect on August 1, 2027. All laws in conflict with  
12 this legislation are hereby declared null and void.

*Introduced for Congressional Debate by Olathe East.*

# A Bill to Eliminate Zoning and Land Use Ordinances

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

- 1   **SECTION 1.**   All federal zoning laws and land use ordinances will be abolished. All  
2                   federal funding for infrastructure projects will be withheld until, state,  
3                   municipal, and local zoning laws are abolished.
- 4   **SECTION 2.**   Zoning laws will be defined as regulations or laws that outline permitted  
5                   uses for various sections of land.
- 6   **SECTION 3.**   The United States Department of Housing and Urban Development will  
7                   oversee the implementation of this bill. The United States Department of  
8                   Justice will see the enforcement of this bill.
- 9   **SECTION 4.**   This legislation will take effect on July 1, 2026. All laws in conflict with this  
10                  legislation are hereby declared null and void.

*Introduced for Congressional Debate by Blue Valley North.*

**A BILL TO REFORM BUSINESS STANDARDS TO  
ADDRESS THE HARMS OF ALGORITHMIC TARGETING OF MINORS**

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

2 Article I: The provision of an addictive feed to minors shall be prohibited.

3 Companies found in violation shall be fined no less than \$2500 per  
4 instance of violation of this act.

5 Article II: The term “addictive feed” means media that the user expressly and  
6 unambiguously did not request, has subscribed to, or media shared by  
7 users to a page or group the user has subscribed;

8 The term “minor” means an individual under the age of 18 years;

9 An “instance” is described as each minor user who is provided an  
10 addictive feed

11 Article III: This bill shall take effect January 1<sup>st</sup>, 2027

12 Article IV: The Federal Communications Commission shall oversee implementation,  
13 evaluation, regulation, and enforcement of this act

14 A. A period shall be established to allow media providers opportunities to  
15 identify and correct circumvention of safety provisions, after which  
16 penalties shall take effect.

17 Article V: All other laws in conflict with this new policy shall hereby be declared  
18 null and void.

*Respectfully submitted, Blue Valley Northwest*

# A Bill To Establish A Pilot Program For Universal Basic Income For Targeted Areas.

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

1    **SECTION 1.**    FINDINGS: Persistent economic distress in certain regions of the United  
2                    States has resulted in sustained poverty and unemployment. Traditional  
3                    economic development approaches have proven terrible in addressing the  
4                    structural economic challenges faced by many rural and post-industrial  
5                    communities.

6    **SECTION 2.**    Universal basic income (UBI) pilot programs provide unconditional cash  
7                    transfers to individuals, allowing recipients maximum flexibility in  
8                    addressing their unique economic circumstances.

9    **SECTION 3.**    The Social Security Administration will be operating and funding the  
10                    mechanism.

11                    A) Funding will come from a progressive wealth tax and function as a method  
12                    to redistribute wealth.

13                    B) This would be a pilot program that could be advanced or repealed  
14                    depending on how well the program works.

15   **SECTION 4.**    This legislation will take effect after the midterm election cycle. All laws in  
16                    conflict with this legislation are hereby declared null and void.

*Introduced for Congressional Debate by Blue Valley High School.*

# A Resolution to Terminate Unauthorized Hostilities in Iran to Restore Federal Checks and Balances

- 1    **WHEREAS,**    The United States Executive has deployed unauthorized military  
2                    infrastructure near and targeted towards Iran; and
- 3    **WHEREAS,**    Bypassed Congressional duties to regulate declarations of war; and
- 4    **WHEREAS,**    Essentially nullified Congressional War Powers and created unchecked  
5                    executive authority; and
- 6    **WHEREAS,**    Created geopolitical instability and threats of nuclear action towards Iran;  
7                    now, therefore, be it
- 8    **RESOLVED,**   That the Congress here assembled pass and enforce the Iran War Powers  
9                    Resolution; and, be it
- 10 **FURTHER RESOLVED,** That the United States federal government withdraw all military  
11                    forces from unauthorized hostilities against Iran, citing the lack of  
12                    Congressional authority for the Executive's actions.

*Introduced for Congressional Debate by Blue Valley North High School.*

# A Resolution to Amend the Constitution to Place Harsher Restrictions on Gun Ownership

1 **RESOLVED,** That the following article is proposed as an amendment to the Constitution  
2 of the United States, which shall be valid to all intents and purposes as part  
3 of the Constitution when it is passed by  $\frac{2}{3}$  of the combined house and  
4 senate in a joint resolution

## ARTICLE --

6 **SECTION 1:** No one shall be able to purchase a firearm without increased safety  
7 precautions, including mental health evaluations, 50 (fifty) hours of firearm  
8 safety courses, and undergoing a background check

9 **SECTION 2:** The United States Government will penalize anyone who purchases a  
10 firearm without passing these requirements, with a first infraction being a  
11 fine of 2,000 (two thousand) dollars, the second infraction being a fine of  
12 3,000 (three thousand) dollars, and the third infraction being a jail  
13 sentence of no less than 6 months

15 **SECTION 3:** These requirements shall be monitored by the Bureau of Alcohol, Tobacco,  
16 Firearms and Explosives (ATF) and assisted by the Federal Bureau of  
17 Investigation (FBI) for enforcement purposes.

19 **SECTION 4:** The Executive branch shall have the power to enact this legislation

*Introduced for Congressional Debate by Olathe East.*

# The Law Enforcement Transparency Act

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

1 **SECTION 1.** The United States shall hence force mandate that all officers on both the  
2 state and Federal level and their vehicles be easily identifiable to the  
3 public, citizens and otherwise. This includes but is not limited to the  
4 prohibition of unmarked vehicles, masked officers, and unrecognizable  
5 local and/or federal police forces.

6 **SECTION 2.** A. "Easily Identifiable" will be defined as "A person or thing that can be  
7 recognized or has information about them that can be used to distinguish  
8 or trace their identity. This identification is reasonably possible, not  
9 requiring undue effort, cost, or time, and be based on unique  
10 characteristics or identifiers like a name, number, or other specific data."

11 B. "Unmarked Vehicle" will be defined as "A government or rental vehicle  
12 that lacks standard identification markings and colors of regular patrol or  
13 marked vehicles but is still operated by on-duty local, state, or federal  
14 officers used for specific purposes such as traffic enforcement, suspected  
15 public safety threats, immigration enforcement, or criminal activity."

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

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

*Introduced for Congressional Debate by Olathe North High School.*

**A Bill Lower the Drinking Age to 18**

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

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**SECTION 1.** The National Minimum Drinking Age Act of 1984 is hereby amended to set the national minimum drinking age at 18 years of age. States shall remain eligible for full federal highway funding contingent upon compliance with this provision.

**SECTION 2.** For the purposes of this Act:  
A. "Alcohol" is defined as any liquid or solid containing at least 0.5% alcohol by volume that is intended for human consumption, including beer, wine, and distilled spirits.

**SECTION 3.** A. The Department of Health and Human Services (HHS), in coordination with the Centers for Disease Control and Prevention (CDC), shall develop and implement national standards for alcohol education, public health outreach, and DUI prevention within high schools and driver's education programs.

B. The Department of the Treasury, through the Alcohol and Tobacco Tax and Trade Bureau (TTB), shall administer, collect, and allocate tax revenues generated under this Act.

**SECTION 4.** A. A federal excise tax of \$0.02 per fluid ounce of pure alcohol shall be levied on all alcoholic beverages distributed in the United States.

B. All revenue collected from this tax shall fund the education and prevention programs outlined in Section 3.

**SECTION 5.** This legislation shall take effect on January 1, 2027. All laws in conflict with this legislation are declared null and void upon its enactment.

*Respectfully submitted by Spring Hill High School.*

# A Resolution to Amend the Constitution to Reform the Voting System in these United States

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

## 6   **ARTICLE --**

7     **SECTION 1:**     To vote in the United States, one must acquire a voting license through  
8                     the passage of a test consisting of basic reading, arithmetic, and  
9                     American history. This license must be renewed every four years to  
10                    maintain voter status.

11     **SECTION 2:**     A. The test will specifically consist of practical arithmetic involving  
12                     statistics and finance, as well as both reading comprehension and general  
13                     knowledge of both U.S. government structure and U.S. legislature.  
14                     B. Tests will be administered weekly during election years for federal and  
15                     congressional elections. This means weekly administration occurs every 2  
16                     years. Tests will be administered every two weeks for years when there  
17                     are no federal or congressional elections. Due to this, each testing day  
18                     will have its own version of the test; every weekly test will be different to  
19                     ensure no cheating. To take the test, one must be 18 years old, and be a  
20                     citizen of the United States. There will be no financial barrier, all tests will  
21                     be fully subsidized by government funding. Once a voter license is  
22                     obtained, an individual may not retake the test until their license is within  
23                     6 months of expiration.  
24                     C. Test takers will be provided with a 6 hour time frame to complete the  
25                     test; ample time ensuring no pressure and a true assessment of  
26                     knowledge.

27     **SECTION 3:**     The Congress shall have power to enforce this article by appropriate  
28                     legislation.  
29

# A Bill to Permit Student Cell Phone Use During Non-Academic School Time in Kansas

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

1 **SECTION 1.** Public schools in the state of Kansas shall allow students to use personal  
2 cell phones and electronic communication devices during designated  
3 non-academic times, including lunch periods and passing periods between  
4 classes.

5 **SECTION 2. Definitions**

6 A) "Non-academic time" refers to school hours when students are not  
7 engaged in instructional class time, including:

- 8 1) Lunch periods
- 9 2) Passing periods between classes
- 10 3) Study hall or free periods (unless otherwise directed by a teacher  
11 for instructional purposes)

12 B) "Personal electronic communication device" includes cell phones,  
13 smartphones, smartwatches, and similar portable digital devices.

14 C) This Act does not permit device use during instructional time unless  
15 authorized by a teacher for educational purposes.

16 **SECTION 3. Enforcement.**

17 A) Local school districts may create reasonable guidelines to prevent misuse,  
18 including restrictions related to:

- 19 1) Bullying or harassment
- 20 2) Recording without consent
- 21 3) Disruption of school safety procedures

22 B) Enforcement shall be overseen by local school administrators under district  
23 policy, in accordance with guidance from the Kansas State Department of  
24 Education.

25 C) Schools may temporarily restrict device use during emergencies, testing  
26 situations, or safety drills.

27 **SECTION 4.** This legislation will take effect on July 1, 2026. All laws and school policies  
28 in conflict with this legislation are hereby declared null and void.

*Introduced for Congressional Debate by Wyandotte High School.*



## **A Bill to Rename Fort Gordon to Fort Eisenhower to Honor the Legacy of Dwight D. Eisenhower**

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

1.     **SECTION 1.** The military installation currently designated as Fort Gordon, located
2.     in Augusta, Georgia, shall be officially renamed Fort Eisenhower to recognize the
3.     contributions of General and 34th President of the United States, Dwight D.
4.     Eisenhower.
- 5.
6.     **SECTION 2.** Fort Gordon shall be defined as the U.S. Army installation
7.     encompassing
8.     the Cyber Center of Excellence and associated training facilities.
9.     Redesignation shall include the modification of all physical signage, official records,
10.    digital assets, and military heraldry.
- 11.
12.    **SECTION 3.** The U.S. Department of the Army, under the oversight of the Secretary
13.    of Defense, shall be responsible for the enforcement and execution of this name
14.    change.
15.             A. Funding for this transition shall be allocated through the Department of
16.             Defense budget as recommended by the Congressional Naming
17.             Commission.
18.    **SECTION 4.** Implementation shall begin immediately upon passage, with the official
19.    redesignation ceremony to be completed by January 1, 2027.
- 20.
21.    **SECTION 5.** All laws in conflict with this legislation are hereby declared null and
22.    void.

Introduced for Congressional Debate by: BVNW

