

A Resolution to Support an Iranian Uprising

1 **WHEREAS,** Iran is actively experiencing a civil uprising and protest movement; and

2 **WHEREAS,** Its people have been oppressed by the theocratic state for over four
3 decades; and

4 **WHEREAS,** Previous actions of these United States were in large part responsible for
5 the rise of autocracy in Iran; now, therefore, be it

6 **RESOLVED,** That the Congress here assembled support the overthrow of the standing
7 Iranian regime; and, be it

8 **FURTHER RESOLVED,** That the executive branch shall allocate substantial funding to rebel
9 groups in Iran; and, be it

10 **FURTHER RESOLVED,** That the Department of Defense shall deploy troops to Iran, when
11 the time is right, to depose the current Iranian government; and, be it

12 **FURTHER RESOLVED,** That it assist the erection of a democratic regime in Iran.

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Introduced for Congressional Debate by Madison West High School.

A Bill to Subsidize Car-Free Cities

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

1 **Section 1** - The federal government shall allocate a one time fund of 500 billion dollars to
2 cities that commit to infrastructure projects in order to outlaw cars within the city.

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4 **Section 2**

- 5 a. A car-free city is defined as a city in which there are no non-essential cars within
6 the boundaries of the city.
7 b. For the purposes of this bill “car” refers to any private passenger motor vehicle
8 that weighs at least 1000 pounds.
9 c. Emergency vehicles and other essential vehicles are not to be banned in
participating cities.

10 **Section 3 - Administration**

- 11 a. The Department of Transportation will be in charge of overseeing and dispersing
12 money for the project.
13 b. The Department of Transportation will be given a budget of 500 billion dollars to
14 disperse to cities as they see fit which meet the requirements for this project.
15 c. Cities will be given at least 5 billion dollars each, which may be spread out over up
16 to 10 years, and additional funds may be provided based on the size of the city.

17 **Section 4 - Requirements**

- 18 a. Every participating city is required to continue providing essential services.
19 b. Every participating city is required to construct a free public transit system capable
20 of providing adequate transportation to the public, to a level at which the public is
21 not greatly hindered in every day activities.
22 c. To be eligible for the program a city must:
23 i. Have a population of at least 50 thousand permanent residents, and
ii. Hold a referendum about the program that won at least 60% of the vote.

24 **Section 5** - This legislation will take effect on FY 2027. All laws in conflict with this bill are
25 hereby declared null and void.

26 Respectfully submitted by Madison West HS
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A Bill to Ban Diesel Passenger Vehicles

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

SECTION 1. Vehicles used for general recreation and driving shall no longer be able to run on diesel fuel. Citizens shall be allowed to apply for diesel licenses to drive diesel vehicles for commercial use only with a limited number of licenses allocated based on current commercial standards set by the Environmental Protection Agency (EPA).

SECTION 2. Passenger vehicles shall be defined as a vehicle with a Gross Vehicle Weight Rating of 26,001 or less.

SECTION 3. The EPA working concurrently with the Department of Transportation (DOT) shall determine the number of diesel vehicle licenses that are available per.

- A. The Department of Motor Vehicles (DMV) shall allocate the licenses in their respective states.
- B. The Department of Justice shall supply local and state law enforcement agencies with enforcing this law.
- C. A \$10,000 fine shall be imposed for all drivers caught driving a diesel vehicle without the proper license.
- D. The EPA shall have a \$20 million budget increase to monitor emissions caused by diesel vehicles.
- E. The DOT shall allocate \$10 million dollars to each states' DMV to help with allocating licenses. The DOT shall see a \$550 million budget increase.

SECTION 4. This legislation will take effect in FY 2031. All laws in conflict with this legislation are hereby declared null and void.

Introduced for Congressional Debate by Waupaca.

A Bill to Abolish the U.S. Immigration and Customs Enforcement

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

SECTION 1. ICE shall hereafter be dismantled with agency duties separated through respective existing Federal Agencies.

- A. All ERO capabilities shall be eliminated from the agency and transferred to the FBI to aid in the process of legally immigrating to the U.S.
- B. Any Federal Funds allocated to the agency shall be transferred to the and no other funds shall be made available for the operation of the agency.

SECTION 2. ICE stands for the U.S. Immigration and Customs Enforcement Agency, a law enforcement agency under the Department of Homeland Security.

- A. ERO stands for Enforcement and Removal Operations which handles arrests, deportations, and detention of immigrants.
- B. FBI stands for the Federal Bureau of Investigation.
- C. DOJ stands for the Department of Justice.
- D. USCIS stands for U.S. Citizenship and Immigration Services.
- E. CBP stands for Customs and Border Protection Agency.
- F. DEA stands for the Drug Enforcement Agency.

SECTION 3. With the abolishment of ICE functions of its departments will be transferred to the following departments.

- A. Arrests and raids relating to human trafficking and drug smuggling shall be carried out concurrently by the FBI and DEA with the DOJ facilitating proper legal prosecution following Due Process outlined in the US Constitution.
- B. The CBP will continue to protect the U.S. borders while helping migrants to legally emigrate to the U.S. with an enforcement radius of 20 miles.
- C. USCIS will increase its staffing to attempt to further the process of immigration.
- D. The \$86.3 billion in funds that were previously allocated to ICE shall be used to fund the changes in the Departments and Agencies necessary to carry out this legislation.

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

Introduced for Congressional Debate by Waupaca.

A Bill to Subsidize the AI industry

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

1 **SECTION 1.** The Federal government shall allocate 200 billion USD to subsidise the
2 artificial intelligence industry over the next 10 years.

3 **SECTION 2.** “AI industry” means persons or entities engaged in the development,
4 deployment, or commercialization of artificial intelligence systems or
5 related technologies.

6 **SECTION 3.** The allocated funds shall be divided among government agencies—to be
7 dispensed to AI corporations as they see fit and as aligns with their
8 purpose—as follows:

9 A. 20 billion USD will be allocated to the National Science Foundation.

10 B. 20 billion USD will be allocated to the Department of Energy.

11 C. 10 billion USD will be allocated to the National Institute of Standards
12 and Technology.

13 D. 50 billion USD will be allocated to the National Institute of Health.

14 E. 100 billion USD will be allocated to the Defense Advanced Research
15 Projects Agency.

16 **SECTION 4.** Any company receiving these funds shall give the US government an
17 ownership share in the company. The share given shall be equivalent to the
18 share of ownership that the same amount of funds would have provided
19 during the company’s most recent funding round.

20 **SECTION 5.** This legislation will take effect on FY 2027. All laws in conflict with this
21 legislation are hereby declared null and void.

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Introduced for Congressional Debate by _____.

A Bill to Submit to the ICC and ICJ

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

- 1 **SECTION 1.** The United States shall join and submit to the Jurisdiction of the
2 International Criminal Court and International Court of Justice.
- 3 **SECTION 2.** Any rulings of the ICC and ICJ shall be binding upon State and Federal
4 Courts, and acts of the ICC and ICJ shall be given full faith and credit.
- 5 **SECTION 3.** The United States shall not honor a request to extradite any non-citizen
6 individuals serving as diplomats or as recognized representatives of a
7 foreign military.
- 8 **SECTION 4.** All requests for extradition of citizens or individuals granted asylum in the
9 United States shall be filed in a federal district court with personal
10 jurisdiction over the person. Individuals subject to a request shall not be
11 extradited if a court finds there is not probable cause to support an arrest
12 as guaranteed by the US Constitution.
- 13 **SECTION 5.** This legislation will take effect on January 1, 2027. All laws in conflict with
14 this legislation are hereby declared null and void.
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Introduced for Congressional Debate by Madison West High School.

A Bill to Limit Penalties for Illegal Drug Usage

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

1 **SECTION 1.** The potential penalties for the possession and usage of any drug shall be
2 limited as such:

3 A. No individual may be sentenced with a fine, other than court costs, or jail
4 time, other than time already served pending trial, for possession or use of
5 any drug.

6 B. The only sentence for the possession or use of an illegal drug shall be
7 mandatory rehabilitation. No person shall be charged for the cost of
8 rehabilitation if medical professionals certify the patient is making a good
9 faith effort to comply with the program requirements.

10 C. Any drug where regular usage does not typically require rehabilitation to
11 end use may not be made illegal. Possession of pharmaceuticals originally
12 prescribed to another person may still be penalized under statutes
13 pertaining to theft or fraud.

14 **SECTION 2.** The Department of Health and Human Services is tasked with upholding
15 this legislation.

16 A. It shall organize a list of drugs that may not be made illegal based on the
17 above provisions.

18 B. It shall organize federally-supported rehabilitation centers.

19 C. 10 million dollars shall be allocated for the initial establishment of such
20 rehabilitation centers.

21 **SECTION 3.** This legislation will take effect on FY 2027. All laws in conflict with this
22 legislation are hereby declared null and void.

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The Socialist Act

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

1 **SECTION 1.** The Federal Government shall secure the basic needs and privileges of all
2 legal inhabitants of the United States.

3 **SECTION 2.** “Basic needs and privileges” include, at minimum, housing, basic hygiene
4 products, sufficient food and clean water, medical & psychological care,
5 proper clothing, employment, and affordable higher-education.

6 **SECTION 3.** The Federal Government shall establish the Department of Care to fulfill
7 this task.

8 A. Corporate tax rates may be adjusted to raise sufficient funding for the
9 department.

10 B. The department may nationalize any corporation whose services, if
11 controlled by the federal government, could better provide for the
12 basic needs of American citizens.

13 **SECTION 4.** This legislation will take effect on FY 2028. All laws in conflict with this
14 legislation are hereby declared null and void.

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Introduced for Congressional Debate by Madison West High School.

Right to Die Act

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

1 **SECTION 1.** The Federal Government shall secure the Right to Die for all American
2 adults.

3 **SECTION 2.** The Right to Die defines a person's inalienable choice to end their life. It is
4 protected as follows:

5 A. The Federal Government shall provide free, peaceful, painless,
6 medically-supervised euthanasia services to any American adult after they
7 have met with a government approved psychiatrist on two separate
8 occasions.

9 a. The sessions shall be paid for in full by the Federal Government.

10 b. The psychiatrist may not bar any individual from exercising their
11 Right to Die, but may advise against it.

12 B. Use of force to prevent a person from exercising their Right to Die shall be
13 punishable by no less than a \$5,000 fine and no more than a \$30,000 fine
14 and a year in prison.

15 **SECTION 3.** The Department of Health and Human Services shall be responsible for
16 providing this service.

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

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Introduced for Congressional Debate by Madison West High School.

A Bill to Nationally Increase Mental Health Funding in High Schools

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

1 **SECTION 1.** An annual allocation of \$13,000,000,000 shall be designated
2 for mental health funding in high schools across the United States. This
3 funding will be distributed among approximately 26,727 public and private
4 high schools, ensuring that each student receives an average of \$750 per
5 year for mental health resources.

6 **SECTION 2.** Mental health funding shall be defined as financial resources
7 allocated specifically for the employment of mental health professionals
8 such as psychologists, the provision of counselling services, and the
9 implementation of technology or programs designed to identify students
10 with mental health challenges within a school environment. This funding
11 shall not be utilized for religious studies or any kind of unrelated
12 educational activity.

13 **SECTION 3.** The Department of Education and the Department of Health
14 and Human Services oversee the implementation of adopted regulations to
15 carry out this legislation.

16 A. The Department of Education shall manage grants distributed to
17 schools, providing appropriate amounts per school, and conducting
18 audits to ensure proper use.

19 B. The Department of Health and Human Services shall receive data
20 collected by the Department of Education. This data will inform the
21 development of recommendations and support the development of a
22 mental health curriculum.

23 C. Federal funding will be contingent upon compliance; states that do not
24 meet the established mental health budget will receive reduced federal
25 funding, which in turn will affect funding available for high schools.

26 D. Recipients will be required to collect data regarding student access to
27 mental health services and to submit annual reports detailing how funds
28 were allocated, as well as changes in student attendance, academic
29 performance, and incidents of violence.

30 **SECTION 4.** This legislation will take effect on May 1, 2025. All laws in
conflict with this legislation are hereby declared null and void.

Introduced for Congressional Debate by Edgewood High School.

A Bill to Reform the Debt Ceiling in Congress

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

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SECTION 1. The Debt Ceiling Reform Act removes the limit on the national debt; which 2
will allow Congress to fulfill its full congressional and necessary objectives
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and financial goals for the country, without the disruption of adjusting or
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suspending the debt ceiling. A commission with representatives and
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advisers will be formed to advise Congress' spending.

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SECTION 2. The current public debt limit is 41.1 trillion dollars under P.L. 119-21.
This law will be repealed. Repeal does not authorize new spending.
The Treasury can issue federal debt to finance its existing legal obligations
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that Congresses and Presidents of both parties have made in the past.
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Federal debt continues to be backed by the full faith and credit of the
12
United States.

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SECTION 3. A new bipartisan commission made up of 10 congressional representatives 15
from each Chamber will be created to make recommendations on federal
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spending, contingent on that it speaks to each chamber of Congress
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(House and Senate) every month. This council will be called the
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Commission for Budget Oversight and Spending and may seek the input of
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advisors.

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A. This commission's spending recommendations will be presented to
Congress within a single bill which cannot be amended. Congress may

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adopt the legislation with a simple majority vote in each chamber. To

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tackle national debt, a new solution will be put in place whereby

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Congress will put a percentage of the US Gross Domestic Product aside

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in funding from taxes to pay off a percentage of debt owed by the US
government every 2 years. The Commission will recommend the

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percentage to Congress, which must start to reduce the federal debt by

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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 Edgewood.