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A Bill for Federal Bail Reform

1 BE IT ENA	CTED BY THE CONGRESS HERE ASSEMBLED THAT:			
2 SECTION 1. Notwithstanding any provision of Federal law, no justice, judge, or other				
3	judicial official in any court created by or under Article III of the Constitution			
4	of the United States may use payment of money as a condition of pretrial			
5	release in any criminal case.			
6 SECTION 2. Any persons currently charged with a "qualifying offense" shall be released				
7	without bail while they await their day in court and released with no			
8	conditions unless it is proven that conditions are necessary to ensure court			
9	appearance. The conditions of release must be nonmonetary and the least			
10	restrictive to reasonably assure return to court.			
11 SECTION 3. A person charged with a qualifying offense who is released to await trial in				
12	the community can be subject to bail or pretrial detention at a later point if			
13	he or she persistently and willfully fails to appear in court, violates an order			
14	of protection, is accused of witness tampering or intimidation, or is charged			
15	with another felony while awaiting trial for a felony.			
16 SECTION 4. "Qualifying offenses" include all misdemeanors (except sex offenses and				
17	contempt of court charges related to an allegation of domestic violence), all			
18	non-violent felonies (except witness intimidation and tampering, sex			
19	offenses, and conspiracy, terrorism, and contempt charges).			
20 SECTION	5. This legislation will be implemented upon passage. All laws in conflict with			

this legislation are hereby declared null and void.

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A Resolution to Amend the Constitution to Establish Term Limits for the Supreme Court

1 RESOLVED,	By two-thirds of the Congress here assembled that the following article is
2 propos	sed as an amendment to the Constitution of the United States, which
3 shall b	be valid to all intents and purposes as part of the Constitution when
4 ratified	d by the legislatures of three-fourths of the several states within seven
5 years	from the date of its submission by the Congress:
6	ARTICLE
7 SECTION 1. 18	Justices of the Supreme Court of the United States shall now be limited to 8 years of service.
9 SECTION 2.	The 18-year limit for which sitting justices can serve shall start upon the
10	ratification of this legislation.
11 SECTION 3.	New justices shall be appointed using the methods outlined in Article 3 of
12	the United States Constitution.
13 SECTION 4.	Congress shall have the power to enforce this article by appropriate
14	legislation.

A Resolution to Amend the Constitution to End the Power to Presidentially Pardon

1 RESOLV	ED, 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: The President of the United States shall not possess the
8	power to grant pardons or reprieves to any individual.
9	SECTION 2: The Congress shall have power to enforce this article by
10	appropriate legislation.

A Resolution to Amend the Constitution to Protect Miranda Rights

1 **RESOLVED**, That the following article is proposed as an amendment to the Constitution of 2. the United States, which shall be valid to all intents and purposes as part of the 3. Constitution when ratified by the legislatures of three-fourths of the several states 4. within seven years from the date of its submission by the Congress: 5 ARTICLE — 6 **SECTION 1.** Any person being detained by law enforcement as a criminal suspect must be 7 informed of their right to silence and protection from self-incrimination, popularly 8 known as Miranda Rights, per the 1966 Supreme Court case Miranda v. Arizona 9 and the 1984 Supreme Court case Berkemer v. McCarty. 10 SECTION 2. Any detainee or suspect whose rights are deprived of them through a law 11 enforcement officer's failure to inform them explicitly of these rights in a 12 timely manner may pursue legal action against the negligent officer, that 13 officer's employer, or both. 14 SECTION 3. The Congress shall have power to enforce this article by appropriate

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legislation.

A Bill to Allow Gender Affirming Care for Children aged 14 and Older

- 1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:
- 2 SECTION 1. The United States federal government will allow any individual over the
- 3 age of 14 to receive any and all gender affirming care without parental or
- 4 guardian permission.
- 5 SECTION 2. Gender Affirming care is any social, medical, surgical and/or legal step
- 6 that affirms an individual's gender identity.
- 7 SECTION 3. The Department of Health and Human Services will oversee the
- 8 implementation of this bill. The HHS Department will guarantee gender
- 9 identity and sexual orientation protection for individuals over the age of
- 10 14 in all aspects of health care in the United States within the
- 11 department's purview.
- 12 SECTION 4. This bill will be enacted by June 1, 2024.
- 13 SECTION 5. All laws in conflict with this legislation are hereby declared null and void.

A Bill to Decriminalize Drug Charges Relating to Possession

- 1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:
- 2 SECTION 1. This bill will decriminalize drug use relating to possession of a controlled
- 3 substance. This bill will also establish a delegation of experts in the fields
- 4 of health care and pharmaceuticals to create a benchmark that assesses
- 5 the amount of drug commonly possessed by an individual for any
- 6 medicinal, recreational, or therapeutic reasons. This will also expunge any
- 7 Federal conviction of possession of a controlled substance in an amount
- 8 equal to or less than the benchmark established by the delegation.
- 9 SECTION 2. A person in possession of or using a controlled substance with an amount
- 10 that is no greater than the amount determined by the delegation
- 11 established in Section 1 shall not be subject to criminal penalty.
- 12 SECTION 3. The Secretary of Health and Human Services shall establish the
- 13 delegation. Each prior Federal Conviction on drug possession and use will
- 14 be expunged by each Federal court in the district where the conviction
- 15 occurred.
- 16 SECTION 4. This bill will be enacted by June 1, 2024.
- 17 SECTION 5. All laws in conflict with this legislation are hereby declared null and void.

A Bill to Modernize and Revitalize the Airship Industry

- 1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED:
- 2 SECTION 1. Congress shall establish an annual fund of \$10 billion to be used to promote research,
- 3 development, and implementation of improved technology to support the use of airships
- 4 for shipping, emergency medical and disaster support, and transportation.
- 5 SECTION 2. An airship is defined as an engine-powered, steerable aircraft that is fueled by gasses that
- 6 are lighter than air.
- 7 SECTION 3. The Federal Aviation Administration shall oversee this legislation and be responsible for the
- 8 effective disbursement of these funds.
- 9 SECTION 4. This legislation shall take effect at the start of the next fiscal year.
- 10 SECTION 5. All laws in conflict with this legislation are hereby declared null and void.

A Bill to Permit Death Row Inmates to Donate Their Organs to Compatible Recipients

- 1 BE IT ENACTED BY THIS UIL CONGRESS HERE ASSEMBLED THAT:
- 2 SECTION 1. Death row inmates will be permitted to apply for organ donorship.
- 3 Inmate applicants will be evaluated based on health standards and must
- 4 be deemed eligible by these standards.
- 5 SECTION 2. A death row inmate will be defined as someone who is sentenced to
- 6 death by lethal injection or other means.
- 7 SECTION 3. The Federal Bureau of Prisons will oversee and create the application
- 8 process for organ donation. The Correctional Managed Healthcare
- 9 System will establish and enforce donor inmate health standards. They
- 10 will also be responsible for inmate health evaluations.
- 11 SECTION 4. This bill will go in effect September 2025, to allow for applications and
- 12 health care standards to be created.
- 13 SECTION 5. All laws in conflict with this legislation are hereby declared null and void.

A Resolution to Apologize for the Iraq War

- WHEREAS, The Downing Street Memo and other sources that have become available in the last two decades have provided a concerning amount of evidence that the United States' motivations in going to war with Iraq were a severe breach of the country's values; and
- WHEREAS, The accusations the United States made concerning the Saddam Hussein regime's secret accumulation of weapons of mass destruction and collusion with the perpetrators of the September 11 attacks have proven to be wholly unfounded and arguably even fabricated by design; and
- WHEREAS, This war resulted in incalculable damage, trauma, and hardship in the region, including the deaths of thousands of U.S. soldiers and hundreds of thousands of Iraqis, as many of 200,000 of whom were civilians; now, therefore be it
- **RESOLVED,** By the Congress here assembled that this body sincerely and humbly apologizes to the Republic of Iraq and the Iraqi people for the immense pain and damage the United States has caused them and the fact that no remotely ethical justification can be made for any of it; and be it
- **FURTHER RESOLVED**, that Congress further apologizes to the other nations and people of the region for the chaos and violence that has erupted beyond the borders of Iraq owing to this conflict; and be it
- **FURTHER RESOLVED,** that Congress further apologizes to the remaining nations and peoples of the world for the dishonesty that our government employed in attempting to establish a coalition to join us in these atrocities, and for the damages and losses those who did join us also incurred; and be it
- **FURTHER RESOLVED,** that Congress apologizes to the people of the United States for the sacrifices they were forced to endure to enable their government to wage this abominable war, and for the doubt and disappointment these decisions sowed in the perspectives of U.S. citizens toward their government; and be it
- **FURTHER RESOLVED,** that from this day forward Congress commits to use its power to prevent actions such as those expressed in the immorality of the Iraq War.

A Bill to Recognize Taiwan as Its Own Independent Nation and to Support Its Security

1 BE IT ENACTED BY THIS CONGRESS HERE ASSEMBLED THAT:

2 nation	SECTION 1.	The United States will recognize Taiwan as its own independent
3		and its right for self-determination. The United States will support the
4		security of Taiwan, the freedom of Taiwan to determine its own future,
5		and to oppose any action by the People's Republic of China to use force
6		against the Taiwan government.
7	SECTION 2.	Recognition of Taiwan's independence includes the formal declaration by
8		the United States of an independent and sovereign Taiwan, opposed to
9		Chinese unification.
10	SECTION 3.	The State Department and the office of the President will oversee the
11		implementation of this bill.
12	SECTION 4.	The United States Government will make a Public Declaration of Taiwan's
13		Independence on October 10, 2024.
14	SECTION 5.	All laws in conflict with this legislation are hereby declared null and void.

A Bill to End the Cuban Embargo to Promote Foreign Relations with the Republic of Cuba

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

2 the	SECTION 1.	The United States of America will repeal all sanctions pertaining to
3		Republic of Cuba except arms trade and nuclear power. Furthermore, The
4		United States will stop all military action aimed at hindering trade
5		between the Cuban Republic and the rest of the world.
6 taken l	SECTION 2. by	Sanctions shall be defined as an action, legislation, or regulation
7		the United States government in order to discourage trade with the
8		Republic of Cuba
9		Military action shall be defined as planned or otherwise military exercises
10		or the funding of rebellious organizations, terror groups, and opposition
11		candidates, parties, or organizations on Cuban soil.
12	SECTION 3.	The State Department in collaboration with the Treasury Department
13		shall be tasked with implementing this bill.
14	SECTION 4.	This bill will go into effect on January 1, 2025.
15	SECTION 5.	All laws in conflict with this legislation are hereby declared null and void

A Resolution to Recommend a Joint U.S./Canadian/U.N. Presence in Haiti to Facilitate the Reestablishment of a Legitimate Government

1	WHEREAS,	The nation of Haiti has been in a power vacuum since the assassination of
2		its president in 2021 resulting in unprecedented chaos; and
3	WHEREAS,	The terms of Haiti's last 10 remaining senators officially expired in
4		January 2023, leaving the Caribbean country without a single elected
5		government official; and
6	WHEREAS,	The nation is now controlled by the G9 gang coalition with Haiti
7		devastated by a set of intersecting catastrophes: famine, cholera,
3		rampant drug trading through the international community, devastating
)		gang violence, fuel shortages, and economic collapse; and
10	WHEREAS,	The joint mission to bring order and peace in Haiti would include
11		diplomatic, military, economic, and humanitarian restoration efforts;
12		now, therefore, be it
13	RESOLVED,	That the UIL Congress here assembled make the following
14		recommendation for a multi-lateral mission among the U.S., Canada, and
15		the U.N. and, be it
16 resolut		ESOLVED , That this endeavor is not restricted by a deadline for
17		nor intended to be a permanent involvement.