**Legislation for the Larry Stuber Memorial Debate Tournament**

**October 26, 2024**

**B/E 2 A Bill to Ban Pharmaceutical Drug Advertisements**

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

1. SECTION 1. The United States will prohibit the advertising of any pharmaceutical drugs, not
2. including over the counter medicine.
3. SECTION 2. A. Pharmaceutical drugs will be defined as medicine taken by an individual to
4. diagnose, cure, treat and or prevent illness from occurring or worsen that is
5. prescribed by a medical professional.
6. B. Advertising will be defined as techniques and or actions used to promote the
7. selling of a product or service for the sake of profit. This includes but is not 9. limited to promotion of the product or service through social media, television,
8. billboards, blogs, and or newspapers.
9. SECTION 3. This legislation shall be enforced by the Food and Drug Administration
10. A. Any company in violation of this policy will be fined $50 million per infringement.
11. SECTION 4. This bill will take place January 1st 2026
12. SECTION 5. All laws in conflict with this legislation are hereby declared null and void.

**B/E 3 A Bill to Empower Bankruptcy Courts to Alter Mortgages**

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

1. SECTION 1. US Code Title 11, pertaining to bankruptcy filings, chapters 7, 11, and 13 2 shall
2. be amended to include provisions for “Alteration of Residency Mortgages.”
3. SECTION 2. A. Alteration of Residency Mortgage language to be added would state that as
4. part of the liquidation or the plan, “The court may, if desired, reduce the principal
5. balance of a consumer mortgage to the residence’s fair market value and
6. amortize the monthly payments of the reduced principal sum over a term not to
7. exceed the current termination length of the mortgage with a fixed interest rate
8. not to exceed the prevailing market rates”
9. B. “Fair Market Value” shall be determined by the court.
10. C. Specific titles where addition of “Alteration of Residency Mortgages” language
11. would be added
12. - Section 729. Title 11 – Chapter 7 – Subchapter II
13. - Section 1117. Title 11 – Chapter 11 – Subchapter II
14. - Section 1331. Title 11 – Chapter 13 – Subchapter II

**S/C 3 A Bill to Streamline the U.S. Military**

1. BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:
2. SECTION 1. The U.S. Government Accountability Office shall submit a report to the US Congress for
3. the purpose of reducing appropriations to the US Department of Defense for the next
4. fiscal year.
5. SECTION 2. The report produced by the U.S. Government Accountability Office shall have the
6. following objectives:
7. A. Determining which programs have inflated budgets and how to streamline
8. spending.
9. B. Recommending which military assets to retire without increasing national
10. security risk.
11. C. Establishing potential military assets that could modernize and replace current
12. assets, to reduce procurement costs and operation and maintenance costs.
13. SECTION 3. The U.S. Government Accountability Office shall oversee the implementation of this
14. legislation.
15. SECTION 4. This legislation will be enacted immediately upon passage.

**S/C 4 A Bill to Ban Police Use of Facial Recognition Technology**

1. BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:
2. SECTION 1. All state, local, and federal law enforcement agencies are hereby prohibited from
3. utilizing facial recognition technology.
4. SECTION 2. Facial recognition technology shall be defined as any technology utilizing
5. landmarking methodology for feature extraction. This includes skin texture analysis, thermal
6. 6. cameras, or any other biometric authentication in software capable of identifying or verifying
7. information about a person’s physical characteristics.
8. SECTION 3. The Department of Justice will be responsible for enforcement of the law, and
9. agencies non-compliant with law shall be subject to repercussions.
10. A. Use of facial recognition technology by law enforcement shall now be viewed as
11. a violation of Section 12601 of Title 34 of U.S. Code.
12. B. Data collected using facial recognition technology can no longer be utilized to
13. meet probable cause standards or be brought up as evidence before a jury.
14. SECTION 4. The bill goes into effect January 1, 2025.
15. SECTION 5. All laws in conflict with this legislation are hereby declared null and void.

**F/FP 1 The Border Protection Act**

1. BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:
2. SECTION 1. The United States shall reform border policy:
3. A. The U.S. shall reinstitute The Migrant Protection Protocols and Title 42.
4. B. The U.S. shall deploy 25,000 Border Patrol and ICE agents to the southern
5. U.S.-Mexico border.
6. C. The U.S. Border Patrol and ICE shall cooperate with the U.S. military to secure the
7. U.S.-Mexico border.
8. SECTION 2. The U.S. Department of Homeland Security, and the U.S. Department of
9. Defense (DoD) shall oversee the implementation and the enforcement of this piece of
10. legislation.
11. A. The U.S. military shall conduct military operations upon sovereign territory of the
12. United States of America as seen fit by the DoD.
13. B. Military action upon the sovereign territory of Mexico is permitted only if the
14. lives of U.S. servicemen are directly and immediately at risk.
15. SECTION 3. This legislation shall go into effect the following Fiscal Year after passage.
16. SECTION 4. All laws in conflict with this legislation are hereby declared null and void.

**F/FP 4 The Arming Mexico with the Intent of Gaining Obligatory Security (A.M.I.G.O.S.) Act**

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

1. SECTION 1. The United States will reform the Mexican Armed Forces (MAF) to bring
2. them closer as an ally, increase the security of Mexico, and pave the way for Mexico’s
3. 3 membership into NATO.

4 A. The United States will collaborate with The Federal Government of Mexico

5 with the purpose of Mexico eventually requesting to join NATO.

6 B. The US will start training Mexican Armed Forces inside of Mexico.

7 C. Mexico shall be given modernized military equipment to replace outdated

8 variants.

1. D. The US will provide, in military financial aid, half of the amount required to

10. reach Mexico’s 2% defense spending requirement for Mexico for the next 5

11 years after passage.

12 SECTION 2. Modernized military equipment shall consist of 50 M1 Abrams tanks,

13 500 JLTV’s, 15 F-16 fighter Jets, 50 UH-60 helicopters, 150 M1126 Infantry carrier

14 vehicles, and 130 M1128 Mobile gun systems.

15 SECTION 3. The US Department of State and Department of Defense will be

16 responsible for the implementation of this legislation.

1. A. The DOS will give military aid directly to the Mexican government and will be
2. responsible for conducting audits every year to ensure that military aid is
3. spent as defense expenditure. If at least 75% of aid in one year is not spent
4. on defense, all aid will be terminated.

21 SECTION 4. This legislation will take effect on January 1, 2025. All laws in conflict

22 with this legislation are hereby declared null and void.