A Bill to Eliminate Joint Filing for Federal Income Taxes

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

- **SECTION 1**. Individuals may hereby no longer file federal income taxes jointly with their spouses. All benefits and incentives of joint filing for married couples, including larger tax refunds and lower tax liabilities, are also eliminated accordingly.
- **SECTION 2**. A married couple shall be defined as two individuals engaged in a state or federal government-recognized civil union. Filing taxes jointly refers to the act of filing one consolidated taxation statement for a married couple instead of filing as two separate individuals.
- **SECTION 3.** The Internal Revenue Service (IRS) will oversee enforcement of this bill and shall determine the amount of tax paid by each individual.
- **SECTION 4.** This policy will take effect beginning with federal tax filings due in April of 2025.
- **SECTION 5.** All laws in conflict with this legislation are hereby declared null and void. *Introduced for Congressional Debate*

A Bill to Reduce Gun Violence

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

- **SECTION 1**. Individuals are hereby prohibited from:
 - A. Firing guns at or near homes,
 - B. Carrying guns into a person's home without their permission,
 - c. Carrying or firing guns in schools, polling places, or government buildings,
 - D. Carrying or firing firearms while intoxicated,
 - E. Purchasing AR-15-style weapons, and
 - F. Turning a legal firearm into an illegal automatic weapon.

Additionally, all key gun components are hereby required to be serialized and registered with the state.

- **SECTION 2**. The Bureau of Alcohol, Tobacco, Firearms, and Explosives (ATF) and the Department of Justice (DOJ) will oversee implementation and enforcement.
- **SECTION 4.** This policy will take effect on January 1, 2025.
- **SECTION 5.** All laws in conflict with this legislation are hereby declared null and void.

Introduced for Congressional Debate

A Bill to Eliminate 501(c)(6) Status for Professional Sports Leagues

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

- **SECTION 1**. Professional Sports Leagues shall hereby be classified as for-profit corporations, and will hereby no longer fall under the tax classification of 501(c)(6).
- **SECTION 2**. The Internal Revenue Service defines a 501(c)(6) association as an enterprise that promotes the common interest of its members and does not engage in regular business ordinarily carried on for profit.
- **SECTION 3.** The Internal Revenue Service (IRS) will oversee enforcement of this bill and shall determine the amount of tax paid by each professional sports league.
- **SECTION 4.** This policy will take effect beginning with Fiscal Year 2025.
- **SECTION 5.** All laws in conflict with this legislation are hereby declared null and void.

Introduced for Congressional Debate