

Bill Descriptions for the Votes that Affect You

1. Ban on Central Bank Digital Currency

SB330 bans state government agencies from accepting a payment using a Central Bank Digital Currency, and from participating in any test of this type of currency by the Federal Reserve.

A Central Bank Digital Currency (CBDC) would be an unconstitutional and intolerable expansion of tyranny under the Federal Reserve—presenting a significant danger to Americans' civil liberties. According to Article 1, Section 10, of the U.S. Constitution, “No State shall...make any Thing but gold and silver Coin a Tender in Payment of Debts.” States can and must act now to avow their adherence to constitutionally sound money.

2. Prohibiting ESG-Based Public Contracts

SB261 prohibits governmental entities from entering into certain contracts with companies that “boycott businesses because the business engages in certain sectors or does not meet certain environmental or corporate governance standards does not facilitate certain activities.”

The government does not have the constitutional authority to use public funds to compel private businesses to engage in ‘woke’ environmental, social, and corporate governance (ESG) investment scheme initiatives. As a part of a ‘social credit’ rating system that seeks to further the United Nations' Agenda 2030, ESG denies the property rights of American citizens, preventing both companies and individuals from entering into contracts voluntarily according to their own social, political, or ideological interests. The Bill of Rights and 14th Amendment were intended to protect against undue deprivations or disparagements of a person’s “property.”

3. Parental Rights

HB6 recognizes that the government may not burden certain fundamental rights of parents.

The upbringing, care, and control of children belongs to—and is a fundamental right of—parents, not the government. Parental rights, as with all other fundamental rights, are protected by the Bill of Rights and the 14th Amendment to the U.S. Constitution.

4. Incorporation of Federal Firearms Laws

HB392 would provide that “a person prohibited from possessing a firearm under federal law is prohibited from possessing a firearm under state law.”

Federal gun control laws are blatantly unconstitutional. The Second Amendment to the U.S. Constitution guarantees that the right of the American people “to keep and bear Arms, shall not be infringed.”

5. Restricting Ballot Harvesting

HB209 would restrict a person from engaging or assisting in any way with the absentee ballot application or absentee ballot of another person, with certain exceptions.

Ballot harvesting—as with mass voting by mail in general—enables electoral fraud, disenfranchising eligible voters. States should exercise their authority, under Article 1, Section 4, of the U.S. Constitution, to implement free, fair, and secure elections, providing equal protection of the right of American citizens to vote.

6. State-Mandated Kindergarten

HB43 would require a child to complete kindergarten or demonstrate first grade readiness before entering the first grade.

Education is not the role of government. A child's education is the responsibility of—and a fundamental right of choice retained by—his or her parents. Forcing the citizens of Alabama to furnish taxpayer money to expand a compulsory, failing, and government-run K-12 school system violates their individual liberties guaranteed by the Bill of Rights.