
To create Federal Law dealing with abuses occurring during Freedom of Assembly

In the House of Representatives

October 1, 2020

The Freedom of Assembly Act of 2020

Section 1

Freedom of assembly is guaranteed by the U. S. Constitution. Freedom to harm property or other participants during any assembly is not. To curtail violence during public assemblies on federal property, the following mandatory guidelines shall be used.

Anyone found guilty of having actively participated in the destruction or looting of any federal property shall immediately be inducted into the U. S. Army for a period of not less than two years. If age, physical or mental status is determined to find the individual unfit for service, individual shall spend not less than two years in federal prison with no possibility of early release. In addition, the cost of repair or replacement of items looted, damaged or destroyed by guilty party(ies) shall be the responsibility of those found guilty with guilty party remaining on parole until full restitution is made.

Anyone found to have in their possession while participating in a protest or demonstration on federal property a laser, firearm, knife, baseball bat, poison or dangerous chemical or any other potentially lethal weapon shall be fined not less than one thousand dollars and seven nights in jail with no possibility of early release.

Anyone found guilty of having actually used a laser, firearm, knife, baseball bat, poison or dangerous chemical or any other potentially lethal weapon in their possession while participating in a protest or demonstration on federal property shall be fined not less than five thousand dollars and one month in jail with no possibility of early release.

Anyone found guilty of having actually used a laser, firearm, knife, baseball bat, poison or dangerous chemical or any other potentially lethal weapon while participating in a protest or demonstration on federal property resulting in bodily harm to another person requiring hospitalization shall be physically castrated as well as paying all medical bills for persons injured and five years of incarceration with no possibility of early release.

Anyone found guilty of having actually used a laser, firearm, knife, baseball bat, poison or dangerous chemical or any other potentially lethal weapon while participating in a

protest or demonstration on federal property resulting in death of another person shall be considered a hate crime and shall be executed under new federal guidelines issued below.

Section 2

Anyone found guilty of having committed a hate crime that results in the death of another person shall be considered guilty of a federal hate crime and sentenced to death. The guilty person shall have a choice of termination:

1. Death in the same manner as found guilty of perpetration on victim.
2. Death by inserting needles connected to tubes in both leg arteries with blood flowing into containers donated to blood banks. Legs and arms must be strapped to "death" chair prior to inserting needles.

Note: All appeals to conviction must be concluded within twelve months of guilty sentence and federal courts must adjust schedule to accommodate this Act.

492 words excluding boilerplate

Last Updated: 9/7/2020

Revision # 2

Note:

Like all proposals from the Laws Made Simple Group (<http://democracyatwork.com>), this bill is designed to be accepted as is, without any changes in wording, amounts, dates and without any amendments. Most bills presented for consideration contain fewer than one thousand words. The Group requests that the Speaker of the House employ the "Up and Down" voting method for its bills being offered for consideration. While our overall goal is to reduce federal expenditures, we rely on the expertise of others to calculate the real cost of this proposal.