**A Bill to Require Presidential Income Tax Disclosure**

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

**Section 1**. Section 304 of the Federal Election Campaign Act of 1971 is amended to include the following: Within fifteen days of officially receiving the nomination for the office of president or vice-president of a major party, candidates shall be required to publically release their federal income tax returns for the previous three years in which they filed. Upon failure to do so, the Federal Elections Commission shall subpoena such information from the Internal Revenue Service, and publish it themselves, with a statement attached that the candidate chose not to make this information public on their own.

**Section 2**. A major party is one which received any electoral votes in the previous presidential election, or received at least 25% of the popular vote in at least ten states.

**Section 3.** The Federal Elections Commission will oversee implementation of this legislation.

**SECTION 4.** This shall take effect starting in June of 2020.

**Section 5.** All laws in conflict with this legislation are hereby declared null and void.

*Introduced for Congressional Debate by \_\_\_\_\_\_.*