

Bill requiring an annual Presidential mental capacity exam

The 25th amendment allows Congress by law to appoint an alternate group to handle a President's disability

Retitle 3 U.S. Code § 20 to read "Resignation, refusal of office, or mental disability. The existing text shall be renamed subsection (a) with its text unchanged.

Add 3 U.S. Code § 20 subsection (b) Presidential mental health test.

(1) A Presidential mental test panel shall be created. It shall consist of three medical doctors. The Surgeon General of the United States, the Physician to the President of the United States, and the Attending Physician of the United States Congress.

(2) During the month of March of every calendar year, and within thirty days of this subsection becoming law, the President shall take a mental capacity exam given by the Presidential mental test panel a majority of them shall constitute a quorum. Each member of the Presidential mental disability panel shall transmit to the President of the United States, Vice President of the United States, the Speaker of the House of Representatives, and the president pro tempore of the Senate; the results of this exam within 24 hours of the exam being given, or the fact the President fail to take the exam during the time period required within five days of the period ending.

(3) If the Presidential mental test panel finds based of the mental capacity exam in this section that the President is not mentally fit to discharge the duties of his office; they are empowered to by this law, for up to six weeks after the date of the mental capacity exam to act as the of such other body as Congress may by law provide, from Section four of the twenty-fifth Article of Amendment. Therefore, they are allowed with the agreement of the Vice President of the United States to transmit to the Speaker of the House of Representatives, and the president pro tempore of the Senate their written declaration that the President is unable to discharge the powers and duties of his office, under Section four of the twenty-fifth Article of Amendment.

(4) Failure of the President of the United States to take the mental capacity exam during March, or within 30 days of this subsection becoming law, shall be an impeachable offense. Failure of members of the Presidential mental test panel to offer to give the mental capacity exam, or transmit as required in this section exam results, or transmit the failure of the President to take exam, shall be a misdemeanor punishable by up to six months imprisonment and removal from office.