

117TH CONGRESS  
1ST SESSION

# **S. 3294**

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## **AN ACT**

To obtain and direct the placement in the Capitol or on the Capitol Grounds of a statue to honor Associate Justice of the Supreme Court of the United States Sandra Day O'Connor and a statue to honor Associate Justice of the Supreme Court of the United States Ruth Bader Ginsburg.

1 *Be it enacted by the Senate and House of Representa-*  
2 *tives of the United States of America in Congress assembled,*

3 **SECTION 1. FINDINGS.**

4 (a) SANDRA DAY O’CONNOR.—Congress finds the  
5 following:

6 (1) Sandra Day O’Connor was born in 1930 in  
7 El Paso, Texas, and spent her childhood on her fam-  
8 ily’s isolated Arizona cattle ranch. She lived with her  
9 grandmother in El Paso during the school year,  
10 away from her home and parents.

11 (2) O’Connor matriculated to Stanford Univer-  
12 sity at the age of 16, and combined her under-  
13 graduate and law school curricula, graduating with  
14 a bachelor’s degree in economics and a law degree  
15 in just 6 years. She was third in her law school  
16 class, behind William Rehnquist, her future col-  
17 league on the Supreme Court of the United States  
18 (in this section referred to as the “Supreme Court”).

19 (3) Despite her qualifications, O’Connor could  
20 not find work as an attorney because of bias against  
21 women in the law. She ended up negotiating for an  
22 unpaid position in the San Mateo County District  
23 Attorney’s office at a shared desk, while her hus-  
24 band, John, finished at Stanford Law School 1 year  
25 later.

1           (4) O'Connor traveled to Frankfurt, Germany,  
2           in 1954 with her husband John, who had joined the  
3           United States Army Judge Advocate General's  
4           Corps, where she was able to find work as a civilian  
5           attorney with the United States Army Quarter-  
6           master Corps. In 1957, O'Connor returned to Ari-  
7           zona and still could not find work with a traditional  
8           law firm due to her gender, so she "hung out a shin-  
9           gle" as a sole practitioner.

10           (5) In 1965, O'Connor was hired as an Assist-  
11           ant Attorney General for the State of Arizona.

12           (6) Active in Republican Party politics and  
13           well-received for her work at the Arizona State Cap-  
14           itol, O'Connor was appointed to an Arizona State  
15           Senate seat in 1969 when the incumbent, also a  
16           woman, was appointed to a Federal position and va-  
17           cated the office.

18           (7) In 1970, O'Connor was elected to the Ari-  
19           zona State Senate and served 2 consecutive terms.  
20           In 1972, she was selected as Majority Leader of the  
21           Arizona State Senate, the first time a woman held  
22           such a position in any State.

23           (8) In 1974, O'Connor ran for office as a trial  
24           court judge. She won and was later appointed to the  
25           Arizona Court of Appeals in 1979.

1           (9) On August 19, 1981, President Ronald  
2 Reagan nominated O'Connor to be an Associate Jus-  
3 tice of the Supreme Court, to fill the seat vacated  
4 by Associate Justice Potter Stewart. On September  
5 21, 1981, the Senate confirmed O'Connor's nomina-  
6 tion by a unanimous vote, making her the first  
7 woman to serve on the Supreme Court.

8           (10) O'Connor established herself as a prag-  
9 matic, independent voice on the Supreme Court,  
10 casting decisive votes during a time when the Court  
11 was being asked to resolve politically charged issues.

12           (11) In the 1982 case of *Mississippi University*  
13 *for Women v. Hogan*, O'Connor wrote the majority  
14 opinion holding that the State could not prevent  
15 men from enrolling in an all-women's nursing school,  
16 writing that laws discriminating on the basis of sex  
17 would be allowed only if there was an "exceedingly  
18 persuasive justification" for them.

19           (12) O'Connor sought, when possible, to find  
20 the middle ground between her often-divided col-  
21 leagues, frequently joining the majority decision but  
22 presenting her views in concurring opinions that es-  
23 chewed broad constitutional doctrine in favor of re-  
24 solving the cases before the Court.

1           (13) O'Connor put a very public face on the  
2           role of the Supreme Court, domestically and around  
3           the world. She became the Court's most prolific pub-  
4           lic speaker, traveling to all 50 States and to count-  
5           less law schools, libraries, and public events to de-  
6           scribe how the Court works and its role in our con-  
7           stitutional form of government. She traveled world-  
8           wide as an ambassador for the Rule of Law and the  
9           independence of judiciaries everywhere.

10           (14) After 24 years on the Supreme Court,  
11           O'Connor announced her retirement to care for her  
12           ailing husband, who had Alzheimer's disease. Presi-  
13           dent George W. Bush nominated John Roberts, Jr.,  
14           for the vacancy, but before Roberts was confirmed,  
15           Chief Justice Rehnquist passed away, creating a sec-  
16           ond vacancy. President Bush personally appealed to  
17           O'Connor to remain on the Court so he could nomi-  
18           nate Roberts for the Chief Justice vacancy and have  
19           more time to make a second nomination to the  
20           Court. In yet another act of public service, O'Connor  
21           agreed to serve until Samuel Alito was confirmed to  
22           fill her seat on January 31, 2006.

23           (15) O'Connor began her retirement with 2  
24           goals. One was to convince more States to adopt  
25           merit selection of judges for filling vacancies in

1 State courts. The second was to educate the public  
2 on the importance of an independent judiciary. Her  
3 judicial independence work led to her awareness of  
4 a national civics education deficit.

5 (16) In 2009, O'Connor created iCivics.org to  
6 educate young Americans about civics and what it  
7 means to be a citizen. That endeavor grew to become  
8 the largest civics education platform in the country,  
9 with over 7,000,000 students annually enrolling in  
10 the programs. Its popularity was due to a capti-  
11 vating online, interactive gaming approach. The pro-  
12 gram was free to all and had no advertising. iCivics  
13 played a crucial role in Educating for American De-  
14 mocracy, a federally funded initiative to improve  
15 civics and history education, which released its re-  
16 ports in March 2021.

17 (b) RUTH BADER GINSBURG.—Congress finds the  
18 following:

19 (1) Ruth Bader Ginsburg was born in 1933 in  
20 Brooklyn, New York, and grew up in a low-income,  
21 working-class neighborhood.

22 (2) Ginsburg graduated from Cornell University  
23 in 1954, finishing first in her class. Following her  
24 graduation, Ginsburg enrolled at Harvard Law

1 School in 1956, entering into a class of 552 men  
2 and only 8 other women.

3 (3) As a law student, Ginsburg became the first  
4 female member of the Harvard Law Review, a pres-  
5 tigious legal journal. She also cared for her husband,  
6 Martin Ginsburg, who had been diagnosed with can-  
7 cer, and their young daughter. Ginsburg finished her  
8 legal education at Columbia Law School, where she  
9 graduated first in her class in 1959.

10 (4) Ginsburg taught at Rutgers University Law  
11 School from 1963 to 1972 and at Columbia Law  
12 School from 1972 to 1980, where she became the  
13 school's first female tenured professor.

14 (5) During the 1970s, Ginsburg served as the  
15 director of the Women's Rights Project of the Amer-  
16 ican Civil Liberties Union. In this position, she led  
17 the fight against gender discrimination and success-  
18 fully argued 6 landmark cases before the Supreme  
19 Court.

20 (6) Ginsburg won 5 cases on gender discrimina-  
21 tion before the Supreme Court, including the case  
22 *Weinberger v. Wiesenfeld*, which involved a portion  
23 of the Social Security Act that favored women over  
24 men, because the Act granted certain benefits to  
25 widows, but not widowers.

1           (7) In 1980, President Jimmy Carter nomi-  
2           nated Ginsburg to a seat on the United States Court  
3           of Appeals for the District of Columbia Circuit.

4           (8) On June 22, 1993, President Bill Clinton  
5           nominated Ginsburg to be an Associate Justice of  
6           the Supreme Court, to fill the seat vacated by Asso-  
7           ciate Justice Byron White. On August 3, 1993, the  
8           Senate confirmed Ginsburg's nomination to the Su-  
9           preme Court by a 96 to 3 vote.

10          (9) Ginsburg became the second female justice  
11          to serve on the Supreme Court, as well as the first  
12          Jewish female justice to serve on the Supreme  
13          Court.

14          (10) As a justice, Ginsburg presented a strong  
15          voice in favor of gender equality, voting rights, the  
16          rights of workers, and the separation of church and  
17          state.

18          (11) In 1996, Ginsburg wrote the Supreme  
19          Court's landmark decision in *United States v. Vir-*  
20          *ginia*, which held that the State-supported Virginia  
21          Military Institute could not refuse to admit women.

22          (12) Ginsburg famously dissented in *Ledbetter*  
23          *v. Goodyear Tire & Rubber Co.*, where the plaintiff,  
24          a female worker being paid significantly less than  
25          males with her same qualifications, sued under title

1 VII of the Civil Rights Act of 1964 (42 U.S.C.  
2 2000e et seq.), but was denied relief under a statute  
3 of limitation issue. Ginsburg broke with tradition  
4 and wrote a high colloquial version of her dissent to  
5 read from the bench. In her dissent, she also called  
6 for Congress to undo this interpretation of the law.

7 (13) Ginsburg’s impactful dissent in *Ledbetter*  
8 *v. Goodyear Tire & Rubber Co.* led to the successful  
9 passage of the Lilly Ledbetter Fair Pay Act of 2009  
10 (Public Law 111–2; 123 Stat. 5), which was the  
11 first piece of legislation signed by President Barack  
12 Obama.

13 (14) Until the 2018 term, Ginsburg had not  
14 missed a day of oral arguments, not even when she  
15 was undergoing chemotherapy for pancreatic cancer,  
16 after surgery for colon cancer, or the day after her  
17 husband passed away in 2010.

18 (15) Ginsburg passed away on September 18,  
19 2020.

20 **SEC. 2. STATUES HONORING JUSTICE SANDRA DAY O’CON-**  
21 **NOR AND JUSTICE RUTH BADER GINSBURG.**

22 (a) OBTAINING OF STATUES.—

23 (1) IN GENERAL.—Not later than 2 years after  
24 the date of the enactment of this Act, in consulta-  
25 tion with the Committee on House Administration of

1 the House of Representatives and the Committee on  
2 Rules and Administration of the Senate, and under  
3 such terms and conditions as the Joint Committee  
4 of Congress on the Library considers appropriate,  
5 consistent with applicable law, the Joint Committee  
6 shall—

7 (A) enter into an agreement to obtain a  
8 statue honoring Associate Justice of the Su-  
9 preme Court of the United States Sandra Day  
10 O'Connor; and

11 (B) enter into an agreement to obtain a  
12 statue honoring Associate Justice of the Su-  
13 preme Court of the United States Ruth Bader  
14 Ginsburg.

15 (2) CONSIDERATION.—In selecting one or more  
16 artists to make the statues obtained under para-  
17 graph (1), the Joint Committee of Congress on the  
18 Library shall make the announcement available to,  
19 and consider, artists from a variety of backgrounds,  
20 including artists from underrepresented demographic  
21 groups.

22 (b) INSTALLATION.—

23 (1) IN GENERAL.—The Architect of the Capitol,  
24 under the direction of the Joint Committee of Con-  
25 gress on the Library, shall permanently install each

1 statue obtained under subsection (a) in a prominent  
2 location in the Capitol or on the Capitol Grounds, as  
3 described in section 5102 of title 40, United States  
4 Code.

5 (2) PRIORITY FOR LOCATION.—In determining  
6 the location for the permanent installation of each  
7 statue obtained under subsection (a), the Joint Com-  
8 mittee of Congress on the Library shall give priority  
9 to identifying an appropriate location near the Old  
10 Supreme Court Chamber of the United States Cap-  
11 itol.

12 (c) FUNDING.—Amounts available in the Capitol  
13 Preservation Fund established under section 803 of the  
14 Arizona-Idaho Conservation Act of 1988 (2 U.S.C. 2083)  
15 may be used by the Joint Committee of Congress on the  
16 Library for payments for the costs of creating and install-  
17 ing the statues obtained under subsection (a), without re-  
18 gard to subsections (b) and (d) of such section, provided  
19 that not more than \$500,000 of such amounts may be  
20 used for each statue obtained under subsection (a).

Passed the Senate December 9, 2021.

Attest:

*Secretary.*

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