1. **A Bill to Regulate Loot Boxes in Video Games**

2. **A Bill to Ban Conversion Therapy Programs**

3. **A Bill to Require Vegetarian Options for K-12**

4. **A Bill for Police Officers Who Turn off Body Cams to be Charged with Destroying Evidence**

5. **A Bill to Implement a Maximum Age for Federal Elections**
A Bill to Regulate Loot Boxes in Video Games

1. BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

2. SECTION 1. Games containing Loot Boxes, defined as a paid virtual product that contains a randomized prize, will have to be classified as Mature.

3. SECTION 2. Games rated as Mature are defined as being rated for consumers 17+ years old by the Entertainment Software Rating Board, or ESRB.

4. SECTION 3. Covers of physical discs sold of games containing loot boxes will have to contain a warning label stating that they contain loot boxes.

5. SECTION 4. Changing the rating of games and adding warnings will inform consumers, especially parents, about the potential addictiveness of loot boxes within the game.

6. SECTION 5. The Federal Trade Commission, which is in charge of consumer protection, will enforce this law, levying fines of $10 million against any company violating it.

7. SECTION 6. This legislation will take effect on January 1, 2023.

8. SECTION 7. All laws in conflict with this legislation are hereby declared null and void.

Introduced for Congressional Debate by Fairview High School
A Bill to Ban Conversion Therapy Programs

1. BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

2. SECTION 1. All LGBTQ conversion therapy programs are hereby banned.

3. SECTION 2. The following definitions apply:

4. A. Conversion therapy is the practice of attempting to change an individual's sexual orientation from homosexual or bisexual to heterosexual or their gender identity from transgender to cisgender using psychological, physical, or spiritual interventions.

5. B. A program refers to any therapy, counseling, camp, or church program designed to provide such practices.

10. SECTION 3. Any institution or business found in violation of this legislation shall be fined for a minimum of $10,000 and a maximum of $500,000, and stripped of their license to practice. The Civil Rights Division of the Department of Justice will enforce this bill.

15. SECTION 4. This legislation will take effect on January 1, 2023.

16. SECTION 5. All laws in conflict with this legislation are hereby declared null and void.

Introduced for Congressional Debate by Rocky Mountain High School
A Bill to Require Vegetarian Options for K-12

1. BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

2. **SECTION 1.** All K-12 schools that receive federal aid and provide food to their students through a cafeteria shall be required to provide vegetarian options for lunch to students and faculty.

3. **SECTION 2.** The following definitions apply:

4. **C.** K-12 cafeterias shall be defined as all areas in K-12 schools that serve food to students and faculty.

5. **D.** Vegetarian shall be defined as not containing meat and or fish.

6. **SECTION 3.** This shall be jointly enforced by the U.S. Department of Agriculture and the U.S. Department of Education. Funding for this bill will be provided by the Department of Agriculture budget.

7. **SECTION 4.** This bill shall be implemented on July 8th 2023.

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

*Introduced for Congressional Debate by Lilie Kamakele, Loveland High School.*
A Bill for Police Officers Who Turn off Body Cams to be Charged with Destroying Evidence

1. BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

2. SECTION 1. All police officers who turn off their body cameras will be charged with destruction of evidence.

3. SECTION 2. The following definitions apply:

4. A. Body cameras shall be defined as a wearable audio, video, or photographic recording system used to record events in which law enforcement officers are involved (National Conference of State Legislatures)

5. B. Tampering/Destroying evidence shall be defined as the crime of altering, destroying, or concealing physical evidence with the intent to affect the outcome of a criminal investigation or court proceeding (Criminal Defense Lawyers)

6. SECTION 3. The Department of Justice shall oversee the implementation of this bill.

7. A. While the Department of Justice will oversee this bill, the Police Department and Police Force will not alone be responsible for ensuring the implementation and enforcement of this bill.

8. B. For the sake of efficacy, implementation and enforcement will be handled outside of the Police Department and Police Force.

9. SECTION 4. This bill shall be put into effect in January of 2023.

10. SECTION 5. All laws in conflict with this legislation are hereby declared null and void

Introduced for Congressional Debate by Longmont HS
A Bill to Implement a Maximum Age for Federal Elections

1. BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

2. **SECTION 1.** This bill will implement a maximum age for major federal political offices in order to ensure the leaders of select political offices retain the proper cognitive ability.

3. **SECTION 2.** The following definitions apply:

   6. **A.** Implement is to put into effect.

   7. **B.** Maximum age is the oldest age someone will be permitted to have while entering office. That age shall be limited to 70 years of age upon being voted into office.

   10. **C.** Political office shall be the federal elected positions of President, Vice-President, Senator, and House Representative.

12. **SECTION 3.** The Federal Election Committee shall oversee the implementation and enforcement of this bill. Candidates over 70 years old running for these positions will be barred from the ballot.

16. **SECTION 4.** This legislation will take effect at the end of each term of the separate positions.

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

*Introduced for Congressional Debate by Resurrection Christian High School.*
Rocky Mountain North 2022
National Qualification Docket
Session 2

1. A Bill to Create a Taskforce in Preparation of the Yellowstone Volcano’s Possible Eruption

2. A Resolution to Implement Red Flag Laws to Prevent Unnecessary Violence and Harms

3. A Bill to Officially Repeal Exemptions to Title 42

4. A Bill to Allow People Who’ve Served their Non-violent Felony Sentence to Vote

5. A Bill to Ensure the Class Consciousness of Members of Congress
A Bill to Create a Taskforce in Preparation of the Yellowstone Volcano’s Possible Eruption

1. BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

2. SECTION 1. The Colorado government will allocate sufficient funds in order to assemble a “Yellowstone Volcano task force”. This task force will research the Yellowstone Volcano, take necessary preparations in order to be capable of combating a possible eruption, and consistently inform the American people of the state of the volcano.

3. SECTION 2. The following definitions apply:

4. A. Taskforce shall be defined as: an armed force organized for a special operation.

5. B. Preparation shall be defined as: something done to get ready for an event or undertaking.

6. C. Yellowstone Volcano shall be defined as: the approximately 30-mile by 45-mile volcano located in Yellowstone National Park, Wyoming.

7. D. Eruption shall be defined as: when lava and gas are released from a volcano—sometimes explosively.

8. SECTION 3. The implementation, maintenance, and overall operation of this bill shall be overseen by the Colorado Department of Public Health and Environment, Colorado Center for Health and Environmental Data, and the Colorado Nonattainment Area Air Pollution Mitigation Enterprise Board. These government agencies will work in accordance with one another in order to manage the funds, hire the members of the task force, and oversee the entirety of the operations.

9. SECTION 4. The funding of this bill will include $10 million annually allocated to the agencies specified in section three to spend as they see fit to this bill. This funding will be taken from a 1% increase of the tax placed on the purchasing of luxury cars in the state of Colorado.

10. SECTION 5. This legislation will take effect with the passing of this bill. All laws in conflict with this legislation are hereby declared null and void.

Introduced for Congressional Debate by Resurrection Christian School.
A Resolution to Implement Red Flag Laws to Prevent Unnecessary Violence and Harms

1. BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

2. WHEREAS, Over 45,000 American citizens have died from firearm violence in the 2020 annual cycle; and

3. WHEREAS, Lacking legal control has perpetuated the tendency of undue violence such as mass shootings, suicides, domestic violence, and other harms which threaten civilian livelihood nationwide; and

4. WHEREAS, Women, and minorities continue to be more at risk for violent crime, shootings have often targeted marginalized groups and lacking mental health precautions have exacerbated the impact of suicide; and

5. WHEREAS, Ensuring citizen livelihood necessitates a decrease in undue harms most often caused by unchecked or poorly regulated access to firearms; now, therefore, be it

15. RESOLVED, That the Congress here assembled establish the implementation of red flag laws on a statewide basis, which will create a legal precedent for the confiscation of firearms from those who are deemed a danger to themselves or others.

Introduced for Congressional Debate by Longmont HS
A Bill to Officially Repeal Exemptions to Title 42

1. BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

2. **SECTION 1.** The usage of Title 42, as current immigration policy, shall henceforth be applied to all immigrants, including

3. unaccompanied minors.

4. **SECTION 2.** Title 42 shall be defined as 42 U.S. Code § 265, the immigration code dictating the expulsion of immigrants based on disease. Exemptions include but are not limited to the Biden administration's inaction on applying this to unaccompanied minors wishing to enter the United States.

5. **SECTION 3.** The Department of Homeland Security shall enforce this legislation. The House Subcommittee on Immigration and Citizenship shall monitor and hold regular hearings on the consistent application of Title 42 for all immigrants.

6. **SECTION 4.** This bill shall be implemented immediately upon passage.

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

*Introduced for Congressional Debate by Anna Sundheim, Loveland High School.*
A Bill to Allow People Who’ve Served their Non-violent Felony Sentence to Vote

1. BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

2. SECTION 1. Citizens who have been convicted of non-violent felonies that have completed their felony sentences shall be granted the right to vote in all local, state, and federal elections.

3. SECTION 2. The following definitions apply:

   A. A felon is one who has been convicted of a felony. Non-violent felonies do not involve some variety of property or interpersonal damage.

   B. Voting would include electing public officials and adopting or rejecting proposed legislation.

4. SECTION 3. States shall be required to grant voting rights to applicable released felons. The United States Department of Justice Voting Section will enforce implementation.

5. SECTION 4. This legislation will take effect on January 1st, 2023.

6. SECTION 5. All laws in conflict with this legislation are hereby declared null and void.

Introduced for Congressional Debate by Rocky Mountain High School
A Bill to Ensure the Class Consciousness of Members of Congress

1. BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

2. SECTION 1. The pay of all members of Congress will be limited to a salary equivalent to 50 40-hour work weeks per year at the federal minimum wage.

3. SECTION 2. No member of Congress will be allowed to accept an gift or benefit from any other individual, organization, or other entity whatsoever.

4. SECTION 3. No member of Congress will have any benefits from their employment not otherwise granted to an American citizen.

5. SECTION 4. No member of Congress will be allowed to own any property outside of deemed necessary for living.

6. SECTION 5. This program will be overseen and enforced, and any necessary clarifications made, jointly by the Government Accountability Office and the United States Postal Inspection Service.

7. SECTION 6. This legislation will take effect on January 1, 2023.

8. SECTION 7. All laws in conflict with this legislation are hereby declared null and void.

Introduced for Congressional Debate by Fairview High School
1. **A Bill to Restrict Outdoor Water Use in Areas of Drought**

2. **A Bill to End Public Pre-K**

3. **A Bill to Safeguard the Rights of Anchor-Outs**

4. **A Resolution to Amend the Constitution to Ban Political Parties**

5. **A Bill to Mandate Speed Governors**
A Bill to Restrict Outdoor Water Use in Areas of Drought

1. BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

2. SECTION 1. Private citizens are hereby banned from irrigating or watering their lawns, using sprinklers, washing cars, and otherwise frivolously using water outdoors in any areas experiencing any level of drought as determined by the US Drought Monitor of the National Integrated Drought Information System (NIDIS).

3. The filling of pools shall be banned in all areas experiencing categories D2-D4 of drought. Outdoor water use for vegetable and fruit gardening is protected.

4. SECTION 2. Any citizen found to be in violation of this legislation shall be fined $200 for the first infraction, with this amount doubling for each repeat infraction.

5. SECTION 3. This legislation shall be overseen by local law enforcement in conjunction with NIDIS.

6. SECTION 4. This legislation shall take effect immediately upon passage.

7. SECTION 5. All laws in conflict with this legislation are hereby declared null and void.

Introduced for Congressional Debate by the National Speech and Debate Association.
1. BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

2. SECTION 1. The offering and funding of public pre-kindergarten are hereby banned. Public education is henceforth limited to kindergarten through twelfth grade.

3. SECTION 2. All current public pre-kindergarten programs may complete the current school year, after which point they must disband.

4. SECTION 3. Any school district in violation of this legislation shall lose its federal education funding until such time as compliance is reached.

5. SECTION 4. This legislation shall be overseen by the Department of Education.

6. SECTION 5. This legislation shall take effect immediately upon passage.

7. SECTION 6. All laws in conflict with this legislation are hereby declared null and void.

Introduced for Congressional Debate by the National Speech and Debate Association.
A Bill to Safeguard the Rights of Anchor-Outs

1. BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

2. SECTION 1. No state, district, territory, county, or municipality may make
   or enforce any law that limits the amount of time a vessel
   may anchor in an area otherwise open to anchoring, nor
   may any other law be made or enforced that limits the right
   to live aboard a vessel.

3. SECTION 2. This legislation shall be overseen by the US Coast Guard

4. (USCG).

5. SECTION 3. This legislation shall take effect on January 1, 2023.

6. SECTION 4. All laws in conflict with this legislation are hereby declared null
   and void.

*Introduced for Congressional Debate by the National Speech and Debate Association.*
A Resolution to Amend the Constitution to Ban Political Parties

1. **BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:**
2. **RESOLVED,** By two-thirds of the Congress here assembled, that the following article is proposed as an amendment to the Constitution of the United States, which shall be valid to all intents and purposes as part of the Constitution when ratified by the legislatures of three-fourths of the several states within seven years from the date of its submission by the Congress:

   **ARTICLE --**

   9. **SECTION 1.** No organization shall exist which strives to tie together multiple political candidates or elected officials based on supposed ideological commonalities.

   10. **SECTION 2.** No political affiliation may be printed alongside a candidate’s name on a ballot.

   11. **SECTION 3.** The suggestion of allegiance to a political party, whether real or imaginary, by an elected official shall be grounds for impeachment and removal from office.

   12. **SECTION 4.** The suggestion of allegiance to a political party, whether real or imaginary, by a political candidate shall be grounds for deletion from the ballot and ineligibility to hold office.

   13. **SECTION 5.** Congress shall have the power to enforce this article by appropriate legislation.

   14. **SECTION 6.** This article shall be inoperative unless it shall have been ratified as an amendment to the Constitution by conventions in the several States, as provided in the Constitution, within seven years from the date of the submission hereof to the States by the Congress.

*Introduced for Congressional Debate by the National Speech and Debate Association.*
A Bill to Mandate Speed Governors

1. BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

2. SECTION 1. All automobiles manufactured and/or sold new in the United States must possess functioning speed governors that restrict them from traveling at speeds above 85 miles per hour.

3. SECTION 2. A speed governor is defined as a device installed within an automobile which monitors, regulates, and limits the automobile’s speed.

4. SECTION 3. Within ten years of the passage of this legislation, states, territories, and the federal district shall enforce this same requirement as a condition of registration of any automobile regardless of year of manufacture. Any jurisdiction that fails to do so shall lose its federal highway funding until such time as compliance is reached.

5. SECTION 4. Any manufacturer or dealership in violation of this legislation shall be fined $10,000 for each automobile produced or sold without a required speed governor.

6. SECTION 5. This legislation shall be overseen by the National Highway Traffic Safety Administration (NHTSA).

7. SECTION 6. This legislation shall take effect on June 1, 2023.

8. SECTION 7. All laws in conflict with this legislation are hereby declared null and void.

Introduced for Congressional Debate by the National Speech and Debate Association.