**A Bill to Abolish the use of Generative AI to**

**Protect Copyrights and Human Jobs**

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

**SECTION 1**. This bill will ban the development and use of Generative AI. Generative AI has been a threat to the integrity of creative expression, the availability of human jobs, as well as being the cause of infringements of Copyright.

**SECTION 2**. A. “Generative AI” will be defined as any artificial intelligence that a type of AI that uses machine learning to create new content. This content can be any authored books, written songs, video and photography, as well as artistic designs.

B. “Human Jobs” will be defined as any creative job that requires humans to complete. Examples include freelance writers, graphic designers, and lyricists.

**SECTION 3.** The Department of Justice (DOJ) along with the United States Copyright Office (USCO) will oversee the implementation of this bill.

**SECTION 4.** This legislation will go into effect January 1st, 2026.

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

*Introduced for Congressional Debate by Victoria East High School.*