A Bill to Mandate That All Students are Required to be Formally Instructed on CPR Procedures

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

1. Section 1. The United States will allocate a combined 375,000,000 dollars to the
2. Department of Education, the Department of Health, and the Department of Labor in
3. order to educate all students on CPR procedures.
4. Section 2. Students shall be defined as all school going children in grades 9th through
5. 12th.
6. Section 3. The Department of Health will be allocated 110,000,000 dollars in order to
7. buy the Red Cross Instructor Kits as well as other supplies and dispense them to all
8. schools, both private and public, throughout the states. The Department of Labor will
9. receive an allocation of 260,000,000 dollars in order to sufficiently pay all teachers under
10. this program.
11. A. The Department of Education and the Department of Health will join
12. together with a joint budgeting of 5,000,000 dollars in order to create the curriculum of
13. the aforementioned program. The curriculum shall include per school, eight specially
14. trained teachers, 2 per grade, that are required to teach a combined yearly total of 10
15. CPR instructing hours per year.
16. Section 4. This bill will take effect in FY 2025.
17. Section 5. All laws in conflict with this legislation are hereby declared null and void.

Respectfully Submitted by

Notre Dame H.S.

**A Bill to Prevent Employers from Using Employees’ Social Media Presence Against Them**

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| 12345678910111213 | BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:**SECTION 1**. Employers will be prohibited from seeking employees' social media accounts and using their media against them. Employees are not required to give employers their personal social media to monitor their accounts. **SECTION 2**. Social Media will be defined as any and all publicly made posts made on personal time and accounts. Employees include all working and potential applicants in all regions of work.**SECTION 3.** The U.S. Department of Labor shall oversee the enforcement and implementation of this bill.1. If caught in violation of this legislation, employers will be subject to a fine of $10,000, which will double for each subsequent violation.

**SECTION 4.** This legislation will take effect in January 2025. All laws in conflict with this legislation are hereby declared null and void. |
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*Introduced for Congressional Debate by Shelby Manning of Hunterdon Central Regional High School.*

**A Bill to Enhance National Defense in the Arctic**

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| 12345678910111213141516 | BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT: **SECTION 1**. The Department of Defense will allocate $1,000,000,000 from current DOD funds to invest in developing national defense strategies, and enhance, and development new technologies to improve national defense in the Arctic**SECTION 2**. “Defense strategies and technologies” are defined as the technology, weaponry, and government organizations that focus on increasing the ability to be able to function in an Arctic environment. **SECTION 3.** The Department of Defense (DOD), Defense Advanced Research Projects Agency (DARPA) shall be involved in overseeing the implementation of this bill. 1. The DOD will allocate $1,000,000,000 to DARPA to develop new Arctic technologies
2. The US military will increase engagement with other Arctic nations in unilateral programs such as the Arctic Security Forces Roundtable (ASFR)

**SECTION 5.** This legislation will take effect immediately after passage. All laws in conflict with this legislation are hereby declared null and void. |

*Introduced for Congressional Debate by Jayson Pai of Hunterdon Central Regional High School.*

**A Bill to Revoke the Military Contracts of Boeing to
Prevent Future Incidents**

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| 1 23456789101112 | BE IT ENACTED BY THE STUDENT CONGRESS HERE ASSEMBLED THAT:**SECTION 1**. The United States Federal Government will not renew military contracts with Boeing.**SECTION 2**. A) ”Military contracts” shall be defined as funding, technological partnerships, and transfer of properties.  B) “Renewing” shall be defined as the continuation of contracts and relationships.**SECTION 3.** The Department of Defense will collaborate with the Government Accountability Office to ensure that no future contracts will be established with Boeing, and will redistribute and replace the existing contracts with other capable companies and/or organizations.**SECTION 4.** This legislation will be implemented immediately upon its passing. **SECTION 5.** All laws in conflict with this legislation are hereby declared null and void. |

*Introduced for Congressional Debate by*

*Aubrey Cressman*

*From Southern Lehigh High School*

**A Bill to Mandate the Use of Mancatchers to Prevent the Harm of Police Officers and Individuals During Detainment**

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| 1 2345678910111213141516171819202122232425262728 | BE IT ENACTED BY THE STUDENT CONGRESS HERE ASSEMBLED THAT:**SECTION 1**. Police officers across all states under the jurisdiction of the United States Federal Government must use a Mancatcher when restraining, detaining, and arresting a noncompliant and or dangerous individual(s). Mancatchers will also be required during the scene of a riot or protest for every arrest or detaining before handcuffs or other restraining devices are used.In cases where Mancatchers cannot be deployed, or will impair the function of an officer of the law, then the necessity for lack of use of a Mancatcher will be determined afterwards in a court of law.**SECTION 2**. A) Mancatchers will be defined as a pole made out of a lightweight aluminum alloy. The main shaft will branch out to two curved minor shafts with circular ends with blunt, flat rubber caps at the end of each minor shaft and the mechanical arm. On the underside of the main shaft there will be a switch to engage a mechanical locking arm that will be attached on the skywards facing side of the left side minor shaft. The pole will be 4’-4’ ½” feet long from the tips of both ends to the point of the main shaft meant to face the police officer or user of the device. The space between the two minor shafts will be 21 inches, measured from one minor shaft tip to another. The mechanical arm will be 21 inches in length. B) A noncompliant or dangerous individual will be someone who is verbally and/or physically denying arrest after the point of confirmed intent to be detained by the officer.**SECTION 3.** The Department of Justice along with the Department of Labor will oversee the implementation of this legislation along with a one-time budget increase of $5 billion ceded from the Department of Defense’s budget for the fiscal year 2026 for the production of the Mancatcher devices. Beginning with fiscal year 2026 there will be a $1 million annual, permanent fund for this bill outlined in the fiscal year 2026 budget.**SECTION 4.** This bill will go into effect at the start of fiscal year 2026. **SECTION 5.** All laws in conflict with this legislation will hereby be declared null and void.*Introduced for Congressional Debate by Gavin Mahony* *Southern Lehigh High School* |

**A Resolution to Expand Membership of the USMCA to Countries in Central America, South America, and the Caribbean**

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| 1234567891011121314 | **Whereas,** The United States is in the USMCA (United States-Mexico-Canada Agreement), and**Whereas,** This agreement brings economic and environmental benefits to all three nations, and **Whereas,** The regions of Central America, South America, and the Caribbean are currently facing economic and environmental challenges, and**Whereas,** Nations in those regions often look to other countries like China for trade and support, and. **Whereas,** Chinese economic and environmental influence in other regions has shown to be detrimental to those nations, Therefore, be it**Resolved,** That this Congress here assembled encourages the governments of Canada and Mexico to allow the expansion of other nations in into the USMCA, or to create an equivalent agreement that allows the membership of all nations in North and South America. *Introduced for Congressional Debate by**Aidan Vedder**Southern Lehigh High School* |

**A Bill to Protect Creative and Intellectual Rights Through Fair AI Usage**

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| 123456789101112131415161718 | BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:**SECTION 1**. The unscrupulous use of AI for monetization, impersonation, and all other harmful applications shall be banned.**SECTION 2.**      A.    Unscrupulous AI use shall be defined as but is not limited to artificial intelligence aimed to spread misinformation, undermine human-made art, or imitate such art for financial, social, or legal gains.                           B.     Harmful applications shall be defined but are not limited to artificial intelligence used to devalue or hinder authentic art. **SECTION 3**. The Department of Homeland Security will oversee the implementation of this legislation. 1. Individuals who violate the terms of this legislation will be fined $2,500 for their first offense and $5,000 for any subsequent offenses.
2. Companies or large corporations that violate the terms of this legislation will be fined $15,000 for their first offense and $30,000 for any subsequent offenses.
3. All funds collected through fines will be supplied to the Department of Homeland Security to further their investigations.

**SECTION 4.** This legislation will take effect at the start of Fiscal Year 2025. All laws in conflict with this legislation are hereby considered null and void.  |
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*Introduced for Congressional Debate by Alexander DeMarco of Phillipsburg High School.*

**A Bill to Increase School Security Funding to Protect Students**

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

**SECTION 1**. $3 billion shall be allocated in grant funding to enhance school security measures for public schools.

**SECTION 2**. School security measures shall be defined as investments made into student safety, intended to prevent, mitigate, or protect against school violence. School security measures may include, but are not limited to, training, metal detectors, technological improvements, and security personnel. Public schools shall be defined as any K-12 institution established under state law, regulated by local authorities, and funded by public taxation.

**SECTION 3.** The United States Department Of Education shall be tasked with the implementation of this legislation.

1. The Department of Education shall be responsible for developing a grant application and evaluation criteria, as well as ultimately distributing and monitoring use of grant funds to public schools.
2. Schools will have to show novel or sustainable approaches to address school violence in order to be eligible for the grant funding.

**SECTION 4.** This legislation will take effect at the beginning of FY 2026.

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

*Introduced for Congressional Debate by Cairee Upshur of Phillipsburg High School*