

SENATE #1

A Bill to Establish a Federal Wealth Tax to Reduce Economic Inequality

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

1 **SECTION 1.** The United States shall establish a federal wealth tax on individuals with a
2 net worth exceeding \$50 million. Individuals with wealth between \$50
3 million and \$1 billion will pay a 2 percent annual tax on wealth above \$50
4 million, and individuals with wealth exceeding \$1 billion will pay a 3 percent
5 annual tax on wealth above \$1 billion.

6 **SECTION 2.** For the purposes of this legislation, “net worth” shall be defined as the total
7 value of an individual’s assets including stocks, bonds, real estate, and
8 other financial assets, minus liabilities or debts.

9 **SECTION 3.** The Internal Revenue Service shall be responsible for enforcing this
10 legislation.

11 A. The agency will require annual wealth reporting for individuals exceeding the \$50
12 million threshold.

13 B. Failure to accurately report assets will result in financial penalties and possible criminal
14 investigation for tax evasion.

15 **SECTION 4.** This legislation will take effect on June 4 2027

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

SENATE #2

A RESOLUTION TO COUNTERACT POLITICAL POLARIZATION

1 **WHEREAS** Political violence is increasing along with political polarization; and

2 **WHEREAS** Political polarization has continually harmed the democratic system,

3 bringing negative effects (decreased trust, social animosity, etc.); and

4 **WHEREAS** Tensions in the government have continued to rise unchecked, with

5 nothing done about it. Things can not continue this way if we hope to have

6 a peaceful resolution to political problems; now, therefore be it

7 **RESOLVED** All congressional members shall promote unity with both parties, as well

8 as, seeking to forge stronger relations with other representatives; and be it

9 **FURTHER RESOLVED** Any attempts to increase political polarization are highly

10 frowned upon, all members of congress shall support others in mending bonds

A Bill to Expand Government Healthcare in the United States

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

1 **SECTION 1.** The United States Government shall create a public option
2 healthcare program with the aim of expanding healthcare accessibility and
3 reducing healthcare inequality and cost burdens on consumers

4 **SECTION 2.** A public option insurance program is defined as a
5 government-administered health insurance plan that provides the same
6 healthcare coverage as private insurance plans and Medicare/Medicaid,
7 but enrollment is open to all American citizens and Lawful Permanent
8 Residents.

9 **SECTION 3.** The Department of Health and Human Services shall be
10 tasked with the funding, enforcement, and oversight of this legislation.
11 Funds for the program shall be drawn from

- 12 A. A 2% tax on the purchase of medical devices and equipment
13 B. Reallocation of existing subsidies provided to private insurance
14 plans under the Affordable Care Act
15 C. Participant premiums with a maximum of 100 dollars per month for
16 individuals with an income less than or equal to four times the
17 federally designated poverty line and a maximum of 200 dollars per
18 month for individuals with an income exceeding four times the
19 federally designated poverty line.
20 D. Participant premiums with a maximum of 300 dollars per month for
21 households (Head of Household, Spouse, and/or dependent
22 children) with an income less than or equal to four times the
23 federally designated poverty line and a maximum of 600 dollars per
24 month for households with an income exceeding four times the
25 federally designated poverty line.

26 **SECTION 4.** This legislation will take effect in FY 2026. All laws in conflict
27 with this legislation are hereby declared null and void.

28

Senate #4

A BILL TO CONSTRUCT AND ARM MILITARY BASES IN SAUDI ARABIA

BE IT ENACTED BY THE STUDENT CONGRESS HERE ASSEMBLED THAT:

WHEREAS THE UNITED STATES IS LOSING INFLUENCE IN THE MIDDLE EAST, AND SAUDI ARABIA IS A KEY ALLY TO THE UNITED STATES

WHEREAS THE US HAS BEEN WITHDRAWING FROM THE MIDDLE EAST DESPITE RISING TENSIONS WITHIN THE REGION WHICH CALL FOR AMERICAN ACTION.

SECTION 1. The United States shall work with the Kingdom of Saudi Arabia to build military bases in the Arabian Desert.

SECTION 2. Military Bases will be defined as Air Force Bases, and Army Bases

SECTION 3. The Department of Defense shall oversee the implementation of this legislation, and gain permission from the Kingdom of Saudi Arabia to lease land and build further military bases

a. This congress shall put forward 2 billion dollars towards implementation, as well as for the purchase and deployment of both equipment and troops.

B. The Department of Defense will also be in charge of portioning air men, and military members to these military bases.

SECTION 4. This legislation shall be implemented by the start of 2029

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

Respectfully submitted,

North Allegheny Senior High School

Senate #5

A RESOLUTION TO ENCOURAGE THE INTEGRATION OF MINORITY HISTORY INTO HIGH SCHOOL CURRICULA

- 1 Whereas: History education in the United States currently prioritizes Eurocentric narratives
2 that focus mainly on the contributions of white male figures; and
- 3 Whereas: This narrow perspective excludes or minimizes the significant contributions of
4 women, African Americans, Latino individuals, LGBTQ+ persons, and other
5 marginalized groups which have been fundamental to the development of
6 the Nation; and
- 7 Whereas: The teaching of these perspectives provides students with an incomplete historical
8 record, fosters social alienation among minorities, and reinforces outdated
9 hierarchies; and
- 10 Whereas: A comprehensive understanding of history is essential for developing the cultural
11 competency and critical thinking skills required for citizens to succeed in an
12 increasingly diverse global economy,
- 13 Therefore, be it resolved: That the Congress here assembled shall recommend that the
14 Department of Education in all states establish a state framework for inclusive
15 history standards; and, be it
- 16 Further Resolved, that: These state governments shall incentivize the adoption of these standards
17 by prioritizing grant funding for schools that demonstrate a commitment to a
18 diverse and multi-perspective social studies curriculum.

Respectfully submitted,

North Catholic High School

Senate #6

A Bill to Mandate Professional Attire for All Federally Employed Men to Increase Worker Productivity

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

1 **SECTION 1.** All full-time male employees of the federal government in all sectors must
2 wear professional dress attire during all official working hours, whether
3 hybrid or in-person.

4 **SECTION 2.** A. “Full-time federal employee” refers to any individual employed by an
5 agency of the executive branch of the United States government working
6 35 hours or more per week.

7 B. “Professional business attire” refers to clothing that includes, at
8 minimum, a collared dress shirt, a necktie, and slacks, excluding denim,
9 athletic wear, or garments deemed casual by agency standards.

10 C. “Working hours” refers to any time during which an employee is
11 compensated for labor, including telework hours where applicable.

12 **SECTION 3.** The Office of Personnel Management (OPM) shall oversee the
13 implementation and enforcement of this legislation. Federal agencies shall
14 be responsible for internal compliance monitoring through existing
15 supervisory structures. Noncompliance shall result in a progressive
16 disciplinary process, including: a written warning for first offense, a formal
17 reprimand for second offense, and administrative review for continued
18 violations.

19 **SECTION 4.** This legislation will take effect on [insert date here, formatted as “FY 2021”
20 or “July 1, 2021” but not “July 1st”]. All laws in conflict with this legislation
21 are hereby declared null and void.

Introduced for Congressional Debate by Pittsburgh Central Catholic High School.

HOUSE #1

Tax Exemption Alteration Act (T.E.A. Act)

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

- 1 **SECTION 1.** All current tax-exempt entities within the United States which have a net
2 profit of over \$10,000,000 will be required to pay the corporate tax rate on
3 said profits. This includes but is not limited to religious institutions,
4 nonprofits, and secondary education institutions such as colleges and
5 universities.
- 6 **SECTION 2.** The Internal Revenue Service (IRS) will be responsible for enforcing this
7 legislation.
- 8 A. The IRS will hire an additional 3,000 agents for this bill.
- 9 B. Tax-exempt entities must clearly report each year how much money
10 that is made from both donations, and the exchange of goods and
11 services (such as hospital bills or tuition).
- 12 C. Donations mentioned in section B will not count towards the
13 \$10,000,000 needed annually to be eligible for tax exemption, and
14 will not be taxed if an entity has already reached the \$10,000,000
15 needed for tax eligibility. Only the profit from the exchange of
16 goods and services will be taxed.
- 17 D. Tax-exempt entities in violation will face fines depending on the
18 severity of a violation, and a violation is a repeat offense.
- 19 **SECTION 3.** All tax revenue from this legislation will be distributed proportionally to
20 current welfare programs such Medicare, SNAP, Social Security, etc.
- 21 **SECTION 4.** This bill will take effect on January 1, 2027. All laws in conflict are hereby
22 declared null and void.

*Introduced for Congressional Debate by Rep. Noah Ulrich,
Taylor Allderdice High School.*

HOUSE #2

An Act to Prohibit Spam and Robocalling Practices

Be it enacted by the Student Congress assembled that:

1 **Section 1. Definitions.** a) *Spam calling* shall be defined as any unsolicited telephone call, including robocalls,
2 made for advertising, fundraising, or scam purposes without the prior express consent of the recipient.

3 b) *Robocall* shall be defined as a call made using an automatic dialing system or prerecorded voice message.

4 c) *Express consent* shall be defined as written or recorded permission knowingly given by the recipient.

5 **Section 2. Prohibition**

6 a) Spam calling is hereby banned nationwide.

7 b) No individual, corporation, or organization may place a spam call to any residential or mobile telephone
8 number.

9 c) Exceptions shall be made for emergency alerts, government notifications, and calls from schools or
10 healthcare providers directly related to public safety.

11 **Section 3. Enforcement**

12 a) The Federal Communications Commission (FCC) shall be responsible for enforcing this act.

13 b) Violators shall be subject to fines of up to \$10,000 per unlawful call.

14 c) Repeat offenders may face increased fines and criminal penalties, including imprisonment of up to two
15 years.

16 **Section 4. Funding**

17 a) Enforcement shall be funded through fines collected from violators of this act.

18 b) Additional funding, if necessary, shall be allocated from the FCC's existing budget.

19 **Section 5. Implementation**

20 a) This act shall take effect six months after passage.

21 b) The FCC shall conduct a public awareness campaign to inform consumers and businesses of the new
22 regulations.

Respectfully Submitted by

Hampton High School

House #3

A BILL TO PROHIBIT HOSTILE ARCHITECTURE IN PUBLIC SPACES TO PROTECT HUMAN RIGHTS

BE IT ENACTED BY THE STUDENT CONGRESS HERE ASSEMBLED THAT:

SECTION 1. All forms of hostile or anti-homeless architecture will be prohibited in a federally funded public space, including parks, sidewalks, bus stops, and transportation facilities.

SECTION 2. Hostile architecture refers to any design element intentionally created to deter people from sitting, resting, or sleeping in public areas. This includes but is not limited to:

- a. spikes, bars, or studs on flat surfaces;
- b. separated or curved benches designed to prevent lying down;
- c. excessively sloped surfaces intended to discourage use.

Public space refers to any area owned, maintained, or primarily funded by federal, state, or local government, including properties receiving federal redevelopment or grant funding.

SECTION 3. The U.S. Department of Housing and Urban Development (HUD), in collaboration with the Department of Transportation, will enforce this legislation.

- a. HUD will conduct periodic inspections and require cities to certify compliance to qualify for federal housing or infrastructure funds.

SECTION 4. This legislation shall take effect one year after passing, allowing municipalities time to redesign or remove existing hostile architecture.

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

*Respectfully submitted,
Rep. Sai Kunchakuri
North Allegheny Senior High School*

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11 A. The agency will require annual wealth reporting for individuals exceeding the \$50
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13 B. Failure to accurately report assets will result in financial penalties and possible criminal
14 investigation for tax evasion.

15 **SECTION 4.** This legislation will take effect on June 4 2027

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

A Bill to Ban Guns at Protests

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED:

2 **SECTION 1.** Firearms are hereby banned at all protests, regardless of whether an individual possesses
3 licensing or permits that would otherwise enable them to carry.

4 **SECTION 2.** Each state and territory is directed to regard protests as “sensitive places” (as defined in
5 the Supreme Court decision *District of Columbia v. Heller* and reaffirmed in *New York State*
6 *Rifle & Pistol Association v. Bruen*) and to apply penalties for violation of this legislation
7 accordingly.

8 **SECTION 3.** This legislation shall be overseen by the Bureau of Alcohol, Tobacco, Firearms and
9 Explosives (ATF).

10 **SECTION 4.** This legislation shall take effect immediately upon passage.

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

A Bill to Enforce the TikTok Ban

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED:

2 **SECTION 1.** Per the Protecting Americans from Foreign Adversary Controlled Applications Act (Pub. L.
3 118–50, 138 Stat. 955), the prohibition on the following is reaffirmed: “a foreign adversary
4 controlled application [...] directly or indirectly operated by (1) ByteDance, Ltd. or TikTok
5 (including subsidiaries or successors that are controlled by a foreign adversary); or (2) a
6 social media company that is controlled by a foreign adversary and has been determined by
7 the President to present a significant threat to national security.”

8 **SECTION 2.** The January 2026 deal to avert this ban by divesting TikTok’s U.S. operations to the newly
9 created TikTok USDS Joint Venture LLC is declared to have been a fake divestiture since
10 ByteDance continues to code the application. Only a divestiture that totally divorces
11 ByteDance from TikTok shall suffice if the app is to evade this ban.

12 **SECTION 3.** This legislation shall be overseen by the Federal Communications Commission (FCC).

13 **SECTION 4.** This legislation shall take effect 30 days from passage.

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

A Resolution to Recommend the Abandonment of Snow-Day Makeups

- 1 **WHEREAS** Safety should be the top and sole priority when a school district is determining whether to
2 cancel school due to inclement weather; and
- 3 **WHEREAS** Stress about a school year extending into summer vacation can cause administrators to
4 hesitate to make the safe call; and
- 5 **WHEREAS** Educators are masters of adaptation and flexibility and can adjust their curricula as
6 necessary even should there be an unusual number of snow days; and
- 7 **WHEREAS** A true snow day, in which school is fully canceled and students are temporarily liberated
8 from academic expectations, is a time-honored tradition and a legitimate silver lining of life
9 in the colder and snowier parts of our country; now, therefore be it
- 10 **RESOLVED** by the Congress here assembled that departments of education throughout the United
11 States and its territories are encouraged to remove requirements that snow days be made
12 up, whether that be through remote learning days or by extending the school year in any
13 manner.