A Bill to Ban Single-Use Plastic Straw

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

2 SECTION 1: Restaurants shall not vend or otherwise offer single-use plastic straws to
3 the consumer.

4 SECTION 2: There are to be necessary limitations on the scope of this piece of
5 legislature.

6 A. The term "restaurant" shall not include any establishment or portion of a restaurant
7 where food or beverages are usually consumed off the premises such as a sandwich stand,
8 soda fountain, drive-through portion of a restaurant or a drive-in restaurant.

9 B. No part of this bill shall stop a restaurant from providing customers with an
10 alternative to single-use plastic straws. This includes, but is not limited to, straws
11 made from sugarcane, paper, bamboo, or metal.

12 SECTION 3: The U.S. Food and Drug Administration shall enforce this law.

13 A. Any persons who violate this law shall be liable for a civil penalty in the amount of
14 one hundred dollars for the first violation within a period of twelve months, and five
15 hundred dollars for each subsequent violation committed on a different day from the first
16 within a period of twelve months.

17 SECTION 4: This bill will take effect on January 1st, 2022.

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

 Introduced for Congressional Debate by Senator Gillespie, Utica Chieftains

Docket Item #1
BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

1. SECTION 1: In all fifty states, U.S. citizens over the age of 18 will receive a monthly
payment of $1000, regardless of their income.

2. SECTION 2: Individuals who are beneficiaries of welfare programs including the
Supplemental Nutrition Assistance Program, Medicaid, Temporary Assistance for
Needy Families, Supplemental Security Income, Earned Income Tax Credit, and
housing assistance programs will be given the choice between receiving the benefits
from any of those welfare programs listed or receiving the universal basic income.

3. They may not receive both.

4. SECTION 3: The Social Security Administration will oversee, enforce, and fund this bill.

5. SECTION 4: Additional funding for the universal basic income will come from a federal
Value Added Tax of 10% levied on nonessential goods and services. Exempt items
include but are not limited to groceries, clothing under $50, prescription medication,
medically necessary services, and education services. Non-profit businesses will not be
subject to the tax.

6. SECTION 5: This bill will go into effect by January 1, 2021.

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

Respectfully submitted by Senator Kaylee Chan, Utica Academy for International Studies
Be it enacted by this congress here assembled that:

1. Section 1 The United States Department of Agriculture shall restrict the naming
2. of meat to animal products.
3. Section 2 Currently companies are naming cell-cultured products and plant
4. based products like meat products, deceiving the public.
5. Section 3 “Cell-cultured meat products” are any product artificially grown from
6. cell cultures of animal muscle or organ tissues.
7. Section 4 A person or company may not advertise, sell, or offer for sale a cell-
8. cultured meat product as a meat product.
9. Section 5
10. Any person or company violating this bill will be guilty of a misdemeanor

Respectfully submitted by Congressman Patrick Magala from Dexter HS
Bill to Ban Military Recruitment Programs from Public Schools

1. Be it enacted by this Student Congress here assembled:

2. Section I: All military recruitment programs and initiatives that target students who are attending

3. or enrolled in public school, including but not limited to the Junior Reserve Officers’ Training

4. Corp, are hereby deemed illegal.

5. Section II: The terms “military recruitment programs and initiatives” are to be defined as

6. programs or initiatives that aim to encourage participants to join any branch of the United States

7. Armed Forces, along with the National Guard and all other auxiliary military forces that are

8. under the command of the United States federal government.

9. Section III: This bill is to be enforced by the Department of Defense.

10. A. All punishments for violating this bill are to be the same as the existing punishments for

11. utilizing illegal military recruitment methods.

12. B. This bill requires no funding.

13. Section IV: This legislation will be implemented on March 1st, 2020

14. Section V: All other laws or portions of laws conflicting with this law are now null and void.

Respectfully Submitted, William Meng, Novi High School
Be it enacted by this Congress that:

1. SECTION 1. All athletes identifying as transgender shall be allowed to compete in National Collegiate Athletic Association (NCAA) under their preferred gender.

2. SECTION 2. Transgender is defined as an individual identifying as a gender that is not their birth gender. Collegiate sports teams shall include all teams under the National Collegiate Athletic Association (Divisions I and II). The athlete are eligible for athletic scholarships and may participate on the team of their preferred gender as long as they meet the following criteria:

   a. The blood testosterone levels of transgender female athletes shall remain under the average minimum level of male testosterone at 7.7 nanomoles per liter (Oxford Academic Endocrine Society).

   b. Transgender female athletes will maintain these levels for at least 3 months before participating in inter-collegiate competitions.

3. Transgender athletes will not be required to have gender reassignment surgery to play on the team of their preferred gender. This bill will not apply to players competing in the Olympic Games and outlines will be determined by the International Olympic Committee.

4. SECTION 3. The National Collegiate Athletic Association (NCAA) will include blood testosterone level testing for transgender athletes in their program for athletes pursuant to the NCAA Constitution 3.2.4.7 and NCAA Bylaw 12.7.3.

5. SECTION 4. This bill will become effective January 2020.

6. SECTION 5. All other laws in conflict with this bill shall hereby be declared null and void.

Respectfully submitted, Claudia Pilarski, Henry Ford II High School

Docket Item #5
1. Section 1 The taxation of native born minors shall hereby be removed with the passage of this bill.

2. Section 2 A minor is a US citizen who is under the age of 18 and is employed.

3. Taxation refers to the federal income tax placed on workers.

4. Section 3 The IRS and National Treasury will oversee the enforcement of this bill.

5. Section 4 The bill will go into effect on January 1, 2021.

6. Section 5 All laws in conflict with this bill are hereby declared null and void.

Respectfully submitted by Katelyn Glendening of Lake Michigan Catholic
BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

SECTION 1. All students in grades 9-12 attending a publicly funded institution of learning may not start school prior to 9:30 a.m.

SECTION 2. Department of Education will enforce this act. Any schools not in compliance face a fine of $30.00 per student per day that the school is not in compliance.

SECTION 3. This is effective beginning with the first day of the 2020-2021 school year or upon the completion of the current bargaining agreement of a school.

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

Introduced for Congressional Debate by Lukas Nowak Holt High School.
A Bill to Regulate Online Political Advertising

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

1 Section 1. Qualified political advertisements on online platforms shall be covered by the same rules as ads sold on TV, radio, and satellite.

2 Section 2. Online platforms include any web site, web or digital application, search engine, or ad network that has at least 50,000,000 monthly visitors.

3 Section 3. Online platforms shall maintain a public file of all advertisements purchased by a person or group who spends more than $500 on their platform. This file will contain a digital copy of the ad, a description of the targeted audience, the number of views generated, the dates and times of publication the rates charged and contact information of the purchaser.

4 Section 4. A qualified political advertisement is one made by or on behalf of a candidate; or one that communicates a message relating to any political matter of national importance, including a candidate; any election to Federal office or of a national legislative issue of public importance.

5 Section 5. This bill shall be enforced by the Federal Elections Committee.

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

7 Section 7. This bill shall go into effect on January 30, 2020.

Respectfully Submitted, Sen Jack Norman, Grand Rapids City High School
BE IT ENACTED BY THIS CONGRESS THAT:

1 SECTION 1. The United States will allow prostitution, for all adults aged 21 and
2 older, through brothels to be legal. A business tax will be applied to
3 brothels, and a service tax on the services provided.

4 SECTION 2. Prostitution is the occupation of sexual activity in return for money. A
5 brothel is defined as a business location for prostitution.

6 SECTION 3. This law will be enforced by the Occupational Safety and Health
7 Administration and will oversee the following regulations: all prostitutes
8 must obtain a license, requiring background checks. Mandatory monthly
9 STI and drug testing; failed test will result in suspension of license until
10 cleared by a doctor. Brothel customers must sign a waiver stating they
11 understand all risks and agree to mandatory condom usage. A fine of
12 $1,000 will be assessed to the brothel for violation of regulations, and
13 continued offenses will terminate business.

14 SECTION 4. This law will be enacted on January 1, 2021.

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

Respectfully Introduced by: Senator Probst and Senator Morrison of WUHS
BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

1 Section 1: The United States Federal Government will rejoin and Ratify the Paris Accord Agreement.

2 Agreement.

3 Section 2: Scientists have determined that the major factors causing the current climate change are greenhouse gasses, land use changes, aerosols, and soot. By limiting these we can begin to fix this problem.

4 Section 3: This bill will be implemented and enforced by the Environmental Protection Agency.

5 Section 4: Upon passage, this bill will place implemented by November of 2021.

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

Respectfully submitted for debate by, Samantha Anderson, Ionia Public High School

Docket Item #10
BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

1 SECTION 1. The federal government shall oversee the opening of licensed heroin clinics throughout the United States to aid in addiction recovery.

2 SECTION 2. Heroin addicts with a medical heroin license may come to the established clinics to receive controlled injections of pure heroin. Each dose of heroin must be coupled with a minimum of one hour of counseling before the injections are given. The addict must remain within the clinic during for the injection to be given and must remain on the premises until the subsequent high has faded and a medical professional has cleared them to leave. A patient may only use the facility up to twice per day.

3 SECTION 3. An addict is defined as an individual that is a minimum of 30 years of age and has been using heroin for at least 3 years. A medical examine must be given before the first treatment at a licensed clinic to establish if the patient is truly an addict. After the exam, the individual will be issued a medical heroin card if declared an addict.

4 SECTION 4. Each clinic shall require a license from the Federal Department of Health and Human Services to operate. Licenses shall be given for a period of 3 years to each clinic. The clinic must past monthly tests to regulate the purity of the heroin they are dispensing to patients in order to maintain their license. The standard of purity shall be set by the Federal Department of Health and Human Services.

5 SECTION 5. Patients who are found to use fraudulent medical heroin cards shall be banned from the program and face up to 5 years in jail. Clinics that are found to operate without a license or upon failing a heroin screening be closed for a 3 month period. After 3 months they must demonstrate proper purity standards and begin the license process anew. Medical professionals found to have given out unnecessary medical heroin cards shall be stripped of their license to practice and face up to $50,000 in fines per case.

6 SECTION 6. This bill will be overseen by the Federal Department of Health and Human Services.

7 SECTION 7. A starting budget of one billion dollars shall be given to the Federal Department of Health and Human Services to start up the clinics and establish safety standards. Once clinics have been established the Federal Department of Health and Human Services shall reevaluate the budget needed to maintain operations.

8 SECTION 8. This legislation shall be put into effect on January 1st, 2021.

9 SECTION 9. All laws in conflict with this legislation are hereby declared null and void.

Respectfully submitted by Senator Ramirez of Rochester Adams High School.
BE IT ENACTED BY THIS CONGRESS HERE ASSEMBLED THAT:

Section 1. The sale of human organs will be legal in the United States.

Section 2. A. People will be allowed to sell their own organs to approved sellers, these organs can be used for scientific research, transplants, or other approved practices.

B. “Approved Sellers” will be defined as institutions, companies, or other organizations approved by the departments in the next section that are capable of engaging in commerce regarding human organs.

Section 3. The Department of Justice (DOJ), The Department of Health and Human Services (HHS), and The Health Resources and Services Administration (HRSA) will oversee the enforcement of this bill.

A. The HRSA and HHS will set a list of Approved Sellers that are approved to buy, sell, or transfer human organs to hospitals, research institutes, or approved sellers. Sellers (individuals or organizations) not on the approved list will be fined $2,000,000 per instance of selling or buying human organs.

B. All sales of human organs must be approved by both the HRSA and HHS, the same penalties of a $2,000,000 fine laid out in part “A” will apply in this section as well.

C. Donors must be compensated according to standards set by HRSA, HHS, and DOJ.

D. DOJ will monitor Approved Sellers and other aspects of the trade.

Section 4. This bill will go into effect 1 year after passage.

Section 5. All laws in conflict with this law are declared null and void.

Introduced for Congressional Debate by Senator Ryan Courtney