

A Bill Concerning the Abolishment of Animal Testing for Cosmetic Purposes

Be it enacted by the Congress here assembled that:

Section 1: All laboratories testing animals for cosmetic uses be shut down or used for alternative reasons listed below and all companies involved in or using animal testing for cosmetic reasons be required to find alternative uses for testing such as:

- *In vitro* (test tube) screening, tests, or experimentation
- Tissue cultures grown in lab (*in vitro*)
- Volunteer micro dosing
- Donated blood, skin, corneas, or other human tissues
- Bio technology or simulations
- Various other complicated tests not including animal experimentation

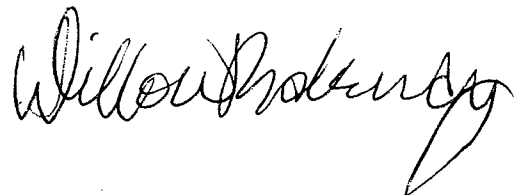
Section 2: Animals in labs will be sent to rehabilitation centers, homes, or euthanized depending on the severity of their situation. The USDA will control and monitor this. Severity of situation will be determined by the irreversibility of damage done upon animals.

Section 3: Money previously going towards buying and testing on animals will go towards buying and testing on alternate resources (see Section 1), as well as funding the rehabilitation and euthanizing of injured animals.

Section 4: The FDA and USDA will initiate and enforce this bill by the beginning of the year 2015.

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

Respectfully Submitted,

A handwritten signature in black ink, appearing to read 'Willow Rakoncay', with a stylized, flowing script.

Willow Rakoncay

***A Bill to Add Sexual Orientation and Disability under the Hate Crime Law by
Implementing California's policies on the issue to the national scale.***

BE IT ENACTED BY THE STUDENT CONGRESS HERE ASSEMBLED THAT:

Section 1. Sexual orientation and disability will be automatically added under the hate crime law and turned into a federal law, therefore performing both in the United States will be considered unlawful.

Section 2. This bill implements the Hate Crime policies from California on to a national level. In laymens terms, this means we will be taking their policies on hate crime and making it the federal law. The specific policy we are implementing is:

“Hate crime means a criminal act committed, in whole or in part, because of one or more of the following actual or perceived characteristics of the victim: disability, gender, nationality, race or ethnicity, religion, sexual orientation, or association with a person or group with one or more of these actual or perceived characteristics.”

This will simply replace the other bills on the state level that are geared for hate crimes under California definition.

Section 3. The Judicial Branch will oversee the implimentation and enforcement of this bill. If a state fails to comply with this bill, federal funding will be withheld.

Section 4. This law shall be enacted by January 1st, 2015

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

Introduced by Kayla Heston: Sam Barlow High School

A Bill to Establish Random Drug Tests in High Schools to Prevent Drug Abuse in Schools

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

2 **SECTION 1.** A random drug testing program will be required in all high schools in the
3 nation.

4 **SECTION 2.** Students who attend public high schools shall have to participate in at least
5 one random drug test at any point in the school year. This Drug test will be
6 documented and put on the students permanent record.

7 **SECTION 3.** This Law will be enforced by the Department of Human and Health
8 Services. Those who fail this drug test will be given a week suspension for
9 first offence. Students who participate in extracurricular activities will be
10 removed from their activity for the rest of the year. Consequences will
11 build as the number of offences increases.

12 **SECTION 4.** This law would be enforce January 1, 2014.

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

Introduced by Oregon City High School

A Bill to henceforth Deter and Prohibit all American Federal and Private Weapons-Trade to and from the United States by Placing a ban and embargo over such items.

BE IT ENACTED BY THE STUDENT CONGRESS HERE ASSEMBLED THAT:

Section 1. All trade pertaining to objects whose nature is that of a violent and weapon-like intent will be henceforth ended and criminalized in the United States by enacting an embargo of all such items to the United States from abroad, and banning all trade of aforementioned nature from the domestic scene to that of the international community. All actions against these bans shall be considered unlawful and will be duly penalized.

Section 2. This bill will institute new policies that would deter and make illegal all trade of weapons and objects of a like-nature by making said actions illegal for both those in the private sector, as well as for the national-government.

“Weapons-Trade and that of objects whose nature is that of a violent and weapon-like intent is defined as any form of trade that is responsible for providing, distributing, selling, or producing objects such as what follows: firearms, blades, bludgeons, or items of a perceived nature similar to what has been previously defined.”

“Groups that would be affected are restricted to any companies foreign or domestically-owned who are included or are associated with actions that follow: attempting to ship from inside to beyond the borders of the United States, transporting objects previously-defined through any location inside the borders of the United States regardless of origin and/or destination, and manufacturing said-items within the United States for any distributing action which would pertain to any of the previous actions.”

This bill will replace any legislation that conflict with this bill.

Section 3. The authority of the Judicial Branch of the United States will carry out the enforcement of this bill. Any violators of this law will be revoked of their licensing to do further business within the United States, and those without will be fined.

Section 4. This law will go into effect on the date of January 1st, 2015

Section 5. All laws in conflict with this bill are to be nullified and declared void of authority. *Authored and introduced by Kyle Moller: Sam Barlow High School*

A Bill to Legalize the Consumption and Retail of Cats as Food

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

2 **SECTION 1.** All states under federal U.S. law will hereby allow the trade and
3 consumption of cat flesh derived from both domestic and
4 nondomestic cats.

5 **SECTION 2.** Cats shall be defined according to the scientific classification of the
6 species of animal *Felis catus*.

7 **SECTION 3.** The regulating of consumption and retail will be overseen by the
8 FDA, USDA, and NFWS and enforced under criminal law.

9 A. All retailers involved in the trade of cat flesh must be in
10 congruence with health standards to be determined by the FDA.

11 B. All retailers of cat flesh must follow standards to be determined
12 by the USDA.

13 C. Cats considered threatened or endangered by the NFWS are to
14 remain exempt from the effects of this bill.

15 **SECTION 4.** If passed, this bill will become effective federal law immediately.

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

Introduced for Congressional Debate by Silverton High School.

A Bill to Expand the Powers of the Tribal Courts to Allow Longer Sentencing

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

2 **SECTION 1.** Tribal courts will hereby be allowed a maximum sentencing of 5
3 years per count with a maximum proposed sentence of 10 years
4 dealing with crimes in accordance with their current jurisdiction.

5 **SECTION 2.** Let the following terms be defined as:

6 A. Current jurisdiction is defined as accordance to current laws, with
7 tribal offenders and victims in crimes not listed in the major
8 crimes act.

9 B. Tribal Court will function as any court of law on sovereign Native
10 American land that is subject to United States law.

11 **SECTION 3.** This will be enforced by the tribes and respective states, specifically
12 the districts in conjunction with the tribes.

13 **SECTION 4.** This legislation will be implemented by January 1st, 2015.

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

Introduced for Congressional Debate by Elizabeth Timmons.

A bill to implement a flat tax of all red meats to improve citizens health and the economy.

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

SECTION 1. A federal tax of 5% on all red meat product purchases by an individual or corporation regardless of amount purchased.

SECTION 2. Red meat is defined as any meat that is currently legal which is labeled by the FDA as a red meat. The federal tax of 5% will apply to all sizes of purchases of red meat from any individual, corporation, or business. The tax will fund the FDA and incentives to energy saving farming programs and alternative farming incentives and projects. Any current taxation and regulation on meats will stay intact.

SECTION 3. The Food And Drug Administration (FDA) and Internal Revenue Service will oversee the enforcement of this tax.

SECTION 4. This bill will come into effect January 1st 2015 in all areas of the United States.

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

Introduced for Congressional Debate by Bridger Lanning.

A BILL TO REQUIRE MINECRAFT IN SCHOOL'S MATH DEPARTMENTS

1. BE IT ENACTED BY THE STUDENT CONGRESS HERE ASSEMBLED THAT
2. **Section 1:** Minecraft be used in all public schools and community colleges in the U.S.
- 3.
4. **Section 2:** Minecraft shall be the number one source to learn math in all departments due to
5. it's usefulness which includes but is not limited to the use of numbers, calculations, programming,
6. and modeling.
- 7.
8. **Section 3:** All teachers which includes but is not limited to math teachers will have to learn at
9. least the basics about Minecraft.
- 10.
11. **Section 4:** This will be included but not limited to the math department in all uses of public
12. education.
- 13.
14. **Section 5:** This can and will be used in other classes.
- 15.
16. **Section 6:** All other mandated methods of math testing and teaching will be declared
17. secondary.
- 18.
19. **Section 7:** This shall be effective June 10th, 2015.
- 20.
21. Respectfully submitted by, Reagan Schiewe

Filing Single Tax Returns Community Service Resolution

1. Whereas over 20,000 american citizens under the poverty line filed for being single in
2. 2013.
- 3.
4. Whereas If we say that because the people are under the poverty line and single they get
5. less taxes. Than we have to get them to do something more to help this country. My idea
6. Is to have mandatory community service for these people.
- 7.
8. Whereas if we have mandatory community service than they still get to pay less taxes
9. because they are under the poverty line but it still helps out our country tremendously.
10. Keep in mind that the people have to be in good physical condition and in good health.
- 11.
12. Therefore be it resolved that Filing Single Tax Returns Community Service should be
13. legalised.

Respectfully Submitted By,

Nathaniel Purves

Representative