

A Bill to Treat and Reduce Obesity

1. BE IT ENACTED BY THE STUDENT CONGRESS HERE ASSEMBLED:
2. **Section 1** A health care provider shall be permitted to allow
3. Medicare coverage of intensive behavioral therapy for obesity.
4. **Section 2** A health care provider shall be defined as: a physician
5. who is not a primary care physician or approved counseling
6. programs in coordination with, a physician or primary care
7. practitioner.
8. **Section 3** The Centers for Medicare & Medicaid Services shall
9. oversee the enforcement of this bill.
10. **Section 4** This bill shall go into effect on January 1, 2024.
11. **Section 5** All other laws that are in conflict with this new policy
12. shall hereby be declared null and void.
13. Introduced for Congressional Debate by SCJFL

A Bill to Protect Women and Girls in Sports

1. BE IT ENACTED BY THE STUDENT CONGRESS HERE ASSEMBLED:
2. **Section 1** All public school athletic programs shall be prohibited
3. from allowing individuals whose biological sex at birth was male
4. to participate in programs that are for women or girls.
5. **Section 2** Sex is based on an individual's reproductive biology and
6. genetics at birth.
7. **Section 3** The US Department of Education shall oversee the
8. enforcement of this bill.
9. **Section 4** This bill shall go into effect at the beginning of the
10. 2023-2024 school year.
11. **Section 5** All other laws that are in conflict with this new policy
12. shall hereby be declared null and void.
13. Introduced for Congressional Debate by SCJFL

A Bill to Reform Tax Collection

1. BE IT ENACTED BY THE STUDENT CONGRESS HERE ASSEMBLED:
2. **Section 1** The United States government shall collect taxes at a
3. flat rate. The amount of taxable income the federal government
4. collects will be determined after deductions are accounted for.
5. Congress is vested with the authority to determine the tax rate
6. and the deductions per adult and dependent. Congress is also
7. permitted to set different rates for individuals and corporations.
8. **Section 2** A flat tax shall be defined as a single rate on all
9. sources of income. Barring deductions for individuals, a
10. deduction shall be defined as any donation to a charitable
11. organization (pursuant to existing tax laws) AND interest
12. payments incurred on a home mortgage. Any individual wishing to
13. claim a deduction must provide evidence in order for the
14. deduction to be accepted.
15. **Section 3** The Internal Revenue Service shall be responsible for
16. the enforcement of this bill.
17. **Section 4** This bill shall go into effect in the fiscal year of 2025.
18. **Section 5** All laws in conflict with this legislation are hereby
19. declared null and void.
20. Introduced for Congressional Debate by SCJFL.

A Bill to Close the Fragrance Loophole

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

2. **Section 1** Any cosmetic brand owner shall make public the following

3. information: (1) any fragrance or flavor ingredient present in

4. cosmetics at a concentration that equals or exceeds .01

5. percent; (2) any chemical used in a fragrance or flavor

6. ingredient present in such cosmetics, regardless of percentage,

7. that are identified as likely to be carcinogenic to humans or

8. any persistent, bioaccumulative, and toxic Priority Chemicals

9. identified by the Environmental Protection Agency's National

10. Waste Minimization Program as of February 22, 2016.

11. **Section 2** The term 'flavor ingredient' means any intentionally

12. added substance or complex mixture of aroma chemicals or

13. natural essential oils for which the purpose is to impart a

14. flavor or taste, or to counteract a flavor or taste. The term

15. 'fragrance ingredient' means any intentionally added substance

16. or complex mixture of aroma chemicals, natural essential oils,

17. and other functional ingredient or ingredients for which the

18. purpose is to impart an odor or scent, or to counteract an odor.

19. **Section 3** The Food and Drug Administration shall oversee the

20. enforcement of this law.

21. **Section 4** This law shall go into effect January 1, 2024.

22. **Section 5** All other laws that are in conflict with this new policy

23. shall hereby be declared null and void.

24. Introduced for Congressional Debate by SCJFL

A Bill to Encourage the Development of Nuclear Power

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

2. **Section 1** The United States Congress shall allocate three billion
3. dollars to be distributed towards states to encourage the
4. development of nuclear power plants.

5. **Section 2** A nuclear power plant is defined as a thermal power
6. station whose heat is sourced by a nuclear reactor and provides
7. power to buildings within its proximity.

8. **Section 3** The United States Department of Energy shall oversee the
9. enforcement of this bill. In order to receive aid for nuclear
10. energy, states must apply to the Energy Department, which will
11. ultimately determine the amount of funding to be granted.

12. **Section 4** This bill will go into effect in the 2025 fiscal year.

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

15. Introduced for Congressional Debate by SCJFL