**A Bill to Increase Foreign Assistance to Brazil to
Encourage Governmental Reforms**

BE IT ENACTED BY THE STUDENT CONGRESS HERE ASSEMBLED THAT:

**Section 1**. The United States will grant three billion dollars of additional foreign aid annually to Brazil for a period of five years.

1. The aid will be split evenly between transportation infrastructure aid, education aid, and healthcare aid.

**Section 2**. The State Department will send advisors to Brazil to advise the Brazilian government on implementation of anti-corruption reforms.

1. If the Brazilian government fails to make sufficient progress to implement the recommendations of the advisors, the U.S. may terminate the aid granted in §1 at any time.
2. When the infrastructure aid is completed, the U.S. will reevaluate support for a permanent Brazilian seat on the United Nations Security Council.

**Section 3.** The United States Agency for International Development, in conjunction with Brazil’s National Department of Infrastructure, Ministry of Education, and Unified Health System, will administer §1. The State Department will administer §2.

**SECTION 4.** The aid in §1 shall be delivered beginning in FY2018. §2 will be enacted upon passage. The Secretary of State will submit a report to Congress regarding §2B within 90 days of the termination of aid in §1.

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

 *Respectfully submitted,*

 *Rep. Amy Xiao*

 *Newton South HS*

**A Bill to End the Use of Drone Strikes**

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

**SECTION 1**. A. The United States military shall no longer use drone strikes.

B. $1 billion in foreign aid shall be allocated to help protect refugees displaced by the war against ISIS.

**SECTION 2**. Drone strikes shall be defined as military strikes executed by unmanned aircraft.

**SECTION 3.** A. The Department of Defense shall be responsible for the implementation of Section 1A of this legislation.

B. The United States Agency for International Development shall be responsible for the implementation of Section 1B of this legislation.

**SECTION 4.** This bill shall take effect immediately upon passage.

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

*Introduced for Congressional Debate by Jacob Moldover, Natick High School.*

**A Bill to Cease the Construction of Nuclear Power Plants**

BE IT ENACTED BY THE STUDENT CONGRESS HERE ASSEMBLED THAT:

**Section 1**. A. There shall be an immediate ban on the new construction of nuclear power plants.

 B. All current active nuclear power plants shall be allowed to continue operations.

 C. All nuclear power plants considered to be in pending construction are exempt from this ban.

**Section 2**. A. Nuclear power plants shall be defined as facilities designed to convert atomic energy to usable power.

 B. Power plants "in pending construction" shall be defined as power plants where usable nuclear materials can be found within the facility, but construction of the facility has not yet been completed.

**Section 3.** The Department of Energy shall oversee the implementation of this legislation.

**SECTION 4.** This bill shall go into effect immediately upon passage.

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

 *Respectfully submitted,*

 *Ramsey Rouabhia*

 *Shrewsbury High School*

A Bill to Manage Illegal Immigration by Promoting Law and Order

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:
Section 1. All programs and policies included within the Deferred Action for Childhood Arrivals program shall not be enacted or shall be discontinued. All conditions it encompasses shall cease to be regarded as policy.
Section 2. The United States shall reallocate $8 billion from the military budget to invest in technology to secure the US-Mexico border.

Section 3. Technology to secure the US-Mexico border shall be defined as drones, thermal imaging equipment, radar equipment, and Integrated Fixed Tower Systems.

Section 4. The Department of US Citizenship and Immigration Services (USCIS), the Department of Immigration and Customs Enforcement (ICE), the Department of Homeland Security (DHS), and the Department of Defense (DoD) shall be responsible for the implementation of this legislation.

1. USCIS, ICE, and DHS shall be responsible for the implementation of Section 1 of this legislation.
2. The DoD and DHS shall be responsible for the implementation of Section 2 of this legislation. The DoD shall be responsible for determining where to cut military funding. The funds will be handed over to the DHS which will invest in and implement technological defenses along the border.

Section 4. This bill shall be implemented 1 year after its passage.

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

*Respectfully submitted for Congressional Debate by Kevin Spear, Catholic Memorial School*.

**A Bill to Require Local Reporting of SWAT Data**

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

**SECTION 1**. Local Governments operating Special Weapons and Tactics programs shall be required to issue full reports detailing operations calendar year.

**SECTION 2**. Specialized Weapons and Tactics programs are defined as law enforcement units which utilize specialized weapons and tactics, including but not limited to those typed made available under the federal 1033 program

**SECTION 3.** A. The Department of Justice shall be responsible for enforcing this legislation.

B. Jurisdictions which fail to file reports shall be excluded

from the 1033 program.

 C. Any legal immunity conferred by local or state law on

Law officials on communities out of compliance with the

Provisions of this law shall be non operative for ‘SWAT’

Actions carried out during said period.

**SECTION 4.** This bill shall take effect immediately upon passage.

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

*Respectfully Submitted*

*Sen. Harry Callahan*

*Attica High School*

**Super Session**

A Bill to “Ban the Box” to Improve Employment Opportunities

for Ex-Offenders

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

SECTION 1​. No employer shall require that an applicant for employment disclose prior

convictions for either misdemeanor or felony offenses under the laws of

either the United States or of the several States.

SECTION 2​. “Employer” shall be defined as a proprietorship, partnership, or

corporation of any class doing business in the United States and employing

six or more full-time equivalent employees.

“Full-time equivalent” shall be defined as 40 hours per calendar week,

beginning on Sunday and ending on Saturday.

SECTION 3​. The Equal Employment Opportunity Commission shall be responsible for

implementing this legislation.

A. Individuals seeking relief through the Commission shall, upon the

judgment of a Court of competent jurisdiction that a violation of

Section 1 has occurred, be entitled to court costs, attorneys’ fees, and

damages not to exceed treble pay for either 160 hours or four weeks of

the position being offered, whichever is greater.

SECTION 4. This legislation shall take effect on January 1, 2018.

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