**A Bill to Terminate Stadium Subsidies to
Increase Fiscal Responsibility**

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

**Section 1**. Public funds for new construction and renovation of stadiums shall be banned.

**Section 2**. **A.** “Public funds” are defined as funding derived from governments at the federal, state, county or municipal level.

 **B.** “Stadium” is defined as a place whose primary purpose is for hosting a professional sporting event.

**Section 3.** The Treasury Department in conjunction with the Department of Transportation will oversee this legislation.

1. States and municipalities that do not comply with the ban shall forfeit 10% of their Highway Trust Fund funding.

**SECTION 4.** This legislation shall be implemented October 1, 2018. Any funding agreement currently in implementation shall not be subject to Section 1.

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

*Introduced for Congressional Debate by Ellen Yang, Newton South High School.*

**A Bill to Protect Sanctuary Cities**

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLE THAT:

**SECTION 1.** President Trump’s Executive Order 13768 (Enhancing Public Safety in the Interior of the United States) shall be nullified.

**SECTION 2.** Sanctuary cities shall be defined, as any jurisdiction that does not honor detainer requests from the U.S. Immigration and Customs Enforcement (ICE). Executive Order 13768 states that all sanctuary jurisdictions shall be disbanded, or else they shall lose all funding from the federal government.

**SECTION 3.** The Department of Homeland Security and the Department of Justice will oversee the implementation of this legislation.

**SECTION 4.** This legislation shall be enacted upon passage.

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

*Introduced for Congressional Debate by Senator Samuel Cogen, Needham High School.*

**A Bill to Repeal the Animal Enterprise Terrorism Act**

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

### **1 SECTION 1.** The Animal Enterprise Terrorism Act, S. 3880 (109th), passed

### 2 into law on November 15, 2006, is hereby repealed.

### **3 SECTION 2.** The Justice Department shall be responsible for the

### 4 implementation of this legislation.

**5 SECTION 3:** This legislation shall take effect on January 1, 2018. All laws in

6 conflict with this legislation are hereby null and void.

7 Respectfully Submitted,

8

9 Senator William Dashe

10 Catholic Memorial School

**A Bill to Close For-Profit Colleges**

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

**SECTION 1.** A.All For-Profit colleges currently in existence are hereby disbanded by January 1, 2022, and none may be established after January 1, 2018.

 B. All students currently enrolled in a for-profit college will

 be given the opportunity to enroll in a public university

 system to continue their education with forgiven student

 debt from the for-profit institutions within the four year

 transition period.

**SECTION 2.** A. “For-Profit” colleges are hereby defined as higher education institutions operated by private businesses.

 B. “Non-Profit” colleges are hereby defined as higher education institutions that spend tuition on running the facility and providing educational opportunities.

**SECTION 3.** The Department of Education shall oversee the

 implementation and enforcement of this legislation.

**SECTION 4.** This bill shall go into effect on January 1, 2018.

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

 null and void.

 Respectfully submitted by Senator Caitlin O’Brien, Mount Alvernia HS

**A Bill to Renew Federal Subsidies to Protect Health Insurance**

BE IT ENACTED BY THE STUDENT CONGRESS HERE ASSEMBLED THAT:

**Section 1**. 42 U.S.C. **§** 1402 of the Patient Protection and Affordable Care Act is hereby amended to require the Secretary of Health and Human Services to furnish monies to issuers of qualified health plans to account for cost-sharing reductions.

**Section 2**. The Executive’s subsidy of insurance companies to support cost-sharing reductions thus receives Congressional approval.

**Section 3.** **A.** The Secretary of Health and Human Services will collaborate with the Secretary of the Treasury to determine the extent of federal monies necessary to execute these actions.

 **B.** The Congress shall account for these federal monies by the necessary appropriations beginning in fiscal year 2019.

**SECTION 4.** This legislation shall come into effect on January 1, 2018.

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

*Introduced for Congressional Debate by Charles Gagnon, Natick High School*

**A Bill to Institute a Higher Income Tax**

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

**Section 1**. The federal top marginal income tax rate shall be increased from 39.6% to 50.0%

**Section 2**. The top marginal income tax shall include single filers, married filing jointly, married filing separately, and head of household sections

1. The Single Filer Taxable Income shall include income of $418,401 and above
2. The Married Filing Joint Taxable Income shall include income of $470,701 and above
3. The Married Filing Separately Taxable Income shall include income of $235,351 and above
4. The Head of Household Taxable Income shall include income of $444,550 and above

**Section 3.** The additional revenue generated from the income tax shall be directed toward the Highway Trust Fund

1. The Department of Transportation in conjunction with the Internal Revenue Service shall be responsible for the implementation of this legislation

**SECTION 4.** This legislation shall go into implementation during Fiscal Year 2019

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

*Introduced for Congressional Debate by Arnav Mehra,*

*Acton-Boxborough Regional High School*

 **A Bill to Ban the Use of Foreign and Virtual Currencies in the United States**

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| 1234567891011 | BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:**SECTION 1**. Only currencies issued by the Federal Reserve System of the United States shall be considered legal tender for the settlement of debts in the United States. Foreign currencies shall have exchange value only. Virtual currency instruments created after the passage of this legislation shall have no value in the United States for any purpose. **SECTION 2.** “Virtual currency instruments” are defined as currency notes, however denominated, that are not issued or backed by any central banking system.**SECTION 3.** This legislation shall take effect immediately upon passage.**SECTION 4.** All laws in conflict with this legislation are hereby declared null and voidRespectfully Submitted by Sen. Nelson AldrichMaguire-Tidwell Regional High School  |

*Introduced for Congressional Debate by the Massachusetts Speech and Debate League. This document is for educational and competitive purposes only and does not constitute an endorsement of a policy position by the Board of Directors of the Massachusetts Speech and Debate League.*