A Bill to Establish a Medicare For All Healthcare System

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT

Section 1. The United States federal government establish a national health insurance program

that protects beneficiaries from the costs of healthcare and health-related services.

Section 2. All residents of the United States are eligible for medicare. No person shall be

discriminated upon by their race, sexual orientation, gender identity, age, disability, pregnancy

status, or related medical conditions.

A. Anyone born in the United States will receive automatic enrollment into the

healthcare system.

B. Recipients must either be United States Citizens or residents of legal alien status.

Section 3. Participants have the freedom of choice to select a qualifying healthcare or medical

service provider.

A. A provider is qualified to operate insofar as it provides all components of the package

detailed in Section 4.

1. Providers may not engage in any cost-sharing practices, such as charging

deductibles before policies become effective.

B. States and private businesses may provide benefits outside of those listed in Section 4

at their own cost.

C. States may add additional requirements or standards for qualifying providers under

their jurisdiction.

Section 4. Qualifying providers will receive federal grants to aid in the administration of services

A. The Department of Health and Human Services shall utilize the results of the

quality review detailed in Section 5b. to allocate appropriate resources to each

provider.

1. Providers must report the specific use of these appropriated funds to the

Department of Health and Human Services at the end of each fiscal year.

27

28

29

30

31

32

33

34

35

36

37

38

39

40

41

42

43

44

45

46

47

48

49

50

51

52

53

54

Section 5. The benefits available to recipients include: 1) Hospital services, 2) ambulatory

patient services, 3) primary and preventative services, 4) prescription drugs, 5) medical devices,

6) mental health and substance abuse treatments, 7) diagnostic services, 8) reproductive and

maternity care, 9) pediatric care, 10) oral health, audiology, and vision services, and 11) short-

term rehabilitative and habilitative services.

A. A National Health Secretary (referred to henceforth as “The Secretary”) will be

appointed by the Department of Health and Human Services to reevaluate the

contents of this package on an annual basis.

B. The Secretary shall also lead an assessment of each qualifying provider on a biannual

basis.

Section 6. One calendar year from the passage of this legislation, the minimum medicare age

requirement shall be reduced to 55.

A. One calendar year following the previous date, the minimum medicare age

requirement shall be reduced to 45

1. One calendar year following the previous date, the minimum medicare age

requirement shall be reduced to 35

i. One calendar year following the previous date, the minimum medicare

age requirement shall be removed, expanding coverage to all eligible

residents.

Section 7. Each September following the passage of this bill, The Secretary will determine a

monthly premium to be administered in the form of taxation by calculating the monthly per

capita amount for benefits and administration and creating an appropriately portioned premium

per tax bracket.

A. If payment of the annual premium would put a family under the federally established

poverty line, or if a family is already under the poverty line, the premium shall be

waived until economic security is gained.

Section 8. All laws in conflict with this legislation are hereby declared null and void.

Respectfully Submitted By Brookfield East High School

A Bill to Withdraw from NAFTA

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT

Section 1. The United States shall withdraw from the North American Free Trade Agreement

Section 2. Tariffs shall revert to the tariff rate set by the World Trade Organization.

A. Said tariffs shall be phased in over the course of the next calendar year.

B. The United States Department of Commerce shall oversee the implementation of said

tariffs.

C. The Office of the United States Trade Representative may appeal any

disadvantageous rates to the World Trade Organization

Section 3. The Office of the United States Trade Representative shall demand compensation

from the Mexican and Canadian governments to eliminate trade deficits.

Section 4. The Office of the United States Trade Representative shall meet with the

corresponding Canadian and Mexican representatives to discuss the potential of a new deal.

Section 5. Following five calendar years after the passage of this legislation, the United States

Department of Commerce shall reconvene to evaluate the impact of withdrawal.

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

Respectfully Submitted by Brookfield East High School

**Resolution for capping the Number of Horseshoe Crab Harvests**

1. **WHEREAS**, many horseshoe crabs are harvested for their blood that contains properties
2. of detecting endotoxins in medical applications
3. **WHEREAS**, these crabs are harvested by fisheries and harvested for blood by
4. biomedical industries
5. **WHEREAS**, harvest quotas are put in place by the Atlantic States Marine Fisheries
6. Commision (ASMFC)
7. **WHEREAS**, U.S. biomedical industries have no regulations on the number of horseshoe
8. crabs they can take to harvest blood
9. **WHEREAS**, currently the U.S. biomedical industries harvest over 500,000 crabs at up to
10. 30% of their blood
11. **WHEREAS**, the effects of horseshoe crabs established by Researchers at the University
12. of New Hampshire and Plymouth State University in "[Sublethal Behavioral and](http://www.biolbull.org/content/225/3/137.full.pdf%2Bhtml?sid=c630cb7c-66bd-4b5a-a027-07da4dc3366c)
13. [Physiological Effects of the Biomedical Bleeding Process on the American Horseshoe](http://www.biolbull.org/content/225/3/137.full.pdf%2Bhtml?sid=c630cb7c-66bd-4b5a-a027-07da4dc3366c)
14. [Crab, Limulus polyphemus.](http://www.biolbull.org/content/225/3/137.full.pdf%2Bhtml?sid=c630cb7c-66bd-4b5a-a027-07da4dc3366c)" state that it makes the animals more lethargic, causing an
15. activity deficit and causing female horseshoe crabs to be less likely to mate consequently
16. endangering the survival of their species, therefore, be it,
17. **Be it resolved by the Student Congress here assembled** vote to work with the EPA
18. (Environmental Protection Agency) to cap the number of horseshoe crabs harvested for
19. blood by the U.S. biomedical industry in total to 400,000.

Respectfully submitted by Brookfield East

**A Bill to Abolish the Death Penalty for Federal Offenses**

Be it enacted by the Student Congress here assembled:

1. Article 1: that the practice of execution of prisoners as punishment for a
2. federal offense shall be abolished. Judges shall no longer have the ability
3. to sentence prisoners to death and the Federal Government will no longer
4. have the power to execute prisoners.
5. Article 2: Execution for federal offenses is the state acting to end the life of
6. a prisoner.
7. Article 3: The enforcement of this act shall be the responsibility of the
8. Department of Justice.
9. Article 4: This bill shall be enacted immediately and any scheduled
10. executions yet to be carried out will be voided.
11. Article 5: Any laws this act may conflict with shall be voided.

Respectfully submitted by Brookfield East High School

**Bill to Repeal the Jerusalem Embassy Act**

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT

1. Article 1: The Jerusalem Embassy Act of 1995 will be abolished. The United States of
2. America shall move the US embassy back to Tel Aviv.
3.
4. Article 2: The Jerusalem Embassy Act of 1995 is defined as the act that recognized
5. Jerusalem as the capital of the State of Israel and called for Jerusalem to remain an
6. undivided city.
7.
8. Article 3: The enforcement of this legislation will be the responsibility of The
9. Department of Defense
10.
11. Article 4: This bill shall be enacted in 3 months of the hearing.
12.
13. Article 5: Any laws this bill may conflict with shall be voided.

Respectfully submitted by

*Brookfield East High School*

**A Bill to Reverse the FCC Net Neutrality Repeal**

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT

**Section 1.** The United States federal government within the power of the Congressional Review Act (CRA) overturn the FCC decision to repeal net neutrality.

**Section 2.** Net neutrality is the principle that allows the internet to be open.

1. Participants and beneficiaries are the American citizens who use the internet to connect.
2. An open internet is a critical tool for America’s citizens to conduct commerce, communicate, educate, entertain, and engage in the world around them.

**Section 3.** Broadband Networks shall be prevented from proposing legislation for further repeal to the FCC.

1. Broadband Networks must abide by current law, and failure to cooperate will result in penalty.

**Section 4.** The FCC will continue to regulate the internet with supervision from Congress.

1. The FCC must get approval from a committee of Congress assigned to this matter in order to further investigate net neutrality laws.
2. The committee assigned shall perform investigations to make sure the laws are being upheld.

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

*Respectfully Submitted By Brookfield East High School*

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

A Bill to Eliminate Sanctuary Cities

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT

Section 1. The United States Department of Justice shall prohibit the protection of illegal

immigrants in “Sanctuary Cities”

A. “Sanctuary City” is defined as a city in the United States that limits its cooperation

with the Federal government in enforcing immigration policy.

Section 2. The United States Immigration and Customs Enforcement Agency (ICE) shall be

granted full authority to exercise deportation practices as outlined by United States law.

A. ICE may enlist the assistance of local law enforcement to enforce this legislation.

B. ICE may not engage in any inquiries not outlined by the United States law.

Section 3. Any city that fails to cooperate with this legislation may not receive any Federal

financial assistance.

A. After one year, the Attorney General may deem it fit for the penalized city to receive

Federal financial assistance.

Section 4. The application of this legislation shall not be retroactive. Those taking residence in

current Sanctuary Cities shall not actively be subject to renewed enforcement.

A. If illegal status is discovered following the passage of this legislation, standard

immigration protocol as outlined by ICE will be enforced.

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

Respectfully Submitted by Brookfield East High School

**A Bill to End Animal Testing**

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

**Section #1:**  Animal testing will be made illegal and alternative methods will be used.

**Section #2:** Any animals that are not euthanized after testing that happened before this bill will be treated and given the best attempt to be returned back to full health.  If the treatment is not in the animal’s best interest, the animal will be painlessly euthanized.

**Section #3:** Any products tested on animals must be recalled and tested using alternative method so safety can be ensured.

**Section #4:** If you are caught in violation, penalties are as followed:

**A:** The facility in which the testing was found to be done will be shut down and all products recalled.  Recalled products will not be re-released.

**B:** If a second offense is committed, all people involved will be charged with first degree animal cruelty.

**Section #5:** This law will take effect immediately upon passage.

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

Respectfully submitted by West Bend West

**A Bill to Wage the War on the War on Drugs**

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

**SECTION 1.** All states adopt the Illinois’ Heroin Crisis Act; not limited to Heroin.

Heroin Crisis Act views drug addiction as a disease rather than a criminal act, and offers help to those who need it.

**SECTION 2.**  The legislation would be open to all opioid addicts

1. 250 million US dollars be provided to Medicare and Medicaid for the program
2. Law enforcement, government officials, and medical emergency personnel ought to be trained for the administration of anti-overdose opioid medication
3. Establishing opioid drug education programs in schools
4. Requires all medical examiners to report an opioid drug overdose
5. Require courts to send addicts to the program and not prison.

**SECTION 3.** This legislation will be overseen by the Department of Justice

1. Funds will be redirected from opioid-related incarcerated individuals to their participation in the program; original tax money going to prisons for the addicts goes to the program.
2. All remaining needed funds will be given by the Drug Enforcement Agency (DEA).

**SECTION 4.** This legislation will go into effect immediately after passing.

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

*Introduced for Congressional Debate by Reagan IB High School*

**Resolution to Economic Assistance and Statehood to Puerto Rico**

1. WHEREAS, The U.S. territory of Puerto Rico has been struggling economically and
2. continuously defaulting on debt payments; and
3. WHEREAS, Congress has gradually phased out tax incentives supporting Puerto Rico
4. and this decreasing support has led to lack of basic resources to the citizens of Puerto
5. Rico; and
6. WHEREAS, The island of Puerto Rico has been under U.S control since 1898 and
7. citizens have been granted U.S citizenship since 1917, but have not been able to
8. exercise their rights as citizens due to the legal and economic status of Puerto Rico; and
9. WHEREAS, The people of Puerto Rico voted in a referendum in 2012 to reject their
10. current status as a commonwealth of the United States and chose statehood as their
11. preferred status for Puerto Rico; be it therefore
12. RESOLVED, that the Congress here assembled extend temporary debt relief and
13. restructuring authority to the government of Puerto Rico;and
14. BE IT FURTHER RESOLVED that Congress support the status of permanent U.S.
15. statehood for Puerto Rico.

*Respectfully submitted by Port Washington High School*

**A Resolution to Restore Funding the Arts in School**

1. WHEREAS, many public schools lack adequate funding to provide a thorough fine arts
2. education, and
3. WHEREAS, some states no longer require their students to take any fine arts course,
4. and
5. WHEREAS, art gives individuals another view of the world and challenges the status
6. quo, and
7. WHEREAS, according to a recent Harris Poll, 93 percent of respondents agreed that arts
8. contribute to a well-rounded education, and
9. WHEREAS, longitudinal studies of student of low socioeconomic status and high art
10. participation show a direct correlation between participation in arts education and
11. reduced drop-out rates, therefore
12. BE IT RESOLVED, by the Student Congress here assembled that the Wisconsin
13. Department of Public Instruction increase the arts requirements for graduation, and
14. BE IT FURTHER RESOLVED that the state allocate funding specifically for art
15. Education.

*Respectfully submitted by Port Washington High School*

**A Bill to explore the Bermuda Triangle**

**Section 1**: The United States federal government will impose a $10 tax on each person.

A. This tax will begin implementation on January 1st, 2019.

B. Dependent minors are exempt from paying this tax.

**Section 2:** The Internal Revenue Service will enforce this tax, and it will be collected on January 1st of each new year.

**Section 3:** The United States federal government will fund exploration of the Bermuda Triangle using all collected funds from the aforementioned tax.

A. Funds will be allocated to National Oceanic and Atmospheric Administration Office of Marine and Aviation Operations.

B. This shall entail the cartographic exploration of the region of the Caribbean known as the “Bermuda Triangle”.

*Respectfully submitted by,*

*Marquette University High School*

**A RESOLUTION TO SUBPOENA DONALD TRUMP**

**WHEREAS** Multiple accounts, interviews and testimony concerning Russian interference in the 2016 election concern this Congress Assembled.

**WHEREAS** These concerns would be assuaged by President Trump’s formal testimony before the Congress assembled

**WHEREAS** The purpose of the inquiry shall entail, and only entail, the matters, persons,

events and transactions of possible Russian collusion in the 2016 American election.

**WHEREAS** If Donald Trump will not comply with this resolution, this act shall serve as

legal grounds for the impeachment of Donald Trump and his expulsion from the Presidency by the means established in the Constitution.

**WHEREAS** The hearing shall take place with the restrictions of a “closed setting” with selective information to be released to the press as determined by a vote in the Congress assembled.

**WHEREAS** “This Congress assembled” or “The Congress assembled” as referenced in this resolution refers to the House and Senate in unison.

**BE IT RESOLVED** The Congress assembled shall subpoena Donald Trump and order a subpoena duces tecum to produce the computers, tablets, phones, documents, forms of communication and general records of the campaign of Donald Trump for the 2016 Presidency.

**FURTHER RESOLVED** The aforementioned documents shall be immediately warranted for seizure upon the passage of this motion. Donald Trump shall be required to come before this Congress assembled no more than ten business days from the passage of this legislation. Should he not be able toattend solely due to responsibilities of the Presidency, an Addendum shall be passed by thisCongress assembled to reschedule the hearing.

*Respectfully Submitted,*

*Marquette University High School*

**A Resolution to Support Palestine**

**WHEREAS** The United States Federal Government shall remove the Palestinian Authority from “terrorist status.”

**WHEREAS** The United States Federal Government shall cease any funding of the State of Israel or any entity associated with the State of Israel.

**WHEREAS** The United States Federal Government shall provide diplomatic support for the state of Palestine, including the establishment of an embassy in East Jerusalem.

**WHEREAS** The United States Federal Government shall provide military protection for Palestine in all instances against any foe of the State of Palestine.

**WHEREAS** The United States Federal Government shall protect the sovereignty of the State of Palestine.

**RESOLVED** The United States Federal Government shall protect and build an alliance with the State of Palestine.

*Respectfully Submitted,*

*Marquette University High School*

**Reacquisition Sallie Mae Act of 2018**

BE IT ENACTED BY THE STUDENT CONGRESS HERE ASSEMBLED THAT:

**Section 1:** Create a new Student Loan Marketing Association by acquiring the SLM Corporation and its assets formerly known as the Student Loan Marketing Association

**Section 2:** the SLM Corporation will be appraised and given a market value and be offered that market value as compensation for its acquisition

**Section 3:** 10 years after the SLM Corporation formerly known as the Student Loan Marketing Association and its assets will be liquidated and acquired by the federal government.

**Section 4:** all interest of loans given out before the seiger will now be owed to the federal government and receive no more interest and shall be paid at the new time provided by the federal government.

**Section 5:** This law shall be enforced by the Federal Reserve System.

*Respectfully Submitted by Marquette University High School*

**A Bill to Provide Equitable Education**

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

**SECTION1.** The United States Federal Government should adjust Title 1, part A Program, to redistribute funds to target concentrated poverty rather than the number of low-income students a school has.

**SECTION 2:** A. Concentrated poverty shall be defined as the percentage of low-income students in a school.

1. The funding may go to one or more of the following needs:
	1. Hiring more experienced teachers, building necessary infrastructure, after-school programs, community development and/or academic-related services that help students.

**SECTION 3:** This bill will be overseen by The Department of Education.

**SECTION 4:** This bill will be implemented with the start of the 2018-2019 fiscal year.

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

*Introduced for Congressional Debate by Reagan IB HS*