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TFA Fall 2017 Item 1. A Bill to Increase Access to Supreme Court Oral Arguments

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

SECTION 1. Federal Rule 53 shall be abolished to allow for video recording of United States Supreme Court oral arguments.

SECTION 2. Federal Rule 53 states that no USSC oral arguments may be recorded by means of videotaping or other visual media.

SECTION 3. The United States Department of Justice shall be responsible for the implementation of this bill.

SECTION 4. This law shall go into effect in October 2018.

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

Introduced for Congressional Debate by James Bowie
TFA Fall 2017 Item 2. The Bee Bill of 2017

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

SECTION 1. The United States will implement the following reforms in order to protect declining populations of bees nationwide:

A. The United States shall ban the use, sale, and production of all neonicotinoids.

B. All farmers that accept farming subsidies from the federal government and harvest more than 200 acres of land are hereby required to dedicate at least 1/10th of their cropland for the creation of bee sanctuaries.

C. $500 million shall be set aside yearly as subsidies to assist city and state jurisdictions that wish to independently create bee sanctuaries.

SECTION 2. A. Neonicotinoids will be defined as neurotoxins that chemically resemble nicotine that are used as harmful pesticides.

B. Bee sanctuaries shall be defined as natural areas planted with local pollinator-friendly plants with the intention of fostering the maintenance of bee populations.

SECTION 3. The Environmental Protection Agency, US Fish and Wildlife Service, and Department of Agriculture will be in charge of implementing the above reforms.

A. The above organizations shall work with state and local jurisdictions to locate and designate land as potential bee sanctuaries.

B. The EPA and Department of Agriculture will be tasked with ensuring that neonicotinoid usage is ended nationwide.

SECTION 4. This legislation will be enacted on January 1, 2018.

SECTION 5. All laws in conflict with this legislation are hereby declared null and void.
TFA Fall 2017 Item 3. A Bill to Support Net Neutrality

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

SECTION 1. The United States will immediately support net neutrality for open access
to the internet.

SECTION 2. This bill will prevent broadband throttling to websites by ISP (Internet
Service Providers). ISPs will not be able to throttle competitor’s websites
to its customers, and will not be able to charge a premium for access.
Any attempts to degrade internet access in any way will be prosecuted.

SECTION 3. The Federal Communications Commission will oversee implementation of
this legislation.

A. ISPs will be prevented from throttling by FCC oversight. If they are
found to be blocking or limiting connections, they will be fined at the
highest legal level ruled fit.

B. The FCC will examine and monitor the DNS servers (Domain Name) of
ISPs.

SECTION 4. This will 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 Concordia Lutheran High School
BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

SECTION 1. The United States shall provide small business startup founders, especially those in distressed areas, and their full-time employees with relief on their federal direct student loans.


SECTION 3. The Small Business Administration will handle applications for loan deferment or cancellation, and will work in conjunction with the Department of Education to handle the processing of loans.

A. Any small business startup founder or full-time employee are able to have their federal direct student loans deferred up to 3 years after application.

B. Founders or employees of startups in distressed areas are able to have up to $20,000 of their federal direct student loans cancelled.

C. The Federal Direct Student Loan Program’s annual budget shall be increased by an additional 1.5% per year.

SECTION 4. This bill will go into effect on January 1st, 2018.

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

Introduced for Congressional Debate by Plano Senior High School.
TFA Fall 2017 Item 5. A Resolution to Provide Adequate Funding for Drug-Resistant Tuberculosis

WHEREAS, the World Health Organization declared tuberculosis to be a global health emergency in 1993; and

WHEREAS, approximately one-third of the world’s population carries the tuberculosis bacteria, the number of people infected in 2015 rose by 1.6%, and people who have HIV are 20-30% more susceptible to tuberculosis; and

WHEREAS, 5.6% of new tuberculosis cases are estimated to be drug-resistant, and 117 countries have reported the occurrence of “extensively drug-resistant TB”; and

WHEREAS, US Global Health Funding for tuberculosis has seen a decrease since 2012; now, therefore, be it

RESOLVED, that the Congress here assembled make the following recommendation to substantially increase the allotted funding through USAID for tuberculosis research specifically focusing on drug-resistant TB.

Introduced for Congressional Debate by Granbury High School.
TFA Fall 2017 Item 6. A Resolution to Encourage Fetal Research to Save Lives

WHEREAS, Various states including Florida, Indiana, Kentucky, North Dakota, Ohio, Oklahoma, and South Dakota have passed laws to either heavily restrict or ban experimentation, research, and/or sale of aborted fetuses; and

WHEREAS, These research restrictions have greatly delayed areas of study such as fetal tissue research, which could provide insight into diseases. Human development and treatments for spinal cord injuries could help the medical facilities around the nation save lives; and

WHEREAS, The restrictions set forth by these states have set back further advancements in the medical field that could save lives of future generations; and

WHEREAS, Fetal research is being obstructed by restrictive laws, and it is necessary to improve knowledge of various areas of medical science; now, therefore, be it

RESOLVED, That the Congress here assembled encourage fetal research on aborted fetuses with the consent of the donor.

Introduced for Congressional Debate by Hereford High School.
TFA Fall 2017 Item 7. A Bill to Establish Fair Legislative Districts

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

SECTION 1. Congressional districts shall be drawn exclusively by independent redistricting commissions every ten years for federal elections.

SECTION 2. Independent Redistricting Commissions shall be defined as nonpartisan groups of appointed officials that determine the boundaries of Congressional districts. A Commission shall be considered to be nonpartisan if under law the agency is required to provide services on a nonpartisan basis, is required to maintain impartiality, and is independent from legislative dealings during the redistricting period.

SECTION 3. State legislatures will appoint the members of said Commissions.

A. Four members of the majority party, four members of the minority party, and one independent shall be appointed for the sole purpose of drawing fair lines.

B. The Commission will publicly reveal Census information used in the process.

C. The Department of Justice will oversee compliance and accountability of districts.

SECTION 4. This bill shall take effect immediately upon passage and will apply to any Congressional election after the 2020 Census.

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

Introduced for Congressional Debate by Seven Lakes High School.
BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

SECTION 1. Complete and total funding necessary to build the border wall along the southern border of the United States and the northern border of Mexico will be appropriated immediately.

A. Designs for the border wall will be submitted to the federal government for evaluation. Final choices on the design of a physical barrier as well as sensor systems will be made by the federal government.

B. Construction on the border wall will begin within six months of passage of this legislation and will continue to be funded until the border wall’s construction is totally finished along our southern border.

SECTION 2. Border wall can include a physical barrier and/or sensors to detect illegal crossings of the United States southern border.

SECTION 3. The Department of Homeland Security will be charged with full implementation.

SECTION 4. Funding of the border wall will occur immediately upon passage of this legislation and will continue until construction is completed.

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

Introduced for Congressional Debate by Bellaire High School.
BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

SECTION 1. All Federal funding directed towards cities and counties whose law enforcement agencies fail to comply with Federal immigration law shall cease immediately.

SECTION 2. Federal funding shall be defined as any funds allocated directly by Congress, or given by a Federal agency to a city or county. The Federal Immigration Law (FIL) will be enforced by the DHS, ICE and USBP.

SECTION 3. The Department of the Homeland Security (DHS) shall work in conjunction with the Department of the Treasury (DOT) to implement all aspects of this bill.

A. The DHS and DOT will be responsible for identifying the cities and counties not in compliance with Federal Immigration Law.

SECTION 4. This will go into effect immediately after passage.

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

Introduced for Congressional Debate by Lamar High School.
TFA Fall 2017 Item 11. A Resolution to Condemn Israeli Settlements in Palestine

WHEREAS, Israel is currently constructing settlements in the West Bank and East Jerusalem, areas set aside for a future Palestinian state; and

WHEREAS, More than 300,000 settlers are encroaching on privately-held Palestinian land; and

WHEREAS, The current Israeli settlements are damaging the prospects for a peaceful solution to the current conflict in the region and the two-state solution; and

WHEREAS, The United Nations has repeatedly declared Israeli settlements in violation of international law; now, therefore, be it

RESOLVED, That the Congress here assembled condemn Israeli settlements in disputed territories; and, be it

FURTHER RESOLVED, That the Congress here assembled pass legislation to stop any further American funding for the propagation of settlements.

Introduced for Congressional Debate by Memorial High School.
TFA Fall 2017 Item 12. The Bank Security Protection Act

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

SECTION 1. Commercial banks insured by the Federal Deposit Insurance Corporation will be prohibited from:

A. Acting as or being affiliated with investment banks;
B. Engaging in the business of a securities or a swaps entity, including dealing or making markets in securities, repurchase agreements, or engaging in proprietary trading;
C. Owning, sponsoring, or investing in a hedge fund, private equity fund, or any other fund which takes on proprietary trading activities or positions;
D. Holding ineligible securities or derivatives;
E. Engaging in either market-making or prime brokerage activities.

SECTION 2. A commercial bank is defined as a depository entity that manages the deposit accounts of individuals, businesses, and uses money on deposit to make loans to public. An investment bank is defined as a bank that facilitates the buying of stocks, securities, bonds, and other investments, as well as offering initial public openings.

SECTION 3. This legislation will be overseen and enforced by:

A. The Securities and Exchanges Commission which will ensure that information regarding the prohibited actions in Section 1 of this legislation will be provided to;
B. The Federal Deposit Insurance Corporation in order to survey compliance.
C. The Department of Justice will litigate against commercial banks and investment banks found non-compliant by the Federal Deposit Insurance Corporation.

SECTION 4. This legislation will be implemented at the start of Fiscal Year 2019.

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

Introduced for Congressional Debate by Southlake Carroll High School
TFA Fall 2017 Item 13. A Bill to Provide a Path to Citizenship for Undocumented Residents

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

SECTION 1. The US Citizenship and Immigration Services will issue a blanket amnesty providing a path to citizenship for undocumented immigrants currently residing in the United States under the following guidelines:

A. There will be a 60 day registration period for individuals to apply for permanent resident status.

B. Applicants will be required to provide documented proof of continuous residence in the United States for a minimum of 5 years.
   1. Proof of residence may include, but is not limited to, mortgage payment receipts, rent receipts, utility payments, pay stubs, or school enrollment documents for minors.
   2. Children under school age may be exempt from this requirement.

C. All applicants will be subject to background checks. Conviction of a felony may be grounds for rejection of the residency application.

D. Granting of resident status will allow each individual to begin the residence requirement for naturalization and US citizenship.

SECTION 2. Immigrants granted resident status will be allowed to work in the US and will be eligible to receive any benefits or services available to non-citizen legal residents.

SECTION 3. The Department of Homeland Security will be responsible for the implementation and enforcement of these provisions.

SECTION 4. This law will take 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 James E. Taylor High School.
TFA Fall 2017 Item 14. A Bill to Put Boots on the Ground in Yemen to Effectively Combat the Houthi Rebels

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

SECTION 1. The United States military will be providing military support to the Yemen government, by placing 15,000 U.S. troops on the ground. The United States will end support for the Saudi Air Coalition.

SECTION 2. The United States will place boots on the ground to gain back the major cities of Yemen to establish a foothold in the region.

SECTION 3. The U.S. Department of Defense will oversee the enforcement of the bill.

A. The Department of Defense will monitor the spending to ensure adequate use of funds.

B. The Department of Defense will oversee operations within Yemen.

SECTION 4. This will be enacted on February 9, 2018

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

Introduced for Congressional Debate by Grapevine High School
TFA Fall 2017 Item 15. A Resolution to Incentivize the Increase of Teacher Salaries to Benefit the Education System and Future Generations

WHEREAS, Teachers are currently underpaid and many times have to take on multiple jobs to make ends meet and provide for themselves and their children basic necessities; and

WHEREAS, Teachers talents are strained under such conditions and many would-be teachers are discouraged from taking up the job because of the detrimental financial situation; and

WHEREAS, Education is one of the building blocks of our society and shapes future generations; and

WHEREAS, The goal of our education system is harmed by the lack of financial support given to teachers as it deters many great candidates from applying for the job and many times takes away the current teachers ability to focus solely on educating and improving the lives of new generations; now, therefore, be it

RESOLVED, That the Congress here assembled commit to raising the salaries of teachers to ultimately benefit future generations.

Introduced for Congressional Debate by Lovejoy ISD.
BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

SECTION 1. The United States will implement the following reforms to improve the transparency of international sales of arms and weapons.

A. Section 655 of the Foreign Assistance Act is amended to ensure the following items are included in Annual Military Assistance Report:
   a. Detailed data on commercial sales agreements and deliveries
   b. Specifications on the total number of units exported to each country
   c. A revised version of commodity categories within the report to remove current ambiguity.
   d. A publically available version of the report that reports all transfers except those deemed classified.

B. Submission of detailed data on transfers of small arms and light weapons to the UN Arms Register is now required by all 50 states.

SECTION 2. Arms transfers and sales refer to the transfer of defense articles and defense services by the U.S. government under the Foreign Assistance Act of 1961 to another country.

SECTION 3. The Department of State will implement this legislation, and delegate duties to other departments as it sees fit.

SECTION 4. This law will go into effect in Fiscal Year 2018.

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

Introduced for Congressional Debate by Plano Senior High School.
TFA Fall 2017 Item 17. A Resolution to Move to a Single-Payer Healthcare System to Reduce Healthcare Costs in the United States

WHEREAS, The United States spends upwards of 17% of GDP on healthcare annually; and
WHEREAS, Over 29 million Americans currently lack healthcare coverage; and
WHEREAS, Chronic conditions, obesity, and infant mortality rates in the United States are higher than in countries spending less on healthcare than the U.S.; and
WHEREAS, Private sector healthcare in the United States costs exceed single payer systems via out-of-pocket and premium costs; and
WHEREAS, United States private insurance has lower quality compared to tax funded healthcare; now, therefore, be it
RESOLVED, That the Congress here assembled make the following recommendation to replace Medicare and Medicaid with a publicly funded national healthcare program called Unicare; and, be it
FURTHER RESOLVED, That Unicare would provide coverage for healthcare costs for all citizens of the United States.

Introduced for Congressional Debate by W.A. Vines High School.
TFA Fall 2017 Item 18. A Resolution to Repeal the New Strategic Arms Reduction Treaty with Russia

WHEREAS, the New Strategic Arms Reduction Treaty (START) with Russia has no discernible benefits for the citizens of the United States; and

WHEREAS, the New START has hindered the United States in the protection and security of its citizens; and

WHEREAS, the treaty has devastating restrictions on the United States missile defense options, such as provisions that limit and restrict certain types of missiles and missile launchers that are used as targets in missile defense tests; and

WHEREAS, the New START leaves in place a large Russian advantage in nonstrategic (tactical) nuclear weapons. This Russian advantage poses a significant challenge for the U.S. in maintaining a credible extended deterrence policy for the benefit of its allies; and

WHEREAS, the treaty does not limit the use of rail-mobile intercontinental ballistic missiles (ICBMs), for example the definitions of rail-mobile ICBMs and rail-mobile launchers are not included; and

WHEREAS, the New START does not have any adequate verifiable means of checking the quantity of weaponry possessed by Russia or the United States, and weakens the verification standards governing the elimination of delivery vehicles from the original START; and

WHEREAS, the treaty is not consistent with a broader policy for protecting and defending the U.S. and its allies against strategic attacks; now, therefore be it

RESOLVED, that the Congress here assembled make the following recommendation to repeal the New Strategic Arms Reduction Treaty.

Introduced for Congressional Debate by Granbury High School.
TFA Fall 2017 Item 19. A Resolution for the United States to Withdraw from the Joint Comprehensive Plan of Action (Iran Nuclear Agreement)

1. WHEREAS, The United States negotiated a treaty with Iran to decrease that nation’s nuclear capabilities; and
2. WHEREAS, The Joint Comprehensive Plan of Action (to be referred to as the Iran Nuclear Agreement) merely slows the growth of Iran’s nuclear capabilities; and
3. WHEREAS, Iran and North Korea share a common goal of possessing and threatening to use nuclear weapons against the United States and our allies; and
4. WHEREAS, The United States Senate did not ratify the Joint Comprehensive Plan of Action; now, therefore, be it
5. RESOLVED, That the Congress here assembled will withdraw the United States from all of the provisions of the Joint Comprehensive Plan of Action immediately upon passage of this resolution.

Introduced for Congressional Debate by Bellaire High School.
TFA Fall 2017 Item 20. A Resolution to Mediate the Nagorno-Karabakh Dispute to Prevent Further Conflict

WHEREAS, Armenia and Azerbaijan are currently on the brink of fighting over the disputed territory of Nagorno-Karabakh, which has a large Armenian majority yet is under Azerbaijani control; and

WHEREAS, This conflict could potentially lead to the deaths and displacements of millions of citizens living within the region; and

WHEREAS, A conflict in the region will disrupt regional stability, create a new refugee crisis, and give Russia an opportunity to expand its influence in the Caucasus; now, therefore, be it

RESOLVED, That the Congress here assembled recommend that the State Department mediate the growing conflict between Armenia and Azerbaijan; and

FURTHER RESOLVED, That the United States provide monetary and humanitarian aid to the two governments to increase the stability of the region.

Introduced for Congressional Debate by Memorial High School.
WHEREAS, North Korea is developing nuclear weapons; and

WHEREAS, North Korea has aggressively pursued the capability to launch a nuclear strike on other nations and has threatened said nations multiple times; and

WHEREAS, This has led to regional tensions and uncertainty and increased the risk of nuclear war; and

WHEREAS, US allies are threatened by this state of affairs, and the US has an obligation to protect them; and

WHEREAS, The US has the capability to protect the region with a Missile Defense System placed in the Yellow Sea; now, therefore, be it

RESOLVED, That the Congress here assembled make the following recommendation that the US military ought to increase the deployment of missile defense system in the Yellow Sea.

*Introduced for Congressional Debate by Garland High School.*
WHEREAS, Conflict between varying parties in the Syrian Civil War has caused the loss of lives and a refugee crisis; and

WHEREAS, Operations by Bashar al-Assad, Kurdish forces, Syrian rebel forces, and ISIS have made Syria a war zone in which no one is safe, and action must be taken to protect the people of Syria; and

WHEREAS, Current policy by the United States government needs to take a clear stance against human rights abuses and the use of weapons of mass destruction; now, therefore, be it

RESOLVED, That the President of the United States be urged by this Congress to establish a safe zone and no-fly zone in northern Syria; and, be it

FURTHER RESOLVED, That the US Department of State, in conjunction with the United States Agency for International Development (USAID), distribute $400 million of humanitarian aid per year for 5 years for medical aid, water sanitation capabilities, shelter, and other necessities to the established safe zone; and, be it

FURTHER RESOLVED, That the United States deploy 10,000 soldiers, request an additional 10,000 soldiers from the North Atlantic Treaty Organization (NATO), and deploy intelligence and electronic warfare support to enforce the safe zone and no-fly zone.

Introduced for Congressional Debate by Southlake Carroll High School.
BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

SECTION 1. NASA will provide contracts to private space corporations for the specific purpose of asteroid mining.

SECTION 2. Asteroid Mining is the exploitation of raw materials from asteroids and other minor planets, including near-Earth objects. Foreign Bodies are unearthly bodies in outer space. Deep Space Operations refer to exploration and mining operations conducted in outer space.

Interplanetary Asteroids are small rocky bodies that orbit our Sun.

SECTION 3. NASA will oversee the enforcement of this bill by controlling funding for promising private corporations under their discretion.

SECTION 4. Implementation will be effective in June of 2018.

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

*Introduced for Congressional Debate by Clark High School.*
TFA Fall 2017 Item 24. The Immigration Security Reform Act of 2017

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

SECTION 1. A. The United States shall provide an additional $250 million annually to the Department of Homeland Security to expand and enhance both physical and virtual border security infrastructure.

B. The Department of State shall be given $100 million to provide a visa screening program to background check all visa applicants for international criminal behavior.

C. The Executive Office for Immigration Review shall receive an additional $50 million annually to prevent court backlog.

SECTION 2. A. “Physical border security” shall be defined as more secure fencing and physical barriers to the border to prevent illegal crossings.

B. “Virtual Border Security” shall be defined as cameras, drones, sensors, and other surveillance technologies to better detect and respond to illegal crossings.

C. “International criminal behavior” shall be defined as involvement in foreign drug cartels, terrorist organizations, or similar illegal organizations.

SECTION 3. The Department of Homeland Security and the Department of Justice shall oversee the enforcement of this legislation.

A. Any local government in noncompliance with federal immigration standards under this legislation or previous statutes shall no longer be eligible to receive federal block grants.

SECTION 4. This bill will take effect at the beginning of Fiscal Year 2019.

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

*Introduced for Congressional Debate by Spring Woods High School.*
TFA Fall 2017 Item 25. A Resolution to Increase Charter School Accountability

WHEREAS, The charter school concept was created to utilize innovative practices in order to maximize student achievement and to provide an alternative to failing public schools for underserved populations; and

WHEREAS, A lack of consistent regulation has allowed the development of a charter school private industry that puts profit above student achievement; and

WHEREAS, Charter schools often divert public education funds to schools run by private industry with little transparency or accountability; and

WHEREAS, Fraud in the charter school industry has been widespread across the country; and

WHEREAS, Many of these publicly funded schools have failed to improve academic performance; and

WHEREAS, Many of these schools fail to address the needs of special needs populations and/or refuse admission for these students; and

WHEREAS, Changes in federal education policy are expected to substantially expand the use of charter schools across the nation; now, therefore, be it

RESOLVED, By the Congress here assembled that federal guidelines should be established for the regulation of charter schools which include standards for academic performance, equal opportunity, non-discrimination, student safety, financial transparency, and financial solvency.

Introduced for Congressional Debate by James E. Taylor High School.
BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

SECTION 1. Congress finds that foreign assistance to nations engaged in systematic
corruption is antithetical to the goals outlined in the Foreign Assistance
Act Section 101.3(A) and therefore directs the Secretary of State
(hereinafter Secretary) to reform foreign assistance as outlined in
Sections 2 and 3 of this act.

SECTION 2. By January 1st of each year, the Secretary shall submit a report to the
President certifying which nations demonstrably engage in systematic
corruption. In compiling this report the Secretary shall take into account
multiple factors, including Transparency International’s Corruption
Perceptions Index, the World Bank’s Worldwide Governance Indicators,
and Global Integrity’s Global Integrity Index, and other measures deemed
necessary by the Secretary.

SECTION 3. Nations identified by the Secretary under Section 2 of this Act are
ineligible to receive foreign assistance from the United States. The
President shall direct the heads of each cabinet level agency to end all
foreign assistance to nations identified by the Secretary under Section 2
of this Act. Exceptions shall only be given to:

A. Nations Identified by the Secretary as exiting conflict.

B. Nations identified by the United States Agency for International
   Development’s Office of U.S. Foreign Disaster Assistance as eligible
   for foreign aid to assist with disaster relief.

SECTION 4. This bill will go into effect January 1, 2019.

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

Introduced for Congressional Debate by Tascosa High School

Revised 09/24/2012
TFA Fall 2017 Item 27. A Bill to Limit the Speed of High Frequency Trades

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

SECTION 1. All High-Frequency Traders shall be prohibited from connecting to U.S. Stock Exchange servers in order to prevent the spoofing of supply and demand.

SECTION 2. A. High-frequency Trading (HFT) is a program trading platform that uses powerful computers to transact a large number of orders at speeds faster than a second. It uses complex algorithms to analyze multiple markets and execute orders based on stock market conditions.

   B. Spoofing under the 2010 Dodd-Frank Act is defined as "the illegal practice of bidding or offering with intent to cancel before execution."

SECTION 3. Securities and Exchange Commission will oversee the enforcement of this legislation by fining all companies that fail to comply with these standards by claiming 5% of profits earned for the next 5 years.

   A. If a company then fails to pay their fees, the fees will then be increased by a further 5%.

   B. On a company's third offense that company's broker license will be revoked.

SECTION 4. Legislation will be implemented and enforced by October 1st 2019.

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

Introduced for Congressional Debate by Cypress Creek High School.
TFA Fall 2017 Item 28. A Resolution to Increase Nuclear Energy Cooperation with the Peoples Republic of China

WHEREAS, The Peoples Republic of China lacks central and constructive nuclear safety regulations; and

WHEREAS, The Peoples Republic of China is facing increased terrorist threats from Uighur separatists; and

WHEREAS, The Peoples Republic of China lacks the proper safety needs to protect against well-armed, well-funded, and well-organized terrorist groups; and

WHEREAS, The Peoples Republic of China plans to increase its reliance on nuclear energy; and

WHEREAS, The Peoples Republic of China plans to float nuclear energy reactors into the South China Sea; and

WHEREAS, Meltdowns of nuclear reactors in the South China Sea could cause collapse of fisheries and kills at least 100 million people; now, therefore, be it

RESOLVED, By the Congress here assembled that it should commit to increasing its cooperation on nuclear energy facilities with The Peoples Republic of China including but not limited to increasing its investments on research into nuclear technology, providing a regulatory framework to manage nuclear energy facilities, and sending nuclear energy experts to the Peoples Republic of China.

Introduced for Congressional Debate by Grapevine High School
TFA Fall 2017 Item 29. The Immigrant Investor Act of 2017

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

SECTION 1. The US Federal Government shall reform the EB-5 program as follows:
A. Raise the cap on EB-5 visas from 10,000 to 25,000.
B. Increase the required investment needed to obtain the EB-5 visa to $1.2 million ($800,000 for a Targeted Employment Area) and the required job creation total to 25 American jobs.
C. Add a new criterion granting automatic U.S. citizenship (after the 2-year waiting period) to those who invest $2.5 million ($1.6 million for a Targeted Employment Area) and create 50 American jobs.
D. Combat investment fraud by mandating disclosure of all monetary transactions, creating an oversight committee on all USCIS Regional Centers, and banning any persons with criminal records from being a party working on the investment.

SECTION 2. EB-5 shall be defined as a program that allows entrepreneurs to apply for U.S. permanent residency through the investment in a job-creating commercial enterprise in the United States. Targeted Employment Area shall be defined as any rural area or an urban area with an unemployment rate at 150% the national average.

SECTION 3. The United States Citizenship and Immigration Services (USCIS) shall be tasked with the execution of this legislation.
C. Those found guilty of participating in fraudulent activities while working on an investment provided by the EB-5 program shall be fined $2,000,000.

SECTION 4. This legislation will be implemented beginning fiscal year 2019.

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

Introduced for Congressional Debate by Plano West Senior High School

Revised 09/24/2012
TFA Fall 2017 Item 30. A Resolution to Prioritize Education Reform

1 WHEREAS, Educational failures put the United States’ future economic success, global influence, and national defense at risk; and
2 WHEREAS, According to a new Council on Foreign Relations report on U.S. Education Reform and National Security, “The United States invests more in K-12 public education than many other developed countries, yet U.S. students remain poorly prepared to compete with global peers. The Program for International Student Assessment, according to the 2009 PISA, U.S. students ranked fourteenth in reading, twenty-fifth in math, and seventeenth in science compared to students in other developed countries”; and
3 WHEREAS, Economic Growth and Competitiveness, Physical Safety, Intellectual Property, U.S. Global Awareness, U.S. Unity and Cohesion are put at risk if no one takes action; and
4 WHEREAS, U.S. concentration on soldier readiness once they become soldiers is misguided in that potential soldiers need to be educationally prepared as students; and
5 WHEREAS, Large groups of undereducated citizens interfere with the nation’s ability to defend its global standing; now, therefore, be it
6 RESOLVED, That the Congress here assembled shall shift focus from military reform to education reform.

Introduced for Congressional Debate by Arlington High School.