2022 IHSSA STATE STUDENT CONGRESS AGENDA

The Chair will open each session by calling for the orders for the day. A representative of the school in the house, or if no school representative is present, any member may claim authorship for the Bill/Resolution.

Only the bills/resolutions listed for a session may be used in that session. However, a member may call for a Suspension of the Rules to move a bill/resolution up the agenda. Members should note the different intent of a bill and resolution, which will affect the way they are debated.

Bills/Resolutions for session I Friday night. 5:00-8:30
1. Atlantic A Bill to Eliminate the “Pink Tax”
2. Ames A Bill to Mandate Motorcycle Helmets
3. Winterset A Bill to make Personal Online Data Private Property of the Consumer
4. IC West A Bill to Mandate Public Preschools in the United States
5. Sioux City East A Bill to Terminate Trade with Saudi Arabia
6. Ankeny A Bill to Require Unisex Bathrooms to Provide Safe Restroom Access to all Persons
7. Oskaloosa A Bill to Increase Criminal Reconstruction through the Usage of Therapy

Bills/Resolution for session II Saturday morning. 8:00-10:30
1. CAM A Bill Requiring all High Schools in the State of Iowa to spend a much on their Fine Arts as they do on their Sports Programs
2. Hampton-Dumont The No Organ No Problem Act of 2022
3. Kuemper A Bill to Reform “Stand Your Ground” and Gun Control Laws
4. Burlington A Bill to Criminalize the use of Chemical Castration in the Criminal Justice System
5. Holy Trinity A Bill to Raise the Minimum Wage to $15

Bills/Resolution for session III Saturday afternoon 12:30-3:30
1. DM Roosevelt Judicial Reform Act
2. Norwalk A Bill Requiring Men and Women to Register with the Selective Service System
3. Okoboji The Paid Leave Act
4. Dubuque First Use Policy for Nuclear Weapons
5. Grinnell A Bill to Decriminalize the Use of Marijuana to Address Injustices Caused by Harsh Drug Policies
6. Dowling A Bill to Ban the Nationwide Use and Production of PFAs (Polyfluoroalkyl substances)
7. Johnston A Bill to Support Integrated Pest Management and GMO Research

IMPORTANT: In the IHSSA state congress tournament, the 3-minute Authorship speech and the 1st Negative speech is followed by 2 minutes of cross-x. The c-x time may not be amended. All other speeches are 3 minutes followed by a 1-minute cross-x with the timing starting at the end of the speech.

STUDENTS ARE ASKED TO MAKE A PAPER NAME PLAQUE FOR THEIR DESK.
Judicial Reform Act

BE ENACTED BY THE STUDENT CONGRESS HERE ASSEMBLED THAT:

1. Section 1: The number of Justices on the United States Supreme Court will change from nine to thirteen.
2. A. The Supreme Court shall be composed of one Chief Justice and twelve Associate Judges.
3. Section 2: All justices are restricted to serving one term on the Court.
4. A. All Associate Justices are limited to serving exclusively one sixteen-year term, established at
5. the point of their swearing in. The Chief Justice shall be limited to serving exclusively one
6. twenty-year term, established at the point of their swearing in. These limits on membership do not
7. apply to Justices who are currently serving on the Court, before this bill is enacted into law.
8. B. The Supreme Court shall be divided into two panels; the two panels will be responsible for
9. deciding whether a case is heard by the entire Court.
10. C. Each panel will be composed of 6 Associate Justices. Only 3 members of a panel will need to
11. support a case being heard by the entire court.
12. D. For a Justice to be confirmed to the Supreme Court, three-fifths of the Senate must approve.
13. E. The Supreme Court shall provide live video footage of their proceedings on the Supreme
14. Court’s website.
15. Section 3: The Department of Justice shall oversee the appropriate enforcement of this
16. legislation.
17. A. The Department of Justice will decide who shall be seated on each panel.
18. Section 4: This bill, if enacted, shall be in effect by January 11th, 2022.
19. Section 5: All other laws in conflict with this legislation are hereby null and void.

Introduced for Congressional debate by Theodore Roosevelt High School.
A Bill to Terminate Trade with Saudi Arabia

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

1. **Section 1.** Trade with Saudi Arabia will cease between entities headquartered in the United States and will be prohibited subsequently.

2. **Section 2.** Trade will be defined as a promise of payment in exchange for a product.

3. **Section 3.** The subsequent implementation of this bill will be overseen by the Department of Commerce and Treasury.

4. **Section 4.** A. The penalty of violating the terms of this bill will be a fine of 1 dollar to every ten that is traded between a United States entity and a Saudi Arabian entity.

5. **Section 5.** B. The money required to implement this bill to its full effects will be removed from the Defense Department’s budget.

6. **Section 6.** This bill will go into effect at the start of the new year after implementation.

7. **Section 7.** All laws in conflict with this legislation are hereby declared null and void.

*Introduced for Congressional Debate by East High School*
A Bill Requiring all High Schools in the State of Iowa to spend as much on their Fine Arts as they do on their Sports Programs

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

1. Section 1. Fine Arts Programs are an integral part of a high School student's education. In some ways more so than high school sports programs. The Iowa Board of Education shall require Iowa High Schools to spend as much on their Fine Arts Programs as they do on their Sports Programs.

2. Section 2. Fine Arts Programs are defined as Speech, Debate, Band, Choral, Theater and any other school sponsored programs that would fall under the title of Fine Arts.

3. Section 3. The Iowa Board of Education (IBOE) Shall be charged with the enforcement of the bill.

4. with the enforcement of the bill.

10. 1. The IBOE has the power to withhold funding for any school district who is noncompliant with this legislation

11. 2. A school district may request a one time extension for one year to become compliant with this legislation

14. SECTION 4. This bill will take effect for the 2022-23 school year

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

Introduced for Congressional Debate by CAM HS
The No Organ No Problem Act of 2022

1. Be it enacted by the IHSSA Student Congress assembled that:

2. **Section 1a:** Any persons who dies on American soil and/or territory will automatically be added to the donor list with any viable organs.

3. **Section 1b:** Illegal immigrants are exempt from this act unless consent is provided by their families.

4. **Section 1c:** Special Case Visas (F1, J1, and work visas) will sign a new document called the O1 document to either consent or opt out of organ donation at the time of filling out the paperwork for other Visas.

5. **Section 1d:** Parents can opt-out their children from organ donation until said child reaches the age of 16 and must be done prior to said child’s death which is defined as clinical brain death and/or no pulse. Parents will be able to opt-out their children at law enforcement centers, court houses and city halls.

6. **Section 2:** Any allocation of funds needed will be through the Medicare & Medicaid systems.

7. **Section 3a:** If a parent opts out after declaration of death the penalty will be 75 hours of community service.

8. **Section 3b:** If a hospital refuses to harvest viable organs the hospital will be fined the highest price of the organ on the black market prior to this act's enactment.

9. **Section 3c:** All fine collections will go back into the system of Medicare and Medicaid to help pay for organ donations.

10. **Section 4:** Any laws in conflict with this legislation are hereby declared null and void.

11. **Section 5:** This bill will go into effect on July 1st, 2022.
Respectfully Submitted by Hampton-Dumont High School

The Paid Leave Act

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT

1. SECTION 1. All employers, regardless of size, shall be required to offer up to six weeks of paid family and medical leave.
2. A. Employees shall receive 70 percent of their monthly wages until a capped amount.
3. B. With respect to this capped amount, an employee shall receive no more than 3500 dollars monthly.
4. SECTION 2. Paid family and medical leave shall be defined as any of the following purposes:
5. A. To bond with a new child (foster or birthed)
6. B. To care for a seriously ill loved one
7. C. To deal with a loved one's military deployment
8. D. To find safety from sexual assault stalking or domestic violence
9. E. To heal from their own serious illness
10. F. To take time to deal with the death of a loved one
11. SECTION 3. The Department of Labor, with assistance from the Department of the Treasury, shall be tasked with implementing and overseeing this legislation.
12. A. The Department of Labor shall be tasked with creating an Office of Paid Leave to oversee the daily operations and regulation of this legislation.
13. B. The Department of Labor shall set aside a minimum of 100 million dollars in the first year of implementation to be used by the Office of Paid Leave for costs associated with implementation and 50 million annually thereafter for maintenance and to ensure functionality.
14. SECTION 4. Funds for paid leave coverage shall be supplied by a payroll contribution from both employees and employers.
15. A. Payroll contributions for both an employee and employer shall be set at four-tenths of one percent of one week’s pay of the employee.
16. SECTION 5. This legislation will take effect on January 1, 2023.

Introduced for Congressional Debate by Okoboji High School.
A Bill to Eliminate the “Pink Tax”

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

1 **SECTION 1.** This bill prohibits product manufacturers or service providers from selling substantially similar products at different prices based on the gender of the intended purchaser.

2 **SECTION 2.** Substantially Similar: If the only difference between two products is the color, they are substantially similar.

3 **SECTION 3.** The Federal Trade Commission or FTC will oversee the enforcement of this Bill.

   A. Manufactures found in violation of this bill shall be fined up to $15,000 per occurrence.

   B. An “occurrence” shall be defined as a product that is targeted toward women and found to be higher priced than a substantially similar product.

4 **SECTION 4.** This bill will go into effect on 1/1/23

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

*Introduced for Congressional Debate by AHS Debate*
A Bill to Increase Criminal Reconstruction through the Usage of Therapy

1. Article I: The United States Department of Justice shall be required to
2. provide a singular mandatory therapy session per year to all criminals of all
3. offenses.
4. Article II: Mandatory therapy sessions shall be defined as annual meetings
5. between the legal offender and a licensed psychologist running for thirty minutes
6. with support available in case the situation becomes violent.
7. Article III: The provisions of this bill shall take effect on June 21st, 2022.
8. Article IV: The United States Department of Justice shall be responsible for
9. enforcing the provisions of this bill. The U.S. DOJ shall enforce this by:
10. A. Creating a separate subcommittee that shall henceforth be referred to as the Criminal
11. Reconstruction Agency who shall be responsible for:
12. a. Collecting and creating a means of reporting for each individual prison after all
13. mandatory sessions have been completed.
14. b. Reporting any negligence to the U.S. DOJ for investigation into criminal welfare and life.
15. c. Connecting licensed psychologists with prison networks.
16. Article V: All laws in conflict with the provisions of this bill shall be declared null and void.

Respectfully submitted, Oskaloosa High School
A Bill Requiring Men and Women to Register with the Selective Service System

BE IT ENACTED BY THIS STUDENT CONGRESS HERE ASSEMBLED THAT:

1. **Section 1**: Effective January 1st, 2023, all men and women aged 18 to 25 must register with the Selective Service System.

2. **Section 2**: A person failing to register for the Selective Service faces a maximum punishment of 5 years imprisonment and/or a fine of no more $250,000. Failure to register prevents future employment with the federal government and disqualifies an individual from federal student aid.

3. **Section 3**: All laws in conflict with this legislation will be null and void.

Respectfully submitted by Norwalk High School
A Bill to Mandate Motorcycle Helmets

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

1. **Section 1.** The state of Iowa shall introduce a law mandating motorcycle helmets for all individuals operating and/or riding on a motorcycle or equivalent vehicle, including but not limited to: mopeds, motorbikes, and trikes.

2. **Section 2.** All helmets must have passed a Department of Transportation safety test, and must be properly sized to each individual.

3. **Section 3.** The Department of Transportation will oversee the implementation of this law, and it will be enforced by local police and highway patrol.

4. **Section 4.** This legislation will take effect 30 days after its passage. All laws in conflict with this legislation are hereby declared null and void.

*Introduced for Congressional Debate by Ames High School.*
A Bill to Reform “Stand Your Ground” and Gun Control Laws

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

SECTION 1. Lethal force can be used in self-defense, but such force shall need
2 to be necessary. Make national and universal standards where “Stand Your
3 Ground” are applicable.
4 Lethal force can be defined as use of a gun or other weapon in a way that could
5 kill someone.

SECTION 2. Limitations to defenders firearms able to be used in “Stand Your
7 Ground” to reduce mortal injury.
8 1. Smaller caliber rounds can be used while larger more deadly rounds may
9 not. This can prevent death when it may not be needed

SECTION 3. Fix the “gun show loophole” by banning the selling of a gun
11 without proof of eligibility. This can be in the form of a permit to own already or
12 through other stores.
13 1. All purchases are known and recorded by the government.
14 2. Background checks of all purchasing guns from stores or people.
15 Background checks should be thorough and definite of one's ability to purchase
16 firearms.

SECTION 4. ATF names and classification of guns will be reformed. Changing
18 the naming of firearms classification would benefit many and cause less
19 confusion of classification, where some guns can belong in multiple categories.

Respectfully Submitted by Kuemper Catholic High School
A Bill to make Personal Online Data Private Property
Of the Consumer

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

2. **Section 1.** An individual’s digital footprint of any kind is the private property of the
   Individual. Said individual will be the sole owner of this data unless they
   choose to distribute it lawfully.

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6. **Section 2.** Digital footprint shall be defined as the information about a particular
   person that exist on the Internet as a result of their online activity. Private
   property shall be defined as a legal designation for the ownership of
   property by nongovernmental legal entities.

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11. **Section 3.** The Federal Communication Commission and the Federal Trade
    Commission will oversee the implementation of this legislation.

12. A. Any theft of said digital footprint will fall under the typical larceny
    and cybercrime legislation.

13. 

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16. **Section 4** This legislation will go into effect upon implementation.

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

*Introduced for Congressional Debate by Winterset High School*
A Bill to Criminalize the use of Chemical Castration in the

Criminal Justice System

1. BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED:

2. SECTION 1: The practice of utilizing chemical castration (here being defined as the use

3. of anaphrodisiac drugs for the purposes of inhibiting primary sex characteristics) as a

4. means of either parole or punishment is to be made a class B felony under federal law.

5. SECTION 2: Commissioning the use of chemical castration for the criminal justice

6. purposes outlined above will be made a class B felony under federal law.

7. SECTION 3: Any institutions within the criminal justice system found to be engaged in

8. the practice of retributive castration after the passage of this legislation will have all

9. federal funding revoked after three months, unless a complete report detailing who was

10. responsible for the authorization of the procedure is made, and those who are

11. implicated in the report are to be terminated and are barred from rehire.

12. SECTION 4: The Department of Justice and Bureau of Prisons shall be responsible for

13. the enforcement of this legislation.

14. SECTION 5: This legislation shall go into effect on June 1, 2022.

15. SECTION 6: All laws in conflict with this legislation are hereby declared null and void.

*Introduced for congressional debate by Burlington Community High School*
A Bill to Support Integrated Pest Management and GMO Research

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

1. SECTION 1. All pesticides shall be banned in the United States.

2. SECTION 2. A. “Pesticides” shall be defined as any substance used to kill, repel, or control certain forms of plant or animal life that are considered to be pests.

3. B. “GMOs” shall be defined as

5. SECTION 3. A. The EPA will oversee the enforcement of this legislation.

6. B. Current employees of Pesticide manufacturing companies will receive a monetary compensation of 500$ a quarter for a year for a single 1,000 if family by Department of Labor.

7. C. 1 million dollars will be directed towards GMO research and Integrated Pest Management to further help this process which will be funded by the US Department of Agriculture who will allocate it as necessary for this research.

9.

10. E. Failure to comply with this ban will result in a $1000 fine for each infraction.

11. SECTION 4. This legislation will go into effect six months after its passage.

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

Respectfully submitted by the Johnston High School congressional delegation
A Bill to Decriminalize the Use of Marijuana to Address Injustices Caused by Harsh Drug Policies

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

1. SECTION 1. Marijuana will be decriminalized in the United States of America and all surrounding United States territories.

2. SECTION 2. Decriminalization in this case means that no person possessing less than one kilogram of marijuana shall be prosecuted by the federal government for possessing it.

3. SECTION 3. Those previously convicted of marijuana possession in federal court and sentenced to longer than five years in prison shall no longer be required to serve time.

4. All individuals previously convicted of marijuana possession in federal court shall automatically regain their right to vote.

5. SECTION 4. The Department of Justice shall be responsible for enacting this law.

6. SECTION 5. This section shall be implemented on April 20 of 2022.

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

Introduced for debate by Grinnell High School
A Bill To Raise Minimum Wage to $15

BE IT ENACTED BY THIS CONGRESS THAT:

1. SECTION 1. The Federal minimum wage shall be raised from $7.25 to $15 per hour. Minimum wage will not be altered based on the location at which the business resides.

4. SECTION 2. Federal minimum wage is the lowest legal compensation a wage worker may receive from employers. The federal minimum wage shall only apply to businesses with at least a gross income of $500,000.

7. Business residence is the geographical location where the business is located, and businesses with multiple stores may have different locations.

10. SECTION 3. The Department of Labor will administer and enforce the federal minimum wage law, and thus oversee the enforcement and enactment of this bill.

13. SECTION 4. This bill will be implemented on January 1st 2024.

14 SECTION 5. All laws in conflict with this new policy shall hereby be declared null and void.

Respectfully submitted by Holy Trinity Catholic
A BILL TO MANDATE PUBLIC PRESCHOOLS IN THE UNITED STATES

Section 1: The United States Federal Government, through the Department of Education, will provide free public preschool access to all students in the United States to which all children must attend for 1 year before beginning kindergarten.

Section 2: The preschool must meet for at least 12 hours a week for at least 28 weeks a year.

Section 3: All amenities provided to regular K-12 educational facilities will be provided to preschools as well.

Section 4: Prior to beginning kindergarten, students exiting preschool will be subject to state mandated and administered skills, developmental, and cognitive testing. Students failing to meet the base requirements as set by each state will be required to repeat preschool until such time as the baseline standards are met.

Section 5: Each individual state will be tasked with developing criteria for the state examination, administration, and evolution, as well as for the guidelines for all license requirements or other factors not listed in his legislation.

Section 6: The budget will allow for 50 billion dollars to be transferred from the discretionary spending fund allocated by the United States Congress to the United States Department of Education. The United States Department of Education will enforce this bill beginning in the 2022 fiscal year.

Section 7: This bill will go into effect for the 2022-2023 school year.

Respectfully Submitted by Iowa City West High School
First use policy for nuclear weapon.

1. **Section One** – The United States Ought to reaffirm our hegemonic power with
2. the adaption of a first use policies for nuclear weapons for the defense of
3. freedom in this world as it falls to the hands of tyrannical nations. More nations
4. are bending their knee to nations at the cost of freedom and democracy, and
5. peaceful talks have failed, threats are the only thing that can move nations in
6. the modern day.

7. **Section Two** – First use policy shall be defined as the ability of a nation to use
8. their Nuclear weapons for reasons not necessarily restricted to defensive
9. purposes. Nuclear weapons shall be defined as weapons with destructive
10. potential steaming from that ability to split or combine a nuclear atom.

11. **Section Three** – This bill shall be implemented by the United State Department
12. of Defense, with action required by the president of the United States.

13. **Section Four** – This bill shall take effect immediately upon approval.

14. **Section Five** – All other laws, treaties, and international agreements in conflict
15. with this bill shall be declared null and void.

Dubuque
BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

1. **SECTION 1.** All newly constructed buildings with public or employee bathrooms will 

2. have at least one unisex employee bathroom and, if male and female 

3. public restrooms are available in the building, a unisex public restroom as 

4. well. 

5. **SECTION 2.** A unisex bathroom is defined as a restroom accessible to a person of any 

6. gender (i.e. male, female, non-binary). 

7. **SECTION 3.** OSHA will oversee the implementation and enforcement of this bill as 

8. part of their duties ensuring employees’ and the public’s access to proper 

9. restroom facilities. 

10. **SECTION 4.** This regulation will go into effect 1 year after the date of passage and will 

11. only affect buildings that begin construction on or after that date to allow 

12. the update of blueprints and bathroom fixture designs on new building 

13. projects. 

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

Introduced for Congressional Debate by Ankeny High School
A Bill to ban the nationwide use and production of PFAs
(Polyfluoroalkyl substances)

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

SECTION 1. PFAs are defined by the United States environmental protection agency (EPA) as Widely used, long-lasting chemicals. The components of which break down very slowly and can be found in water, air, the soil as well as the fish we catch in areas across the nation and the globe. By Eliminating the use and production of these chemicals we can make a positive impact on the environment and a positive impact on human health.

SECTION 2. The EPA states that Variations of PFAs can number in the thousands and are found in countless different consumer, commercial and industrial products. The Exposure to the said chemicals can cause Harmful effects in both humans and animals.

SECTION 3. The United States Environmental Protection Agency will oversee the ban and hand out fines for illegal use/production of PFAs as well as providing resources with their 8.8 Billion dollar budget for those affected by exposure to PFAs (Side Effects include: Liver damage, thyroid, Decreased fertility, high cholesterol, obesity, cancer) by providing medical resources as well as financial compensation for those affected.

A. The United States EPA oversees the replacement of PFAs with other alternatives such as Atomic Layer Deposition (ALD) coatings and other alternatives that provide similar protection against heat, oil, stains, grease and water.

B. The EPA will also take on cleaning projects in order to attempt to remove or reduce the amount of PFAs within the environment that both get to the fish we eat, the wildlife as well as humans eating food or products contaminated with PFAs which can cause some severe as well as long-lasting side-effects.

SECTION 4. This legislation will take effect beginning on March 24, 2022, All laws in conflict with this piece of legislation are hereby declared null and void upon the passing of the legislation.

Introduced for Congressional Debate by Dowling Catholic.