

A Bill to Limit Artificial Intelligence in Schools

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

- 1 **SECTION 1.** Commercial businesses are restricted to no artificial intelligence-based
2 interaction with any student under the age of 13 years old. This includes
3 collecting data for AI training, advertisement containing AI, use of
4 deepfakes, and other related usage. For students above age 13, this should
5 be limited to only necessary use in secondary schools, meaning that no
6 commercial institution should engage in AI-based activity not related to
7 education with students in a school setting.
- 8 **SECTION 2.** Educational institutions, including any grade 12th or below, cannot engage
9 in a joint program with an AI-based product prior to approval from an
10 oversight board which shall be created, termed the AI in Education
11 Oversight Committee, which serves to screen such usage. This committee
12 will approve specific types of deals that can be made across all schools in
13 addition to specific agreements. No such agreement can include the use of
14 targeted AI tools with students under 13.
- 15 **SECTION 3.** Consequences for violation of this legislation will be issued to both
16 educational and commercial institutions, which will at minimum consist of:
17 A. At least one year of revoked federal funding for any public or charter
18 school
19 B. Sanctions equal to one year of funding for any private school
20 C. Revoked company rights for future AI usage and a penalty of at least 5%
21 of yearly profit for any commercial institution.
22 Further penalty is up to the discretion of the Oversight Committee.
- 23 **SECTION 4.** This legislation will take effect at the beginning of FY 2026. All laws in
24 conflict with this legislation are hereby declared null and void.

Introduced for Congressional Debate by Clayton High School