2025 CHSAA 5A State Tournament Finals Bill A

## A Bill to Establish a National Carbon Pricing System to Combat Climate Change

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

2	SECTION 1.	The United States shall implement a national carbon pricing system to
3		reduce greenhouse gas emissions and promote clean energy adoption.
4	SECTION 2.	"Carbon pricing" is defined as a market-based strategy for lowering global
5		warming emissions by putting a price on carbon dioxide emissions.
6	SECTION 3.	The Environmental Protection Agency (EPA) shall oversee the
7		implementation and enforcement of this legislation.
8		A. The EPA shall establish a cap-and-trade system, setting a limit on total
9		emissions and allowing companies to buy and sell emission allowances.
10		B. The initial carbon price shall be set at \$40 per metric ton of CO2
11		equivalent, increasing by 5% annually plus inflation.
12		C. Revenue generated from this system shall be allocated to clean energy
13		research, infrastructure improvements, and assistance for low-income
14		households affected by increased energy costs.
15	SECTION 4.	This legislation will take effect on January 1, 2027. All laws in conflict with
16		this legislation are hereby declared null and void.

# CHSAA

### 2025 CHSAA 5A State Tournament Finals Bill B The Slave Labor Reparations Act

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT: 1. 2. Pursuant to the determinations of House Resolution 414 (H.Res. 414) of the **SECTION 1.** 3. First Session of the 118th United States Congress, \$325 billion 4. (inflationadjusted) shall be allocated to the Department of the Treasury 5. per annum for thirty-two consecutive years, fiscal years (FY) 2026 to 2058, 6. for a total of \$10.4 trillion for the purpose of paying reparations to eligible 7. living descendants of African Americans enslaved and forced into 8. compulsory unpaid labor between the years 1785, for the first issuance of 9. the United States Dollar (USD) by the Continental Congress, and 1865, for the ratification of the 13th Amendment of the United States Constitution 10. 11. abolishing slavery. 12. **SECTION 2.** The following definitions apply: 13. A. Reparations shall be defined as monetary payments made to victims, kin of 14. victims, or descendants of victims for the purpose of amending wrongs 15. committed by the offending party, the victims being enslaved African Americans 16. and the offending party being the United States. 17. B. Eligible living descendants shall be defined as legal native-born American citizens 18. of African American descent provably, with genealogical evidence or archival 19. evidence, such as the Bureau of Refugees, Freedmen, and Abandoned Lands 20. records, population censuses between the years 1850 and 1890, the United States 21. Colored Troops military service records, and the Civil War Pension Index, thereby 22. entitled to reparations by this Act. 23. **SECTION 3**. The Civil Redresses Administration (CRA) shall be formed as an agency of 24. the Department of the Treasury and receive all remaining funding 25. allocated by this Act, after all incurred costs of the formation of the CRA, to see to the enforcement of this Act, duties consequent of which include 26. 27. managing the funds allocated by this Act, providing reparations as 28. stipulated to eligible living descendants as defined, administrating the 29. reparations request filing process, and securing all evidential records as is 30. legally required of federal agencies. 31. A. Eligible living descendants as defined are to file a request, as a household, for 32. reparations with the CRA to receive reparations. Each household, 33. resultant of request approval, is entitled to a one-time, tax-free payment of 34. \$260,000 (inflation-adjusted) issued by the CRA within six months of approval. The 35. CRA shall make no procedural rules prohibiting persons from submitting 36. successive requests, one at a time, especially in the event of request declination, 37. except in the event of a household already having 38. received reparations. 39. B. All compensatory damages and settlements for suits filed against the CRA for 40. misconduct shall be paid from the general budget of the Department of the 41. Treasury and shall not be paid for with funds allocated for reparations as 42. stipulated by this Act. 43. **SECTION 4**. This article of legislation will go into effect at the beginning of FY2026 44. (October 1, 2025). All laws in conflict with this legislation are hereby declared null and void. 45.

# 2025 CHSAA 5A State Tournament Finals Bill C Financial Adaptability for Integrity and Reform (F.A.I.R.) Act

#### BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

1	SECTION 1.	Adaptable campaign finance limits are established based on the size of the
2		field of competition in order to prevent the disproportionate influence of
3		wealth on elections and to protect democratic integrity.
4	SECTION 2.	Campaign finance is defined as funding used to support or oppose political
5		candidates, party committees, or independent expenditures.
6	SECTION 3.	The Campaign Finance Enforcement Commission (CFEC) shall oversee the
7		enforcement of campaign finance rules and set adaptable campaign
8		finance limits for each election based on the field of competition and other
9		relevant factors, including but not limited to:
10		<ul> <li>The number of candidates and organizations in the election</li> </ul>
11		Historical campaign spending trends
12		Economic conditions
13		Geographic scope of the election
14		A. The CFEC shall set limits before the start of each election cycle. These
15		limits will reflect an adaptable structure designed to maintain fair
16		competition, prevent wealth-based influence, and ensure a level
17		playing field for all candidates.
18		B. Candidates and organizations found in violation will face fines up to
19		200% of the exceeded contribution amount, disqualification from
20		future elections, and, in cases of illegal coordination, a ban from
21		participating in the next election cycle.
22	SECTION 4.	This legislation will take effect on July 1, 2025. All laws in conflict with this
23		legislation are hereby declared null and void.

# CHSAAL

### 2025 CHSAA 5A State Tournament Finals Bill D A Bill to Federally Legalize Marijuana

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT: 1. 2. **SECTION 1.** The possession, cultivation, distribution, and use of marijuana 3. for recreational and medicinal purposes shall be federally 4. legalized. 5. **SECTION 2.** The following definitions apply: 6. **A.** "Marijuana" refers to all parts of the plant Cannabis sativa, and any 7. compound or derivative. 8. B. "Federal legalization" is defined as removing marijuana from the 9. Controlled Substances Act and creating a regulatory framework for 10. its use, for instance prohibiting sales of Marijuana to those below the 11. age of 21 and providing a basis for an excise tax on Marijuana 12. products. 13. **SECTION 3.** The Department of Health and Human Services and the 14. Department of the Treasury, in conjunction with the Alcohol 15. and Tobacco Tax and Trade Bureau (TTB), shall oversee 16. regulation and enforcement. 17. A. The Department of Health and Human Services will set guidelines for 18. health and safety standards regarding cultivation and production. 19. B. The Tax and Trade Bureau will regulate taxation, sale, and 20. distribution. 21. C. Penalties for violations of regulations will be determined under 22. existing federal commercial laws; similar to alcohol or tobacco 23. failure to comply with health and safety standards, cultivation 24. licensure, or tax policy will result in financial consequences while 25. sales to minors will result in forfeiture of a Marijuana business license. 26. D. Funding for the enforcement of regulations by the TTB, DHHS, and 27. Department of the Treasury will be provided by tax revenue from 28. Marijuana business application fees as well as Marijuana excise and 29. sales tax revenue. 30. **SECTION 4.** This legislation will take effect on January 1, 2026. All laws in 31. conflict with this leaislation are hereby declared null and void.

# 2025 CHSAA 5A State Tournament Finals Bill E A Bill to Regulate Artificial Intelligence in Financial Markets to Protect Consumer Interests

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

2	SECTION 1.	All financial institutions utilizing artificial intelligence systems for trading,
3		lending decisions, or risk assessment must register AI systems with the
4		SEC, submit quarterly algorithmic audits, maintain human oversight of all
5		AI decisions, provide clear disclosure to consumers when AI is used and
6		establish appeal processes for AI-made decisions.
7	SECTION 2.	A. "AI systems" shall be defined as any automated decision-making
8		software that uses machine learning algorithms to make or influence
9		financial decisions
10		B. "Financial institutions" shall be defined as banks, credit unions,
11		investment firms, and lending institutions with assets exceeding \$100
12		million
13		C. "Algorithmic audit" shall be defined as a comprehensive review of AI
14		decision patterns, bias testing, and outcome analysis
15	SECTION 3.	The Securities and Exchange Commission (SEC) shall:
16		A. Establish an AI Oversight Division within 90 days
17		B. Develop certification standards for AI systems
18		C. Conduct quarterly audits of registered systems
19		D. Issue fines for non-compliance:
20		1. First violation: Up to \$1 million
21		2. Second violation: Up to \$5 million
22		3. Subsequent violations: Up to \$10 million
23		E. Require annual reports on AI system performance
24	SECTION 4.	This legislation will take effect on January 1, 2026. All laws in conflict with
25		this legislation are hereby declared null and void.