## 2025 CHSAA 5A State Tournament Session 1 Bill A A Bill to Implement a Comprehensive Points-Based Immigration System to Enhance Economic Growth and

Workforce Diversity

1	BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:	
2	SECTION 1.	The United States shall adopt a points-based immigration system to
3		prioritize skilled workers, promote economic growth, and enhance
4		workforce diversity.
5	SECTION 2.	The following definitions apply to this legislation:
6		A. "Points-based system" refers to a method of selecting immigrants
7		based on a scoring system that evaluates various attributes.
8		B. "Skilled worker" is defined as an individual possessing specialized
9		knowledge, experience, or abilities in a particular field or profession.
10	SECTION 3.	The Department of Homeland Security (DHS) shall oversee the
11		implementation of this system, with the following provisions:
12		A. Points will be awarded based on the following factors: Education level,
13		work experience, language proficiency in English and/or other critical
14		languages, salary of job offers relative to the median wage in the
15		applicant's field, age
16		B. The DHS shall establish a minimum point threshold for eligibility, which
17		shall be reviewed and adjusted annually based on labor market needs
18		and economic indicators.
19		C. A quota of 150,000 visas per fiscal year shall be allocated under this
20		system, with provisions for adjustments based on economic conditions.
21		D. The Department of Labor shall conduct annual assessments of labor
22		market needs to inform point allocations and quota adjustments.
23	SECTION 4.	This legislation will take effect on October 1, 2026. All laws in conflict
24		with this legislation are hereby declared null and void.

Introduced for Congressional Debate by Kartikey Mishra, Cherry Creek High School, CO.

2025 CHSAA 5A State Tournament Session 1 Bill B

## A Bill to Create the Transpacific Security Organization to Enhance Indo-Pacific Security

1.	BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:		
2.	SECTIO	ON 1.	The United States will create the Transpacific Security Organization
3.			(TSO) to formally counteract Chinese expansionism and
4.			intimidation in Asia. The "TSO" will follow a collective defense
5.			principle to counter any Chinese intimidation or invasion onto the
6.			territorial integrity of any member nation.
7.	SECTIO	ON 2.	Key Provisions:
8.	Α.	The "T	SO" will utilize the principle of collective defense when any acts of
9.		war a	re initiated by a non-member state on a member state.
10.	B.	The fo	unding members of the organization will consist of: Japan, Australia,
11.		South	Korea, and the United States of America. Any further expansion of
12.		the or	ganization will require a simple majority of total members for
13.		admis	sion.
14.	C.	Taiwa	n shall be designated as a Strategic Defense Partner (SDP) rather
15.		than c	a founding member, allowing for security collaboration without
16.		violati	ng existing diplomatic norms. Taiwan shall receive defensive military
17.		aid, in	telligence-sharing, and economic security support within the "TSO"
18.		frame	work.
19.	D.	In the	case of Chinese expansion in the South China Sea or intimidation of
20.		memb	per states, the "TSO" will convene to decide on the official course of
21.		actior	n to be taken by all official member nations.
22.	Ε.	Joint o	defensive response will be defined as any economic and military
23.		measu	ures to protect the full territorial integrity of a nation, including, but
24.		not lin	nited to economic sanctions, arms shipments, and deployment of
25.		militar	y force.
26.	SECTIO	ON 3.	The United States Department of Defense (DOD) will oversee
27.			enforcement along with the specific enforcement mechanism. The
28.			DOD will collaborate with the founding members to formalize this
29.			organization and enter into a collective defense treaty according
30.			to this legislation. A joint security commission will be established to
31.			coordinate intelligence-sharing and strategic planning.
32.	SECT	<b>TION 4</b> .	This legislation will take effect immediately upon passage. All laws
33			in conflict with this legislation are hereby declared null and void.

Introduced for Congressional Debate by Sachin Hansen of George Washington High School.



## 2025 CHSAA 5A State Tournament Session 1 Bill C A Bill to Prioritize Mental Health in Juvenile Detention Centers

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

1	SECTION 1.	Juvenile Detention Centers must establish accessible mental health services
2		and referrals for juvenile minors. Confined minors will receive assistance
3		for mental health concerns.
4	SECTION 2.	Juvenile Detention Center shall be defined as all secure facilities where
5		young people who have been accused or convicted of a crime are held
6		prior to trial or sentencing or while serving their sentence.
7		Referral shall be defined as an authorization to receive mental health
8		treatment from a licensed mental health clinician.
9		Services shall be defined as counselors, therapists, prescription
10		medications, and crisis intervention.
11	SECTION 3.	The Office of Juvenile Justice and Delinquency Prevention will oversee the
12		enforcement of this legislation.
13		A. The Federal Bureau of Prisons will oversee and provide mental health
14		assistance.
15		B. The Department of Defense will allocate 300 million from the budget to
16		fund this legislation.
17	SECTION 4.	This legislation will take effect on January, 1, 2026. All laws in conflict with
18		this legislation are hereby declared null and void.

Introduced for Congressional Debate by Lilie Kamakele from Loveland High School.

2025 CHSAA 5A State Tournament Session 1 Amendment D A Constitutional Amendment to Protect Social Security

BE IT RESOLVED BY THE CONGRESS HERE ASSEMBLED THAT:

1	RESOLVED,	By two-thirds of the Congress here assembled, that the following article is
2		proposed as an amendment to the Constitution of the United States, which
3		shall be valid to all intents and purposes as part of the Constitution when
4		ratified by the legislatures of three-fourths of the several states within
5		seven years from the date of its submission by the Congress:
6		ARTICLE
7		<b>SECTION 1:</b> By virtue of the Social Security Act of 1935 and to protect the
8		people of the United States dependent upon payments from the Social
9		Security Administration, be they disabled and unable to work or retired and
10		having contributed to the United States economy for decades, no article of
11		legislation shall ever be made to disestablish or privatize the social security
12		systems, including Survivors Insurance, Disability Insurance, Medicare,
13		Supplemental Security Income, and any future systems overseen by the
14		Social Security Administration.
15		<b>SECTION 2:</b> No article of legislation shall ever be made to repeal the Social
16		Security Act or any of its provisions guaranteeing the many social security
17		systems. Nor is any article of legislation ever to be made to amend the act
18		in any way that burdens the beneficiaries of the act, and thus, the
19		American people as a whole.
20		<b>SECTION 3:</b> No article of legislation shall ever be made that assumes
21		preponderant control over the social security systems or the Social Security
22		Administration if it does not include with its enactment explicit guidelines
23		preventing those systems from being disestablished, privatized, or abused
24		in any way that serves to benefit the able and wealthy at the harm of the
25		American people and those dependent upon these systems.
26		<b>SECTION 4:</b> The Congress shall have the power to enforce this article
27		through the appropriate legislation.

Introduced for Congressional Debate by Braeden Kieffer from Mountain Vista High School, Colorado.

2025 CHSAA 5A State Tournament Session 1 Bill E

## Prescription Drug Price Transparency and Consumer Protection Act of 2025

1.	BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:		
2.	SECTION 1.		The Federal government shall require pharmaceutical companies to
3.			provide public notice and justification for price increases of 10% or
4.			more annually or per course of treatment, with disclosure to the public
5.			and relevant agencies at least 60 days before implementation.
6.			Justifications must contain detailed financial and operational data
7.			supporting the increase.
8.	SECTIC	ON 2.	The following definitions apply:
9.	Α.	"Cours	e of treatment" is defined as the maximum recommended dosage on
10.		the FD	A-approved prescribing label for a single course of treatment.
11.	B.	"Publi	c notice and justification" Refers to pharmaceutical manufacturers'
12.		mand	atory disclosure and explanation to the public and relevant
13.		goveri	nment agencies, including detailed financial and operational data
14.		suppo	rting such increase.
15.	SECTIC	ON 3.	The Prescription Drug Affordability Review Board, an independent
16.			entity, will oversee enforcement of the drug pricing regulations in
17.			collaboration with the Department of Health and Human Services.
18.			With authority to set upper payment limitations for overpriced drugs,
19.			require manufacturers to pay rebates for unjustified price hikes, impose
20.			fines for transparency non-compliance, and conduct affordability
21.			reviews. Working alongside existing state agencies, the Board will
22.			implement these measures across the healthcare system to ensure
23.			drug pricing accountability and transparency.
24.	Α.	The Bo	bard will set annual price increase thresholds tied to inflation, capping
25.		increa	ises to no more than the rate of inflation (CPI-U) plus 2%.
26.	В.	Manut	facturers exceeding this threshold without justification will pay
27.		reparc	ations and face penalties.
28.	C.	Enhan	ce advertising regulations by mandating that direct-to-consumer
29.		adver	tisements for prescription drugs include appropriate pricing information,
30.		such c	as the Wholesale Acquisition Cost for a typical course of treatment or a
31.		30-day	y supply for chronic conditions.
32.	SECTIC	ON 4.	This legislation will take effect on July 1, 2025
33.	SECTIC	ON 5.	All laws in conflict with this legislation are hereby declared null and
34.			void.

Introduced for Congressional Debate by. Rep. Sikkal. From Overland High School