



2025-26

VHSL STUDENT CONGRESS LEGISLATION
SUPER-REGION 5CD

Table of Contents

Docket A: Domestic Bill 1202	3
A Bill to Hold the Department of Justice Accountable for Deaths in Custody	3
Docket A: Domestic Bill 1430	5
A Bill to Expand the Cap on H1B Visas	5
Docket A: Economic Bill 1431	7
A Bill to Establish an Universal Basic Income	7
Docket A: International Bill 1433	9
A Bill to Require Supply Chain Compliance to Mitigate Human Right Abuses in the Democratic Republic of Congo	9
Docket A: Economic Bill 1432	10
A Bill to Modernize National Power Infrastructure to Ensure Energy Security	10
Docket A: International Bill 0001	11
A Bill to End United States Support for Saudi Military Operations in Yemen	11
Docket A: Economic Bill 1589	13
A Bill to Establish a Dynamic Federal Sales Tax System	13
Docket A: Virginia Bill 3030	15
A Bill to Strengthen Hunting Regulations in Virginia to Promote Wildlife Conservation and Public Safety	15
Docket A: Domestic Bill 4547	17
A Bill to Limit the Attorney General’s Authority and Seize Control Over Certain Federal Investigations	17
Docket A: Virginia Bill 1456	19
A Bill to Alleviate Virginian Tenants	19
Docket A: Domestic Bill 2001	20
A Bill to Ensure Immigration Enforcement in US Cities	20
Docket A: International Bill 2301	21
A Bill to Provide Climate-Proof Humanitarian Aid to Rohingya Refugee Camps	21
Docket A: Domestic Bill 2405	22
A Bill to Restrict Funding to the Department of Justice for Failure to Comply with the Epstein Files Transparency Act	22
Docket A: Economic Bill 4124	24
A Bill to Establish Limitations Upon the Outsourcing of Generative Artificial Intelligence	24
Docket A: Virginia Bill 4411	25
A Bill to Protect Wildlife	25
Docket A: Virginia Bill 1001	26
A Bill to Prohibit the Use of CWD-Spreading Deer Decoys	26
Docket A: International Bill 0211	27
A Bill to Stand With the People of Myanmar	27
Docket B: International Bill 2101	28
A Bill to Establish a Mutual Defense Agreement Between the Kingdom of Saudi Arabia and the United States of America	28
Docket B: Economic Bill 1984	29
A Bill to Protect American Jobs from Foreign Outsourcing.	29

Docket A: Domestic Bill 1202

A Bill to Hold the Department of Justice Accountable for Deaths in Custody

Be it enacted,

Line01: Article 1: The Death in Custody Reporting Act of 2014 shall be amended in section
Line02: 2, subsection (f)(2) as to read “Not later than 2 years after the date of the enactment
Line03: of this Act, and annually thereafter, the Attorney General shall prepare and submit to
Line04: Congress, and make publicly available on a Department of Justice website, a report
Line05: that contains (i) the findings of the study as required in subsection (f)(1) and (ii) a
Line06: cumulative analysis of trends in deaths in custody since the date of enactment.”

Line07: Article 2: A. “The Death in Custody Reporting Act of 2014” shall refer to Statute at
Line08: Large 128 Stat. 2860.

Line09: B. “Publicly available” shall refer to any piece of media that, through its
Line10: publication, is accessible in an open, machine-readable format.

Line11: Article 3: The House Committee on the Judiciary and The Senate Committee on
Line12: the Judiciary shall be given direct oversight over the provisions of this bill. In the
Line13: case of failed compliance, an amount of not less than five hundred thousand dollars
Line14: shall be rescinded from the unobligated balances of the Department of Justice per
Line15: month until the Committees on the Judiciary certify compliance.

Line16: Article 4: The provisions of this bill shall take effect on January 1, 2027.

Line17: Article 5: All laws in conflict with this legislation are hereby declared null and void.

Respectfully Submitted By:

Representative Mary Grace Allison

James River High School

on Wed Mar 11 2026 20:44:01 GMT-0400 (Eastern Daylight Time)

Docket A: Domestic Bill 1430

A Bill to Expand the Cap on H1B Visas

Be it enacted,

Line 01: SECTION 1. The annual numerical cap on H-1B nonimmigrant visas
Line 02: shall be increased. Additional exceptions shall be created for
Line 03: high-demand occupations. Processing capacity shall be expanded to
Line 04: reduce backlogs and uncertainty for employers and workers.
Line 05:
Line 06:
Line 07: SECTION 2. For the purposes of this bill:
Line 08:
Line 09:
Line 10: A. "H-1B visa program" refers to the nonimmigrant visa
Line 11: classification under section 101(a)(15)(H)(i)(b) of the
Line 12: Immigration and Nationality Act authorizing employment in
Line 13: specialty occupations.
Line 14:
Line 15:
Line 16: B. "High-demand occupation" refers to an occupation designated
Line 17: annually by the Secretary of Labor as experiencing a documented
Line 18: national labor shortage based on Bureau of Labor Statistics data.
Line 19:
Line 20:
Line 21: C. "Cap-exempt petition" refers to an H-1B petition not counted
Line 22: against the annual numerical limitation.
Line 23:
Line 24:
Line 25: SECTION 3. The United States Citizenship and Immigration
Line 26: Services, in coordination with the Department of Labor, shall
Line 27: oversee and enforce this bill.
Line 28:
Line 29:
Line 30: A. The annual numerical cap on H-1B visas shall be increased from
Line 31: 65,000 to 130,000.
Line 32:
Line 33:
Line 34: B. An additional 40,000 H-1B visas shall be exempt from the
Line 35: annual cap for workers employed in high-demand occupations.
Line 36:
Line 37:

Line 38: C. The advanced degree exemption shall be increased from 20,000
Line 39: to 40,000.
Line 40:
Line 41:
Line 42: D. The U.S. Citizenship and Immigration Services shall allocate
Line 43: additional staff and digital processing resources to reduce
Line 44: average petition processing times to no more than 120 days. This
Line 45: will be funded via normal means.
Line 46:
Line 47:
Line 48: SECTION 4. This bill will take into effect 180 days from the date
Line 49: of enactment.
Line 50:
Line 51:
Line 52: SECTION 5. All laws in conflict with this legislation are hereby
Line 53: declared null and void

Respectfully Submitted By:

Representative Benjamin Cai

Briar Woods High School

on Thu Mar 12 2026 18:00:40 GMT-0400 (Eastern Daylight Time)

Docket A: Economic Bill 1431

A Bill to Establish an Universal Basic Income

Be it enacted,

Line 01: SECTION 1. The federal government shall establish a Universal
Line 02: Basic Income (UBI) program that provides an annual payment of
Line 03: \$30,000 to adult citizens who earn less than \$30,000 per year,
Line 04: with eligibility determined by both income and asset levels, on
Line 05: January 1 of each year.

Line 06:

Line 07:

Line 08: SECTION 2. For the purposes of this legislation:

Line 09:

Line 10:

Line 11: 1. Universal Basic Income is defined as a fixed cash payment
Line 12: distributed regularly by the federal government to individuals
Line 13: without conditions related to employment, income level, or wealth.

Line 14:

Line 15:

Line 16: 2. An adult citizen is defined as any United States citizen aged
Line 17: 18 years or older.

Line 18:

Line 19:

Line 20: 3. An eligible person is defined as an individual whose annual
Line 21: income is less than \$30,000 USD, as reported to the Internal
Line 22: Revenue Service, and who does not possess more than \$25,000 USD in
Line 23: total assets, including a primary residence and tax-advantaged
Line 24: retirement accounts. Assets also include cash savings, investments,
Line 25: and other financial holdings.

Line 26:

Line 27:

Line 28: SECTION 3. The United States Department of the Treasury shall
Line 29: administer and oversee the Universal Basic Income program in
Line 30: coordination with the Internal Revenue Service (IRS). The IRS
Line 31: shall verify income and asset information using tax filings and
Line 32: financial disclosures. The Department of the Treasury shall
Line 33: distribute the \$30,000 annual benefit in monthly installments
Line 34: through direct deposit or other secure payment systems. Penalties
Line 35: shall be imposed for fraudulent reporting or misuse of funds.

Line 36:

Line 37:

Line 38: SECTION 4. This bill will take effect immediately.

Line 39:

Line 40:

Line 41: SECTION 5. All laws in conflict with this legislation are hereby

Line 42: declared null and void.

Respectfully Submitted By:

Representative Brandon Zhang

Briar Woods High School

on Thu Mar 12 2026 18:04:21 GMT-0400 (Eastern Daylight Time)

Docket A: International Bill 1433

A Bill to Require Supply Chain Compliance to Mitigate Human Right Abuses in the Democratic Republic of Congo

Be it enacted,

Line 01: SECTION 1. The United States government shall require all U.S.-
Line 02: based companies that import minerals sourced entirely or partially
Line 03: from the Democratic Republic of the Congo (DRC) to publicly
Line 04: disclose annual supply chain certifications verifying compliance
Line 05: with international human rights standards. U.S.-based companies
Line 06: found in violation of this section shall be subject to civil
Line 07: penalties, including fines of up to \$1,000,000 per violation, and
Line 08: potential suspension of import privileges for repeated offenses.

Line 09:

Line 10:

Line 11: SECTION 2. For the purposes of this legislation, “human rights
Line 12: standards” shall be defined as internationally recognized
Line 13: prohibitions against forced labor, child labor, human trafficking,
Line 14: and violence connected to mineral extraction. “Supply chain
Line 15: certification” shall be defined as documentation verified by an
Line 16: independent third party demonstrating that minerals were sourced in
Line 17: compliance with human rights standards.

Line 18:

Line 19:

Line 20: SECTION 3. The Department of Commerce, in coordination with the
Line 21: Department of State, shall enforce this Act by reviewing
Line 22: certifications, conducting audits, and imposing the aforementioned
Line 23: penalties.

Line 24:

Line 25:

Line 26: SECTION 4. All laws in conflict with this legislation are hereby
Line 27: declared null and void.

Line 28:

Respectfully Submitted By:

Representative Anvi Borkar

Briar Woods High School

on Thu Mar 12 2026 18:09:23 GMT-0400 (Eastern Daylight Time)

Docket A: Economic Bill 1432

A Bill to Modernize National Power Infrastructure to Ensure Energy Security

Be it enacted,

Line 01: SECTION 1. The United States Federal Government shall authorize

Line 02: a \$50 billion investment into the National Power Grid

Line 03: Modernization Initiative. This funding shall be distributed as

Line 04: matching grants to state-level utility commissions specifically

Line 05: for the integration of smart-grid technology and high-capacity

Line 06: battery storage systems beginning in Fiscal Year 2027.

Line 07:

Line 08:

Line 09: SECTION 2. "Smart-grid technology" is defined as digital systems

Line 10: that allow for two-way communication between the utility and its

Line 11: customers, as well as sensing along transmission lines. "Energy

Line 12: security" is defined as the uninterrupted availability of energy

Line 13: sources at an affordable price.

Line 14:

Line 15:

Line 16: SECTION 3. The United States Department of Energy (DOE) shall

Line 17: oversee the administration of this Act. Enforcement shall include

Line 18: the annual review of state infrastructure projects, the auditing

Line 19: of fund allocation, and the authority to withhold future federal

Line 20: energy subsidies from states found to be using funds for

Line 21: non-qualified fossil fuel maintenance.

Line 22:

Line 23:

Line 24: SECTION 4. All laws in conflict with this legislation are hereby

Line 25: declared null and void.

Respectfully Submitted By:

Representative Jaidan Patel

Briar Woods High School

on Thu Mar 12 2026 18:17:55 GMT-0400 (Eastern Daylight Time)

Docket A: International Bill 0001

A Bill to End United States Support for Saudi Military Operations in Yemen

Be it enacted,

Line 01: ARTICLE I. The United States federal government shall end all military assistance

Line 02: that directly supports Saudi Arabian offensive military operations in Yemen in order

Line 03: to reduce civilian harm, encourage diplomacy during conflict, and ensure that

Line 04: United States resources are not used in ways that contribute to humanitarian

Line 05: crises.

Line 06: ARTICLE II. Military assistance refers to weapon transfers, intelligence sharing,

Line 07: maintenance services, and aerial fueling provided by the United States to Saudi

Line 08: forces involved in operations in Yemen. Offensive operations are defined as military

Line 09: actions intended to conduct strikes or attacks within Yemen.

Line 10: ARTICLE III. The United States may continue to provide assistance to Saudi Arabia

Line 11: for:

Line 12: a) Defensive military purposes within Saudi territory.

Line 13: b) Counterterrorism operations targeting internationally recognized extremist

Line 14: organizations.

Line 15: c) Humanitarian aid to civilians affected by the conflict in Yemen.

Line 16: ARTICLE IV. The Department of Defense and the Department of State shall oversee

Line 17: the implementation and enforcement of this legislation.

Line 18: ARTICLE V. This legislation shall take effect 90 days after passage.

Line 19: ARTICLE VI. All laws in conflict with this legislation are hereby declared null and
Line 20: void.

Respectfully Submitted By:

Representative Atula Kudithipudi

Midlothian High School

on Thu Mar 12 2026 23:08:34 GMT-0400 (Eastern Daylight Time)

Docket A: Economic Bill 1589

A Bill to Establish a Dynamic Federal Sales Tax System

Be it enacted,

Article I: The United States shall establish a Dynamic Federal Sales Tax (DFST) that adjusts based on the economic category of the goods and services purchased. It must be noted that this tax will be added on top of existing state sales tax. For example, Virginia has a 6% sales tax and if someone buys a standard good, they would pay a total of 9% sales tax.

Article II: Definitions

A. Luxury Goods Tax - 10%

Products considered luxury items can include but are not limited to designer clothing, jewelry, luxury vehicles, yachts, and non-essential high-end consumer goods.

B. Standard Goods Tax - 3%

Most everyday consumer goods and services including electronics, furniture, entertainment, and non-essential retail items

C. Sustainability Incentive Tax - 1%

Environmentally friendly products such as renewable energy equipment, electric vehicles, and energy-efficient appliances shall receive a reduced tax rate in order to encourage consumers to purchase them.

D. Essential Goods Tax - 0%

No federal sales tax shall apply to essential goods including but not limited to groceries, prescription medication, medical care, childcare services.

Article III: Revenue generated by the Dynamic Federal Sales Tax shall be allocated toward:

- National infrastructure modernization
- Federal deficit reduction
- Investment in clean energy

Article IV: The Department of the Treasury shall oversee the implementation and enforcement of the DFST, coordinating with state and local tax authorities to streamline tax collection. The Treasury will also be the department seeing through that the revenue from the tax is allocated to the correct places as defined above. The Department of the Treasury shall review tax category classifications every five years to adjust for technological and economic changes.

Article V: This bill shall take effect 18 months after its passage to allow businesses and retailers to update tax collection systems and adjust prices accordingly.

Article VI: All other laws that are in conflict with this new policy shall hereby be declared null and void.

Respectfully Submitted By:

Representative Samira Umurzokova

Midlothian High School

on Fri Mar 13 2026 00:18:10 GMT-0400 (Eastern Daylight Time)

Docket A: Virginia Bill 3030

A Bill to Strengthen Hunting Regulations in Virginia to Promote Wildlife Conservation and Public Safety

Be it enacted,

Line 01: Section 1. The Commonwealth of Virginia shall strengthen hunting regulations

Line 02: by requiring all hunters to complete an updated wildlife conservation and firearm

Line 03: safety certification every five years and by implementing stricter seasonal limits for

Line 04: species identified as vulnerable by the Virginia Department of Wildlife Resources.

Line 05: Section 2. For the purposes of this legislation:

Line 06: A. "Hunter certification" shall refer to a state-approved course covering firearm

Line 07: safety, wildlife conservation practices and ethical hunting standards.

Line 08: B. "Vulnerable species" shall refer to wildlife populations identified by the Virginia

Line 09: Department of Wildlife Resources as experiencing population decline.

Line 10: C. "Seasonal limits" shall refer to restrictions on the number of animals that may be

Line 11: legally killed during a designated hunting season.

Line 12: Section 3. The Virginia Department of Wildlife Resources (DWR) shall oversee

Line 13: the implementation and enforcement of this legislation.

Line 14: A. The Department shall update certification requirements and make courses

Line 15: accessible both in-person and online.

Line 16: B. The Department shall review wildlife population data annually and adjust

Line 17: seasonal hunting limits accordingly.

Line 18: C. Violations of certification requirements or seasonal limits shall result in fines,

Line 19: temporary suspension of hunting licenses, or other penalties set by the DWR.

Line 20: Section 4. This bill shall take effect on July 1, 2027.

Line 21: Section 5. All laws in conflict with this legislation are declared null and void.

Respectfully Submitted By:

Representative Shayni Gogineni

Clover Hill High School

on Fri Mar 13 2026 09:03:01 GMT-0400 (Eastern Daylight Time)

Docket A: Domestic Bill 4547

A Bill to Limit the Attorney General's Authority and Seize Control Over Certain Federal Investigations

Be it enacted,

Line01: The United States Congress hereby establishes strict oversight

Line02: Article I: Purpose and Definitions

Line03: The purpose of this act is to ensure the total impartiality of federal

Line04: investigations into high-ranking government officials and prevent political bias.

Line05: This act shall apply to all pending and future criminal inquiries.

Line06: Federal Investigations shall be defined as any criminal inquiry

Line07: conducted by the Department of Justice (DOJ) or FBI involving a

Line08: Cabinet-level official, the Vice President, or the President of the United States.

Line09: Significant Conflict of Interest shall be defined as any personal

Line10: political, or financial tie determined by a non-partisan panel within the

Line11: Government Accountability Office (GAO) to hinder an objective investigation.

Line12: Article II: Limitations on the Attorney General

Line13: SECTION 1. The Attorney General is the primary head of federal law enforcement.

Line14: The Attorney General is hereby prohibited from dismissing a

Line15: Special Counsel without the prior written consent of the Senate Judiciary Committee.

Line16: This consent must be obtained via a simple majority vote of said committee.

Line17: Any attempt by the Attorney General to defund or limit the

Line18: scope of an active investigation as defined in Article I, Section 3, shall

Line19: be documented by the Inspector General and reported to Congress immediately.

Line20: Such actions shall be considered a prima facie act of obstruction

Line21: and will be subject to immediate Congressional review and possible sanction.

Line22: The Attorney General must provide bi-weekly updates to the

Line23: House Judiciary Committee on the status of all high-profile investigations.

Line24: Article III: Congressional Oversight and Seizure of Control

Line25: Upon a two thirds majority vote in both chambers of Congress,

Line26: oversight of a specific federal investigation shall be transferred from the

Line27: Department of Justice to a newly established Independent Review Board (IRB).

Line28: This Board shall be insulated from all Executive Branch interference.

Line29: This Board shall consist of five retired federal judges appointed

Line30: by the Chief Justice of the Supreme Court to ensure legal expertise.

Line31: Members of the Board shall serve for the duration of the investigation.

Line32: The IRB shall have full subpoena power and the authority to indict.

Line33: The Attorney General shall have no legal standing to challenge

Line34: the findings, evidence, or legal actions taken by the Independent Review Board

Line35: Once control is seized, all DOJ personnel must cooperate with the IRB.

Line36: Failure to cooperate shall result in a citation for Contempt of Congress.

Line37: The IRB shall release a final report to the public upon conclusion.

Line38: Article IV: Enforcement and Funding
Line39: Failure to comply with the provisions of this Act shall result
Line40:in immediate impeachment proceedings for the Attorney General of the United States.
Line41: Any DOJ official who knowingly violates this act faces civil penalties.
Line42: The GAO shall perform quarterly audits on all IRB related activities.
Line43:Funding for the Independent Review Board shall be allocated from
Line44:the Department of Justice's existing general administrative budget.
Line45:The total budget for any single investigation shall not exceed
Line46: fifteen million dollars (\$15,000,000) annually without further approval
Line47:Any unspent funds shall be returned to the U.S. Treasury.
Line48:The CBO shall provide a fiscal impact report every six months.
Line49:All logistical support for the IRB shall be provided by the GAO.
Line50: Article V: Implementation
Line51:This bill shall take effect 91 days after its passage into law.
Line52:All laws in conflict with this bill are hereby declared null and void.

Respectfully Submitted By:

Representative Josue Calderon

Meadowbrook High School

on Fri Mar 13 2026 09:45:43 GMT-0400 (Eastern Daylight Time)

Docket A: Virginia Bill 1456

A Bill to Alleviate Virginian Tenants

Be it enacted,

Line 01: SECTION 1. The State of Virginia shall lower the time to
Line 02: return a security deposit after a tenant moves out from
Line 03: 45 days to 30 days. The State of Virginia shall lower the
Line 04: maximum amount of cost for security deposits from 2 months
Line 05: of periodic rent to 1 month of periodic rent. The State
Line 06: of Virginia shall also remove the strict rent-escrow
Line 07: requirements to be able to go to court for
Line 08: tenant-landlord disputes.

Line 09: SECTION 2. A security deposit means any refundable deposit
Line 10: of money that is furnished by a tenant to a landlord to
Line 11: secure the performance of the terms and conditions of a
Line 12: rental agreement, as a security for damages to the leased
Line 13: premises, or as a pet deposit. The strict rent-escrow
Line 14: requirements are described in the VA Code as “The court
Line 15: may grant the tenant a continuance of no more than one
Line 16: week to make full payment of the court-ordered amount
Line 17: into the court escrow account. If the tenant fails to
Line 18: pay the entire amount ordered, the court shall, upon
Line 19: request of the landlord, enter judgment for the landlord
Line 20: and enter an order of possession of the premises.”

Line 21: SECTION 3. The Department of Housing and Community
Line 22: Development will oversee this change in rules through
Line 23: informing both landlords and tenants with updates to the
Line 24: Statement of Tenant Rights and Responsibilities and the
Line 25: Landlord-Tenant Handbook.

Line 26: SECTION 4. This legislation will take effect on
Line 27: July 1st, 2027.

Line 28: SECTION 5. All laws in conflict with this legislation
Line 29: are hereby declared null and void.

Respectfully Submitted By:

Representative Jeremiah Pandian

Midlothian High School

on Fri Mar 13 2026 16:02:02 GMT-0400 (Eastern Daylight Time)

Docket A: Domestic Bill 2001

A Bill to Ensure Immigration Enforcement in US Cities

Be it enacted,

Line 01: SECTION 1. On March 1st, 2026, \$2.1 billion dollars will be allocated
Line 02: towards Immigration and Customs Enforcement for the purpose of acting
Line 03: against so-called "Sanctuary Cities."

Line 04: SECTION 2. Immigration and Customs Enforcement (ICE) will be
Line 05: instructed to send specialized officers to cities passing legislation providing
Line 06: protections for those lacking legal immigration status, a list of which shall
Line 07: be provided by the House Judiciary Subcommittee on Immigration Integrity,
Line 08: Security, and Enforcement.

Line 09: SECTION 3. Illegally limiting cooperation with federal law enforcement
Line 10: for the purposes of protecting those without legal immigration status shall
Line 11: henceforth be punished with confiscation of federal funds, among other
Line 12: existing measures in the US punitive code.

Line 13: SECTION 4. The provisions of this bill shall take effect immediately
Line 14: following a vote in favor of passing the bill.

Line 15: SECTION 5. Any and all legislation in conflict with this legislature is thus
Line 16: declared null and void.

Respectfully Submitted By:

Representative Tom Cech

Deep Run High School

on Fri Mar 13 2026 17:23:39 GMT-0400 (Eastern Daylight Time)

Docket A: International Bill 2301

A Bill to Provide Climate-Proof Humanitarian Aid to Rohingya Refugee Camps

Be it enacted,

Line 01: SECTION 1. The United States federal government shall allocate
Line 02: \$250 million for the improvement of Rohingya refugee camps in
Line 03: accordance with climate and natural disaster resilience. The funding
Line 04: shall be utilized for climate-resilient infrastructure for the protection of
Line 05: refugees and host communities, as specified in Section II.

Line 06: SECTION 2. A. Rohingya People: Stateless, unrecognized
Line 07: Indo-Aryan Muslim minority originating from the Rakhine State in
Line 08: Myanmar (Burma), who have been displaced due to the Rohingya
Line 09: genocide that started in 2017.

Line 10: B. Climate and natural disasters: Environmental and weather events
Line 11: that pose significant threats to life, health, or infrastructure, such as
Line 12: cyclones, monsoons, floods, storms, landslides, tidal surges, extreme
Line 13: heatwaves, and more.

Line 14: C. Climate-resilient infrastructure: Infrastructure designed or upgraded
Line 15: to withstand severe impacts of climate and natural disasters to protect the
Line 16: safety and health of residents or users, including but not limited to:

Line 17: i. Housing/shelter built from typhoon-resistant and heat ventilating
Line 18: materials.

Line 19: ii. Water, Sanitation, and Hygiene (WASH), including
Line 20: storm-resistant sewage and drainage systems, embankments,
Line 21: water distribution, and sanitation plants.

Line 22:

Line 23: iii. Backup energy solutions such as solar microgrids.

Line 24: SECTION 3. The U.S. Department of State's Bureau of Population,
Line 25: Refugees, and Migration will oversee the implementation of these funds,
Line 26: in coordination with the United Nations High Commissioner for
Line 27: Refugees (UNHCR) and the International Organization for Migration (IOM).
Line 28: Funding will be allocated from the State Department's budget.

Line 29: SECTION 4. The provisions of this bill shall take effect at the beginning
Line 30: of Fiscal Year 2027.

Line 31: SECTION 5. All laws in conflict with this legislation are hereby declared
Line 32: null and void.

Respectfully Submitted By:

Representative Arnav Singh

Deep Run High School

on Fri Mar 13 2026 17:30:10 GMT-0400 (Eastern Daylight Time)

Docket A: Domestic Bill 2405

A Bill to Restrict Funding to the Department of Justice for Failure to Comply with the Epstein Files Transparency Act

Be it enacted,

Line 01: SECTION 1. The Department of Justice (DOJ) shall have 15% of its
Line 02: budget withheld for each fiscal year in which it fails to meet the
Line 03: disclosure deadlines required under the Epstein Files Transparency Act.
Line 04: This is in accordance with the Power of the Purse in Article 1, Section 9,
Line 05: Clause 7 of the Constitution. Along with an explanation in great detail of
Line 06: why the original deadline failed to meet compliance requirements, and
Line 07: what the extra time taken was spent on.

Line 08: SECTION 2. A. Non-compliance shall be defined as failure to release
Line 09: all unclassified Epstein-related documents by the statutory deadline
Line 10: established in the Epstein Files Transparency Act.
Line 11: B. Withheld funding shall be defined as a 15% reduction in the DOJ's
Line 12: discretionary appropriations until full compliance is verified.
Line 14: C. Epstein Files Transparency Act refers to Public Law 119-38,
Line 15: requiring the Attorney General to publicly release all unclassified DOJ
Line 16: records related to Jeffrey Epstein.

Line 17: SECTION 3. The Government Accountability Office (GAO) shall
Line 18: oversee the enforcement of this legislation.
Line 19: A. GAO shall verify at the beginning of each fiscal year whether the
Line 20: DOJ has met all release deadlines.
Line 21: B. If GAO determines non-compliance, the 15% funding restriction
Line 22: shall automatically apply to the DOJ's next fiscal year budget.
Line 23: C. Funding shall be restored only after GAO certifies full compliance
Line 24: with all release requirements.
Line 25: D. If the DOJ reports having complied with the provisions in the
Line 26: Epstein Files Transparency Act before the beginning of the fiscal year,
Line 27: and the GAO verifies, their withheld funding for that fiscal year shall be
Line 28: returned to them.
Line 29: E. If they fail to meet it within that fiscal year, the 15% withheld shall
Line 30: be distributed to other government agencies budget the following fiscal
Line 31: year.

Line 32: SECTION 4. This legislation shall take effect immediately upon its
Line 33: passage.

Line 34: SECTION 5. All laws in conflict with this legislation are hereby
Line 35: declared null and void.

Respectfully Submitted By:

Representative Obaloluwa Ogunade

Deep Run High School

on Fri Mar 13 2026 17:33:37 GMT-0400 (Eastern Daylight Time)

Docket A: Economic Bill 4124

A Bill to Establish Limitations Upon the Outsourcing of Generative Artificial Intelligence

Be it enacted,

Line 01: SECTION 1. The government shall establish and enforce fiscal
Line 02: limitations upon the outsourcing of generative artificial intelligence
Line 03: (gen. AI), with no federal agency permitted to leverage gen. AI
Line 04: unless fully compliant with budget constraints outlined in Section 2.

Line 05: SECTION 2. The budget constraints are as follows: a maximum
Line 06: of 5% of the discretionary budget, as defined by the Federal
Line 07: Information Technology Acquisition Reform Act, may be appropriated
Line 08: by the Office of Management and Budget (OMB). In the event that
Line 09: the budget must be exceeded, a formal report to the OMB may be
Line 10: submitted, clarifying that no internal, federally developed, or
Line 11: 'open-source' alternative exists.

Line 12: SECTION 3. This bill will take effect on January 1, 2027.

Line 12: SECTION 4. Rather than a sole agency, a number of federally
Line 13: accredited and sector-specific agencies should maintain this as a
Line 14: standard;

Line 15: A. Office of Management and Budget (OMB)

Line 16: B. Federal Trade Commission (FTC)

Line 17: C. National Institute of Standards and Technology (NIST)

Line 18: D. Department of Commerce (DoC)

Line 19: SECTION 5. All other laws in conflict with this new policy shall
Line 20: hereby be declared null and void.

Respectfully Submitted By:

Representative Amira Iqbal

Deep Run High School

on Fri Mar 13 2026 17:38:36 GMT-0400 (Eastern Daylight Time)

Docket A: Virginia Bill 4411

A Bill to Protect Wildlife

Be it enacted,

LINE 01: SECTION 1. Hunting dogs shall be culpable for any animals they kill,
Line 02: including penalties associated with hunting on private property. Hunting
Line 03: dog owners will face legal charges depending on the actions of their dog
Line 04: while hunting.

LINE 05: SECTION 2. A Hunting dog is defined as a dog which is bred and or trained
Line 06: to hunt and kill animals and bring them to their owners. A hunting dog owner
Line 07: is the owner of the dog itself.

Line 08: SECTION 3. THE Department of Wildlife Resources will be responsible for
Line 09: managing any claims made about such matters and enforcing this new
Line 10: legislation.

Line 11: SECTION 4. The provisions of this bill shall take effect January 10th, 2029.

Line 13: SECTION 5. All laws in conflict with this legislation are hereby declared null
Line 14: and void.

Respectfully Submitted By:

Representative Linden Kayes

Deep Run High School

on Fri Mar 13 2026 17:40:42 GMT-0400 (Eastern Daylight Time)

Docket A: Virginia Bill 1001

A Bill to Prohibit the Use of CWD-Spreading Deer Decoys

Be it enacted,

Line 01: Article I: No person shall use any deer decoy while taking, attempting
Line 02: to take, attracting, or scouting deer within any CWD Disease
Line 03: Management Area designated by the Department of Wildlife Resources.
Line 04:
Line 05: Article II: For this purpose, the following definitions are valid:
Line 06: A) "Deer decoy" refers to any artificial representation of a deer,
Line 07: including but not limited to full-body decoys, silhouette decoys,
Line 08: interactive decoys, scent-wick decoys, or any device designed
Line 09: to visually simulate the presence of a deer.
Line 10: B) "CWD Disease Management Area" refers to any area
Line 11: designated by the Department of Wildlife Resources as subject
Line 12: to special regulations due to confirmed CWD presence.
Line 13:
Line 14: Article III: Violation of this legislation shall constitute a Class 3
Line 15: misdemeanor, punishable by a fine of not more than \$500.
Line 16: Any prohibited device shall be subject to confiscation by the
Line 17: Department of Wildlife Resources.
Line 18:
Line 19: Article IV: This legislation shall take effect on October 4, 2026.
Line 20: All laws in conflict with this legislation are hereby declared
Line 21: null and void.

Respectfully Submitted By:

Representative Kendall Walker

Midlothian High School

on Fri Mar 13 2026 22:02:39 GMT-0400 (Eastern Daylight Time)

Docket A: International Bill 0211

A Bill to Stand With the People of Myanmar

Be it enacted,

Line 01: SECTION 1. Due to the February 2021 military coup, human rights
Line 02: abuses, millions of displaced civilians, and lack of access to
Line 03: basic necessities, the United States will provide appropriate
Line 04: funding and assistance in order to aid the efforts of stability
Line 05: within Myanmar.

Line 06: SECTION 2. Congress will authorize \$550,000,000 over a period of
Line 07: five years to be distributed across humanitarian efforts in
Line 08: support of civilians affected by conflict in the country. Such
Line 09: funds will be distributed through internationally recognized
Line 10: humanitarian organizations and nongovernmental organizations
Line 11: such as the World Food Program, Kachin Baptist Convention,
Line 12: Solidarités International, and any other organization deemed
Line 13: capable of aiding the people of Myanmar by USAID and the
Line 14: Department of State to ensure that aid reaches civilian
Line 15: populations and cannot be controlled by military authorities.

Line 16: SECTION 3. The president will be authorized to impose targeted
Line 17: financial and trade restrictions on individuals and entities
Line 18: directly responsible for undermining democratic governance or
Line 19: found to be committing human rights abuses in Myanmar.
Line 20: However, any restrictions are to be reported to Congress within
Line 21: a month of being enacted and reviewed annually.

Line 22: SECTION 4. The Secretary of State will submit an annual report to
Line 23: Congress detailing the use of funds authorized under this Act
Line 24: and evaluate their effectiveness in assisting civilians. Based on
Line 25: the effectiveness of the United States' efforts in Myanmar, this
Line 26: bill may be renewed by Congress in order to extend the period
Line 27: of time in which we provide assistance to the people of
Line 28: Myanmar.

Line 29: SECTION 5. This bill will be put in effect as soon as May 1st of 2026.
Line 30: All laws in conflict will also be ruled null by the introduction of
Line 31: this bill.

Respectfully Submitted By:

Representative Cormac Hogan

Midlothian High School

on Fri Mar 13 2026 22:51:45 GMT-0400 (Eastern Daylight Time)

Docket B: International Bill 2101

A Bill to Establish a Mutual Defense Agreement Between the Kingdom of Saudi Arabia and the United States of America

Be it enacted,

Line 01: SECTION 1. On May 1st, 2026, the United States of America will enter
Line 02: into a Mutual Defense Agreement with the Kingdom of Saudi Arabia for
Line 03: a period of 10 years.

Line 04: SECTION 2. The Defense Intelligence Agency shall determine what
Line 05: constitutes a military attack on Saudi Arabian soil, and likewise the GIP
Line 06: shall determine what constitutes an attack on US soil. The DoD and MoD
Line 07: will have the right to determine what a necessary response is, within the
Line 08: scope of an agreement worked out by the President of the United States.

Line 09: SECTION 3. Henceforth, the United States cannot consider military
Line 10: action on or within Saudi Arabia. In the event of regime change or upon
Line 11: the passage of one decade, this becomes void.

Line 12: SECTION 4. This provisional treaty will be sent to the President for
Line 13: ratification, the finer details of said treaty, such as the ratio of response
Line 14: between the United States and Saudi military due to their differing size,
Line 15: shall be negotiated directly by the President in adherence to the
Line 16: Constitution.

Line 17: SECTION 5. The provisions of this bill shall take effect immediately
Line 18: following a vote in favor of passing the bill.

Line 19: SECTION 6. All legislation in conflict with this legislation is hereby
Line 20: declared null and void.

Respectfully Submitted By:

Representative Tom Cech

Deep Run High School

on Fri Mar 13 2026 17:26:26 GMT-0400 (Eastern Daylight Time)

Docket B: Economic Bill 1984

A Bill to Protect American Jobs from Foreign Outsourcing.

Be it enacted,

Line01: Article I: The United States Government shall establish a
Line02: Excise tax on companies who participate in foreign
Line03: outsourcing, and tax credits on who do not
Line04:
Line05: Article II: (a)foreign outsourcing shall be defined
Line06: as transferring jobs from the domestic United
Line07: States to Foreign countries with foreign employees.
Line08: (b)All foreign outsourced jobs are subject to 50%
Line09: excise tax on payments, and companies must report it.
Line10: or be subject to harsh penalty.
Line11:
Line12:
Line13: (c)All companies will receive 25% tax credit on
Line14: keeping domestic jobs.
Line15:
Line16: Article III: This plan shall be enacted November 1, 2027
Line17:
Line18:Article IV: The Department of Labor shall oversee the
Line19: Implementation, and can give fines up to
Line20: 300 billion dollars.
Line21:
Line22: Article V: All laws and policies in conflict with new law are
Line23: hereby deemed null and void.

Respectfully Submitted By:

Senator Joshua Alvarez

James River High School

on Fri Mar 13 2026 23:58:30 GMT-0400 (Eastern Daylight Time)