

Round 1
A Bill to Expand Membership of the House of Representatives

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

SECTION 1. The size of the United States House of Representatives shall be increased through the creation of new districts so each of which shall be no larger than 600,000.

SECTION 2. Extrapolating data from the most recent United States Census Report, states will be directed by Congress to redraw districts to include a population that shall not exceed 600,000 people.

SECTION 3. The U.S Census Bureau will provide population figures to the states as the basis for the drawing of districts by the states. The number of the districts will be adjusted as required every 10 years after a new census is released by the U.S. Census Bureau.

SECTION 4. This bill shall become effective immediately upon adoption, and will be fully implemented in election of members of the United States House of Representatives for the 114th Congress on November 4, 2014.

SECTION 5. All laws or portions of laws conflicting with the provisions of this legislation shall be declared null and void.

Round 2
**A Resolution Supporting Expansion
of the Keystone Pipeline**

WHEREAS, The Keystone Pipeline is predicted to create thousands of jobs in America across a range of fields at no foreseen costs for the federal government (excluding any necessary regulatory costs to be funded through the standard appropriation process); and

WHEREAS, Environmental effects feared from creation of the pipelines through Alberta Sands is not as severe as protesters claim; and

WHEREAS, Even if the United States does not approve of the pipelines, Canadian energy authorities have stated they still plan to extract oil from the sands; and

WHEREAS, Other methods Canada may take to transfer oil, such as via rail to America, will be more dangerous for our environment because rail regulations are more lax;

WHEREAS, Use of the Alberta sands is inevitable for the international community, now, therefore, be it

RESOLVED, By the Student Congress here assembled that the construction of the Keystone pipelines through the Alberta Sands shall begin within 30 this resolution's passage.

Round 3

A Resolution to Declare the Historical Extermination of Native Americans as Genocide

WHEREAS, the Native American population before European contact, which is projected to be around 12,000,000, has been reduced by 95% to about 237,000; and

WHEREAS, it is undisputable that European, especially US, actions have directly led to the decline of the Native American population; and

WHEREAS, although the term genocide was not coined until 1944 by Raphael Lemkin, it has already been applied to historical mass killings before 1944 like the Armenian Genocide and even the Qing Empire over 300-400 years ago; and

WHEREAS, Article 2 of the Genocide Convention of 1948 clearly defines what constitutes a genocide, and these conditions are unquestionably met with the American exterminations of Native American populations; and

WHEREAS, the United States has already adopted this definition by ratifying the Genocide Convention on November 4th, 1988; and

WHEREAS, any such effect it might have on our remembrance of our founding fathers should not impede historical accuracy or prevent Americans from coming to terms with the actions of their ancestors; now, therefore be it

RESOLVED by this Student Congress here assembled that the historical extermination of Native Americans by early Americans is considered to be a genocide.

Final Round A
A Bill to Legalize Insider Trading

BE IT ENACTED BY THE STUDENT CONGRESS HERE ASSEMBLED THAT:

SECTION 1. Investors are hereby able to trade financial securities using non-public information.

SECTION 2. The Securities and Exchange Commission defines illegal insider trading as “buying or selling a security, in breach of a fiduciary duty or other relationship of trust and confidence, while in possession of material, nonpublic information about the security. Insider trading violations may also include ‘tipping’ such information, securities trading by the person ‘tipped,’ and securities trading by those who misappropriate such information.”

SECTION 3. The United States Securities and Exchange Commission will be responsible for implementing the change.

SECTION 4. This legislation will be implemented on October 1, 2011.

SECTION 5. All laws or portions of laws in conflict with this legislation shall be declared null and void.

Final Round B

A BILL TO END THE U.S.-R.O.K ALLIANCE

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

SECTION 1. The United States shall henceforth be at peace with the Democratic People's Republic of Korea.

SECTION 2. The U.S. and South Korean alliance established in the U.S. – R.O.K. Mutual Defense Treaty shall be concluded in 2015 when the last U.S. soldier leaves South Korea.

SECTION 3. All United States bases in Republic of Korea will be relinquished to them at the end of 2015.

SECTION 4.

A. The United States shall discontinue the yearly deployment of troops to South Korea immediately.

B. The United States shall withdraw 7,200 troops each year till 2015 when all soldiers have left the country.

SECTION 5. The Department of Defense will oversee the enforcement of this legislation.

SECTION 6. This law will take effect immediately upon passage.

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