

**A Bill to Dissolve Private Detention Centers**

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

2 Section 1. Private Detention Centers will no longer house undocumented immigrants.

3 Section 2. Oversight of these undocumented immigrants will be returned to the U.S.

4 Immigration and Customs Enforcement Agency. Immigrants currently

5 held in Private Detention Centers will be transported to I.C.E. regulated

6 Detention Centers. \$100 million will be allocated to fund new detention

7 facilities and cover new guard and equipment fees.

8 Section 3. The U.S. Department of Homeland Security and the US Immigration and

9 Customs Enforcement Agency shall oversee the implementation and

10 enforcement of this legislation.

11 Section 4. This legislation will take effect July 1, 2020.

12 Section 5. All laws in conflict with this legislation are hereby declared null and void.

*Introduced for Congressional Debate by the Florida Oceanfront NSDA District*

**A Bill to Improve Cybersecurity through Public-Private Partnerships**

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

1       Section 1.       \$500,000,000 shall be taken out of the Department of Homeland  
2                       Security’s discretionary budget for the purpose of creating public-private  
3                       cybersecurity partnerships.

4       Section 2.       “Public-Private Cybersecurity Partnerships” shall be defined as  
5                       contractual agreements between a public agency and a private sector entity  
6                       that allows for significant private sector participation in the financing and  
7                       application of cybersecurity projects.

8       Section 3.       The Department of Homeland Security shall be charged with choosing  
9                       which private sector entities to create partnerships with.

10      Section 4.       This legislation shall go into effect January 1, 2021.

11      Section 5.       All laws in conflict with this legislation are hereby declared null and void.

*Introduced for Congressional Debate by the Florida Oceanfront NSDA District*

**A Bill to Stop the Use of Public Funds to Build Athletic Stadiums**

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

2 Section 1. This bill will put a restriction on the usage of public tax dollars by cities  
3 and private organizations for the construction of professional sporting  
4 stadiums. If any private organization or city uses U.S. citizen's tax dollars  
5 to construct a sports stadium, they will be responsible for paying the cost  
6 of the stadium with an additional penalty fee.

7 Section 2. Athletic Stadiums will be defined as arenas or stadiums that are used by  
8 professional sports leagues.

9 Section 3. The U.S. Department of Treasury will oversee the enforcement of the bill  
10 along with the specific enforcement mechanism.

11 Section 4. This bill will go into effect at the beginning of the next fiscal year.

12 Section 5. All laws in conflict with this legislation are hereby declared null and void.

*Introduced for Congressional Debate by the Florida Oceanfront NSDA District*