**A Bill to Ban High Fructose Corn Syrup**

|  |  |
| --- | --- |
| 1  2  3  4  5  6  7  8  9  10  11  12  13  14  15  16 | BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:  **SECTION 1**. The United States shall stop production and importation of high fructose corn syrup and shall prioritize production of alternatives such as golden syrupstevia and agave.  **SECTION 2**. For the purpose of this act, high fructose corn syrup is defined as a sweetener made from corn starch that is used in commercially produced food and soft drinks as a cheaper alternative to sucrose.  **SECTION 3.** The U.S. Food and Drug Administration (FDA) and the Department of Health and Human Services (DHHS) shall oversee the implementation of this legislation.   1. Any and all companies found violating this bill will be fined $100,000 per offense. 2. This bill will be financed through increased income tax on food services (such as restaurants), food processors (such as meat, dairy and frozen food processors), and food retailers (such as grocery stores and farm producers).   **SECTION 4.** This legislation shall go into effect the start of 2027.  **SECTION 5.** All laws in conflict with this legislation will be declared null and void. |
|  |  |

*Introduced for Congressional Debate by Madison Richardson of Corner Canyon High School.*